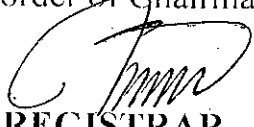


# FORM OF ORDER SHEET

Court of \_\_\_\_\_

**Appeal No.** \_\_\_\_\_

**654/2024**

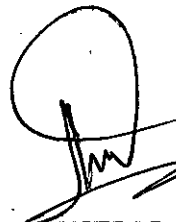
S.No.	Date of order proceedings	Order or other proceedings with signature of judge
1	2	3
1-	13/05/2024	<p>The appeal of Mr. Hamad Ali resubmitted today by Mr. Javed Iqbal Gulbela Advocate. It is fixed for preliminary hearing before Single Bench at Peshawar on 15.05.2024. Parcha Peshi given to the counsel for the appellant.</p> <p>By the order of Chairman</p> <p> REGISTRAR</p>

The appeal of Mr. Hamad Ali received today i.e on 06.05.2024 is incomplete on the following score which is returned to the counsel for the appellant for completion and resubmission within 15 days.

- 1- According to sub-rule-4 of rule-6 of Khyber Pakhtunkhwa Service Tribunal rules 1974 respondent no. 1, 2, 3, & 5 are unnecessary/improper parties, in light of the rules ibid and on the written direction of the Worthy Chairman the above mentioned respondent number be deleted/struck out from the list of respondent.
- 2- Impugned order has been issued by S.P HQRs CCP but not arrayed as necessary party in the heading of appeal.
- 3- Address of appellant is incomplete be completed according to Khyber Pakhtunkhwa Service Tribunal rules 1974.
- 4- Three copies/sets of the appeal along with annexures i.e. complete in all respect for Tribunal and one for each respondent may also be submitted with the appeal.

No. 1141 /S.T.

Dt: 8-5 /2024.

  
8/5/24  
REGISTRAR  
SERVICE TRIBUNAL  
KHYBER PAKHTUNKHWA  
PESHAWAR.

Javed Iqbal Gulbella Adv.  
High Court Peshawar.

*Respected Sir.*

*Re-submitted after removal of above objection as per need and kindly be fixed for hearing before this Hon'ble Court.*

*Dated 13-05-2024.*

*JAVED IQBAL  
GULBELLA  
(ASC)*

**BEFORE THE HON'BLE KHYBER PAKHTUNKHWA SERVICES  
TRIBUNAL, PESHAWAR.**

SERVICE APPEAL NO. 654 /2024

In the matter of;

**HAMAD ALI**

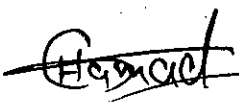
**VERSUS**

**INSPECTOR GENERAL OF POLICE, ETC.**

**I N D E X**

SERIAL	CONTENT	ANNEXURE	PAGE
1.	GROUND OF APPEAL		1-8
2.	AFFIDAVIT		9
3.	MEMO OF ADDRESSES		10
4.	COPY OF APPOINTMENT ORDER	'A'	11
5.	COPY OF IMPUGNED ORDER	'B'	12-13
6.	COPY OF DEPARTMENTAL APPEAL	'C'	14-16
7.	OTHER RELEVANT DOCUMENTS	'D'	17-24
8.	POWER OF ATTORNEY		25

Dated: 03-05-2024

  
**APPELLANT**

THROUGH

  
**JAVED IQBAL GULBELA**

ADVOCATE SUPREME COURT,  
PAKISTAN.

①

**BEFORE THE HON'BLE KHYBER PAKHTUNKHWA SERVICES  
TRIBUNAL, PESHAWAR.**

SERVICE APPEAL NO. 654 /2024

In the matter of;

Hamad Ali S/o Farzand Ali R/o Garhi Mili Khel, Post Office  
Badbher, Peshawar.

**A P P E L L A N T**

**V E R S U S**

1. Inspector General of Police, Khyber Pakhtunkhwa.
2. Additional Inspector General of Police, Khyber Pakhtunkhwa.
3. Deputy Inspector General, Khyber Pakhtunkhwa.
4. Capital City Police Officer Peshawar, at Police line Peshawar Civil Secretariat Peshawar.
5. Office of the Superintend of Police, HQRS City Traffic Police Peshawar.

**R E S P O N D E N T S**

**APPEAL UNDER SECTION 04 OF THE KHYBER**

**PAKHTUNKHWA SERVICES TRIBUNAL ACT 1974,**

**WHEREBY THE APPELLANT HAS BEEN REMOVED**

**FROM SERVICE VIDE THE OFFICE ORDER NO. 279-**

**88/PA DATED: 05-01-2024 OF THE SUPERINTENDENT**

**BEFORE THE HON'BLE KHYBER PAKHTUNKHWA SERVICES  
TRIBUNAL, PESHAWAR.**

SERVICE APPEAL NO. \_\_\_\_\_/2024

In the matter of;

**Hamad Ali** Ex-Constable, CCP, Peshawar.

**APPELLANT**

**VERSUS**

1. **Capital City Police Officer Peshawar**, at Police line Peshawar Civil Secretariat Peshawar.
2. **Superintendent Of Police**, Headquarters CCP, Peshawar.

**RESPONDENTS**

**APPEAL UNDER SECTION 04 OF THE KHYBER PAKHTUNKHWA  
SERVICES TRIBUNAL ACT 1974, WHEREBY THE APPELLANT HAS  
BEEN REMOVED FROM SERVICE VIDE THE OFFICE ORDER NO. 279-  
88/PA DATED: 05-01-2024 OF THE SUPERINTENDENT**

---

**OF POLICE (HQ), CCP PESHAWAR & IN THE SAID  
REGARD THE DEPARTMENTAL APPEAL OF THE  
APPELLANT HAS BEEN LEFT UN-RESPONDED.**

**Respectfully Sheweth,**

1. That initially the appellant was appointed and recruited as constable serving in BPS-7 onto the rolls of the prestigious force on 08-04-2022 vide the appointment order bearing No.SP (HQs) CCPO Peshawar No.4469781 OASI dated 08-04-2022 after observing the prevailing recruitment procedure.

**(Copy of Appointment order is annexed as Annexure "A")**

2. That in compliance with the direction of respondent DIG Head Quarter Khyber Pakhtunkhwa wherein a Letter No. 101/PA/DIG/HQrs Dated: 21-08-2023 and W/CCPO vide Endst: No. 4242-51 Dated: 02-11-2023, where a false allegation of ghost/illegal employment were level against appellant and so was the appellant proceeded against on the account of receiving allegedly illegal salary through bank account as the respondent department disowned the fact that

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the appellant was their regular appointee and a found entry with a personal number in their official record.

3. That out of the blue an Impugned Order No.279-88/PA Dated: 05-01-2024 was issued from the Respondent office of Superintendent of Police Head Quarter, CCP, Peshawar whereby the constable appellant was removed from the Police record, that too without any rhyme or reason nor any taint or blemish on part of the appellant was shown.

**(Copy of the Impugned Order Dated: 05-01-2024 is attached here as Annexure "B")**

4. That to set aside the impugned order of the Respondeny SP, the appellant within time moved a departmental appeal against impugned order dated 01-05-2024, to the Respondent CCPO, Peshawar, wherein the appellant categorically explained his stance in juxtaposition to the recommendation of the alleged inquiry committee in the impugned order passed by the SSP, CCP Peshawar.

(Copy of the Departmental Appeal is attached here as

Annexure "C")

5. That despite the lapse of statutory period, the appellant has been patiently waiting for order on the departmental appeal but till date the same has been left undecided.
6. That feeling aggrieved and having no other expeditious remedy available, the Appellant approached this August Court for recognition, enforcement and acknowledgment of his fundamental rights and his reinstatement into service, upon the following grounds inter alia:-

**GROUNDS:**

- A. That the Appellant is a the naturally born bonafide citizen of the Islamic Republic of Pakistan and are fully and equally, on equality basis, entitled to all basic and fundamental rights as enshrined in the fundamental law of the land, interpreted, guaranteed and enforced by the laws of the land and discrimination along-with unfettered exercise of



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discriminatory powers by an authority or office is always been deplored, deprecated and depreciated by superior Courts of the land.

**B.** That the Impugned Order No.279-88/PA Dated: 05-01-2024

of the office of Superintendent of Police Head Quarter, CCP, Peshawar is unwarranted, illegal and besides the law governing the subject.

**C.** That the factum of the appellant being the regular appointee of the force can be proved from the fact that the appellant duly started to receive his salaries as per the rules and procedure of the DDO of CCPO and the accounting General office as well as the appellant was assigned a proper service role and personal number, personal book and all other ancillary documents which a regular appointee in the said force is supposed to have in his name. it is also important to pin point that all the document of the appellant were duly signed by the authorized officer/DDO of CCPO Peshawar, and now is in the custody of the respondent force.

**D.** That the emphasis is also supplied to the fact that the appellant had even received his first salary in cash from the DDO of the CCPO Peshawar. After submission of formal

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source from which was duly authenticated by DDO/CCPO office of the accounting general Khyber Pakhtunkhwa began to directly credit the salary of the appellant to his bank account.

**E.** That from every angle and perspective the impugned transfer and posting orders are illegal, discriminatory, void, unwarranted, vexatious, and unlawful and is liable to be cancelled and set aside.

**F.** That it is also important to highlight the fact that no proper inquiry was conducted by the respondents nor the appellant was heard, and with a jerk of a pen, the appellant was removed from the roll without any rem or reason, which is the sheer violation of law and principles of natural justice.

**G.** That the respondent department has deviated themselves from fulfilling the basic ingredients of law i.e., charge sheet, statement of allegation, show cause notice, inquiry dispensation order, final show cause notice & by doing so the respondent department has kept the appellant in dark.

**H.** That as the dictum & law governing the land it is a prima facie that where a law requires a thing to be done in a

particular manner that has to be done in that manner & not otherwise.

- I. That under the mandate of Article 4 of the Constitution, no one can be treated otherwise than in accordance with law, whereas Article 25 postulates that alike are to be treated alike but here the case of the Appellant is volta facie and totally different yardstick has been used to treat the appellant.
  
- J. That such reckless demeanor of respondent department is an unreasonable departure from principle of Policy contained in Constitution requiring them to secure wellbeing of the appellant by ensuring equitable adjustment of Rights between employer / Respondent Department & employee/ Appellant.
  
- K. That the Appellant seeks permission of this Hon'ble Tribunal to advance other relevant grounds at the time of arguments.

***That in the given circumstances, it is therefore most humbly prayed that on acceptance of the instant service appeal, the Impugned Order No.279-88/PA Dated: 05-01-2024 of the office of Superintendent of Police Head Quarter, CCP, Peshawar may kindly be set aside and by***

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doing so, the appellant be reinstated into service with all back benefits.

That any other relief not specially asked here may kindly be extended in the favor of the Appellant, given the circumstances of the present case.

Dated: 03-05-2024

*[Handwritten Signature]*

**APPELLANT**

THROUGH

**JAVED IQBAL GULBELA**

ADVOCATE SUPREME COURT,  
PAKISTAN.

**SAGHIR IQBAL GULBELA**

ADVOCATE HIGH COURT,  
PESHAWAR.

**SYEDA UME HABIBA**

ADVOCATE SUBORDINATE JUDICIARY,  
PESHAWAR.

&

**JUNAID SWATI**

ADVOCATE SUBORDINATE JUDICIARY,  
PESHAWAR.

**CERTIFICATE:**

As per information of my client, no such like appeal for the same appellant, upon the same subject matter have earlier been filed, prior to the instant one.

**ADVOCATE**

**BEFORE THE HON'BLE KHYBER PAKHTUNKHWA SERVICES TRIBUNAL, PESHAWAR.**

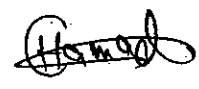
SERVICE APPEAL NO. \_\_\_\_\_/2024

In the matter of;

**HAMAD ALI  
VERSUS  
INSPECTOR GENERAL OF POLICE, ETC.**

**AFFIDAVIT**

I, **Hamad Ali S/o Farzan Ali R/o Garhi Mali Khel, P.O Badaber Peshawar**, do hereby solemnly affirm and declare on oath that the contents of this **Service Appeal** are true and correct to the best of my knowledge and belief and nothing has been concealed from this Hon'ble Court.



**DEPONENT**

**CNIC: 17301-3200201-7  
Cell No. 0313-7632646**

**Identified by:-**

**JAVED IQBAL GULBELA**

ADVOCATE SUPREME COURT,  
PAKISTAN.



(10)

**BEFORE THE HON'BLE KHYBER PAKHTUNKHWA SERVICES  
TRIBUNAL, PESHAWAR.**

SERVICE APPEAL NO. \_\_\_\_\_/2024

In the matter of;

**HAMAD ALI**

**VERSUS**

**INSPECTOR GENERAL OF POLICE, ETC.**

**MEMO OF ADDRESSES**

**APPELLANT:**

Hamad Ali S/o Farzand Ali R/o Garhi Mili Khel, Post Office Badbher, Peshawar.

**RESPONDENTS:**

1. Inspector General of Police, Khyber Pakhtunkhwa.
2. Additional Inspector General of Police, Khyber Pakhtunkhwa.
3. Deputy Inspector General, Khyber Pakhtunkhwa.
4. Capital City Police Officer Peshawar, at Police line Peshawar Civil Secretariat Peshawar.
5. Office of the Superintend of Police, HQRS City Traffic Police Peshawar.

**Dated: 03-05-2024**

  
**APPELLANT**

THROUGH

  
**JAVED IQBAL GULBELA**

ADVOCATE SUPREME COURT,  
PAKISTAN.

**BEFORE THE HONBLE KHYBER PAKHTUNKHWA SERVICES**  
**TRIBUNAL PESHAWAR**

SERVICE APPEAL No- \_\_\_\_\_/2024

**HAMAD ALI**

**Versus**

**Superintendent Of Police, Peshawar and others.**

**MEMO OF ADDRESSES**

**APPELLANT:**

**Hamad Ali** Ex-Constable, CCP, Peshawar.

**RESPONDENTS:**

1. **Capital City Police Officer Peshawar**, at Police line Peshawar  
Civil Secretariat Peshawar.
2. **Superintendent Of Police**, Headquarters CCP, Peshawar.

Dated :03.05.2024

**Appellant**

Through

**Javed Iqbal Gulbela**

Advocate, Supreme Court of Pakistan.

appointment

11

"A"



OFFICE OF THE CAPITAL CITY POLICE OFFICER,  
PESHAWAR.



**ORDER**

As per Standing order No.02/2020 and after recommendation by the scrutiny committee Mr. Hammad Ali s/o Farzand Ali r/o Garhi Mall Khel Badaber Peshawar is hereby appointed as Constable (DPS-07) against the reserved quota in Hassan Khel Sub-Division, subject to the medical fitness, scrutiny of documents and local and special branch verification with immediate effect.

(RAHIM HUSSAIN KHAN) SIGNOR:  
FOR CAPITAL CITY POLICE OFFICER,  
PESHAWAR.

No. 4469-78/OAS1, dated Peshawar the 8 / 1 / 04 / 2022.

Copy to the:-

1. W/Inspector General of Police, Khyber Pakhtunkhwa, Peshawar for information please.
2. Addl. Inspector General of Police, HQRS: KPK, Peshawar.
3. Dy. Inspector General of Police, HQRS: KPK, Peshawar.
4. AIG/Establishment KPK, Peshawar.
5. Capital City Police Officer, Peshawar.
6. SSP, Coordination Peshawar.
7. Superintendent of Police HQRS/Saddar Division Peshawar.
8. DSIP HQRS/Legal, Peshawar.
9. Pay Officer, CCP, Peshawar.
10. CRC/FMC/Asst. Director IT, CCP, Peshawar.

*[Signature]*  
Drawing & Disbursing Officer  
For Capital City Police  
Peshawar

JAVED IOBAA GULBELA  
Advocate  
Supreme Court of Pakistan  
(ASD # 5317)





PR3112

(12)

OFFICE OF THE  
SUPERINTENDENT OF POLICE,  
CCP, PESHAWAR

Impugned Order

"B"

ORDER

1. In compliance with the direction of DIG/HQrs: Khyber Pakhtunkhwa issued vide letter No. 101/PA/DIG/HQrs: dated 21.08.2023 and W/CCPO vide Endst: No. 4242-51 dated 02.11.2023 Mr. Hamad Ali, Personal No. 1002068 was found to be ghost/illegal employee. He was proceeded against on account of receiving illegal salaries through bank account despite the fact that he did not exist physically, nor found in the official record: -
2. Accordingly, Enquiry Committee headed by the SSP Coordination was constituted to enquire into the allegations. The Enquiry Committee, after going through the pros and cons of the issue, held that Ghost employee Hammad Ali was fictitiously recruited by master minds of the then Account Branch i.e. Budget Officer Aslam, Senior Clerk Haji Shahid Ali and Pay Officer Tahir Shah who were siphoning out salary from national exchequer on his name. The masterminds of this scam adopted tactics like illegally employing a namesake of previously dismissed police employee, illegal/fake/ghost employees recruited through fake orders/OB entries and fake transfer orders and thereafter starting their salaries in connivance of AG office etc.
3. In the instant case attempts were made to contact Hammad Ali for enquiry proceedings but he did not appear before the inquiry Committee. After obtaining the CNIC copy from his salary slip, Hamad Ali was contacted through SHO Police Station Badaber. However, SHO Badaber informed that due to enmity, Hamad Ali's family has been shifted to an unknown place in the city area of Peshawar. The contact number of his brother Yasir (03149560136) was provided by SHO Badaber. Despite several attempts to inform him to attend the enquiry proceedings, he did not comply. His brother, Yasir, stated that Hamad Ali is a gunner of Accountant General (Liaqat Ali) at the AG Office Peshawar.
4. Bank details were obtained, revealing that an account was opened for salary purposes with the surety of his father Farzand Ali. An amount of Rs. 581,096 has been credited to Hamad Ali's account, and Rs. 537,659 has been withdrawn from the same. Based on the evidence gathered, it is concluded that Hamad Ali is a ghost/fake employee, receiving salaries from the government exchequer without an employment and does not exist in the Government department.
5. After having been gone through all the available material on record including findings/recommendations of the Enquiry Committee, the undersigned is fully convinced that no process whatsoever was followed for his recruitment clearly violating the principle of open competition and transparency as envisaged for general recruitment in Police and the only

JAVED IQBAL QULBEELI  
Advocate  
Supreme Court of Pakistan  
(ASC # 5317)

purpose was to draw salary on his name from the national exchequer by the delinquent officials of Pay Branch and their associates.

6. In this connection, it has also been observed in the judgment of the Apex Court of Pakistan vide Civil Petition No.4057 of 2021 & C.M. Appeal No.1 of 2022 wherein such illegal employments in a Government Department were declared illegal in which no pre-requisite criteria was being followed. Para-3 of the judgment ibid is reproduced for ready reference as under;

*"3. Having heard learned counsel for the parties and going through the impugned judgment and on the basis of the comments filed by the Government of Khyber Pakhtunkhwa, it appears that at the time of appointing the petitioner no process was followed and the principle of transparency and open competition was entirely ignored. The petitioner was appointed in violation of the law and the rules and even if the termination letter does not mention so, it is clear and obvious from the record that this was indeed the case. Further no vested right to claim continuation of service has been pleaded or shown."*

7. Hence, in exercise of the powers mentioned in Section 4(1)(b)(iii) of the KP Police Rules, 1975 (amended 2014), Hamad Ali Personal No. 1002068 ghost/illegal employee is hereby removed from Police record. He is also liable to be proceeded against under sections 110 & 115 of the Khyber Pakhtunkhwa Police Act, 2017 (Khyber Pakhtunkhwa Act No. II of 2017) and other relevant provisions of the Pakistan Penal Code.

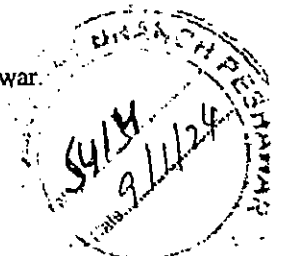
SUPERINTENDENT OF POLICE,  
HEADQUARTERS CCP, PESHAWAR.

OB No. 77  
No. 279-88 /PA

dated: 05/01/2024  
dated 05/01/2024

Copies to: -

1. The Dy: Inspector General of Police, HQrs: Khyber Pakhtunkhwa at CPO Peshawar.
2. The Capital City Police Officer, Peshawar
3. The Senior Superintendent of Police, Operations, Peshawar
4. The Senior Superintendent of Police, Coordination, Peshawar
5. The District Police Officer, Khyber
6. The Pay Officer, EC-II, OASI, CRC & FMC



JAVED IQBAL GULBELA  
Advocate  
Supreme Court of Pakistan  
(ASC # 5347)  
for a certificate

*[Handwritten signature]*  
p.o.  
9/1

14

department appeal

"C"

Page 1 of 3

To

The Worthy Capital Police Officer,  
Peshawar.

Subject: **APPEAL AGAINST THE ORDER OF SUPRINTENDENT OF POLICE  
(HQs),CCPO,PESHAWAR REGARDING REMOVAL FROM POLICE RECORD.**

Respected Sir,

Kindly refer to SP HQs CCPO, Peshawar order No. 279-88/PA, dated: 05-01-2024 (received on 10-01-2024) regarding my removal from Police record.

With immense regards, I beg to make the following submissions for your kind consideration please.

That I was removed from (Police record) by the SP HQs CCPO, Peshawar on the following charges, as contained in the aforementioned orders.

1. Ghost/illegal employment and receiving illegal salaries despite the fact of non existence physically.
2. Fictitious recruitment.
3. Non-attendance of Enquiry proceedings.
4. Illegal credit amounting to Rs 581,096/- as salaries.
5. Non-observance of recruitment procedure.
6. Illegal declaration of my employment.
7. Removal from Police record.

**My submissions to these charges as given below Ad Seriatim.**

Para 1.

- i. That I was appointed as a constable (BPS-07) on 08-04-2022 vide SP (HQs) CCPO, Peshawar No.4469-78/OASI, dated: 08-04-2022 after observing the prevailing recruitment procedure.(copy of appointment order at Annex-A)
- ii. I had received the salaries legally as the DDO of CCPO/Police department and Accountant General Office had jointly fulfilled all the codal formalities i.e.Source-I, Service Roll/Book etc. and all the documents were duly signed by the authorized officer/DDO of CCPO, Peshawar.
- iii. I had received my first salary/pay in cash from the DDO/CCPO, Peshawar. After submission of a formal source form duly authenticated by the DDO/CCPO, Peshawar, office of the Accountant General KP, Peshawar had directly credited my pay to my bank account (as was mentioned in the authorized/authenticated form).
- iv. The charge with regard to my ghost/illegal employee is baseless and is not supported by evidence. Since the enquiry committee in Para (3) has mentioned

JAVED IQBAL GULBELA  
Advocate  
Supreme Court of Pakistan  
(ASC # 5117)

that I was deployed in AG's office. This provides sufficient proof of my physical existence.

**Para 2.**

As explained in the preceding para, there is no fault on my part. However, I narrate the factual position with regard to recruitment and drawl of my salaries after observing the pre-requisites. I cannot imagine that there would be existed any loophole in internal control of such well-disciplined force of the province.

The charge of drawing pay on my name by the Police officers as mentioned in Para (2), is not based on facts. This contradicts the contents of Para(4) which states that an amount of Rs 581,096/- had been credited to my account.

**Para 3.**

The charge is unfounded on the grounds that I solemnly declare that I had attended the enquiry proceedings and recorded my statement on 21-11-2023 before Mr.Inam Khan DSP, Mr. Tauheed Khan DSP and OASI of CCPO, Peshawar. It is further submitted that a video of the proceeding was also recorded by Mr.Inam Khan DSP. The fact can be verified from the DSP concerned.

The concluding sentence of Para (3) provides sufficient evidence of my presence and a representative of enquiry committee had also visited AG office, and had confirmed my presence there.

**Para 4.**

I admit that I have been maintaining salary account and the credited/withdrawn amount is also confirmed. At the same time I also bring to your kind notice that the AG being a constitutional body had authorized my pay after observing all the formalities according to the instructions contained in section 4.2.1.1(under Chapter General Policies of Accounting Policies and Procedures Manual issued by the Auditor General of Pakistan).

It is re-iterated that I have repeatedly explained that I am/was not a ghost employee. It would be recognized that salary is granted in consideration of performance of duty, and no recovery is made subsequently in terms of judgment of the High Court Peshawar in the wake of W.P No.3261-P/2022.

**Para 5.**

It is an established principle that no can be penalized for the fault of others. I had been recruited as constable and drawn my salary through my bank account.

JAVED IQBAL GULBELA  
Advocate  
Supreme Court of Pakistan  
(ASP # 5317)

Para 6.

I have special respect and regards for the judgments /orders of the honorable Apex Courts. As I have repeatedly narrated in the preceding submissions that there is no fault on my part. The entire process of recruitment was the domain of recruitment committee who observes all the pre-requisites before making an appointment order. The error/omission if occurred in this regard can best be justified by the committee. However the Supreme Court of Pakistan in their judgment has expressed a moderate view and made it clear that the petty employees (who have to earn livelihood to support their families and such action/removal would not promote the cause of justice and it would give rise to a number of problems to them) should not be penalized instead of authority. This is much nearer to the spirit of justice which means that no one can be penalized for the fault of others. It has been held by the Supreme Court of Pakistan that instead of removing such petty employees from service, action should be taken against the authority who had mis-exercised its powers.

Sir, your benign honor will kindly appreciate that this fatal punishment means a total ruin of my family.

In view of the foregoing submissions, it is implored that the order of removal from Police record may kindly be set-aside and I may kindly be re-instated in service with all back benefits please.

With best regards.

Dated:02.02.2024

Yours' sincerely,

o/c

Hamad Ali P#1002068  
Ex-Constable, CCPO, Peshawar  
0313-7632646

JAVEED ALI  
Advocate  
Supreme Court of Pakistan  
PSC# 02177

Other relevant documents

SH:1 AG KP Peshawar

Pers #: 01002068 Buckle:  
Name: HAMAD ALI  
CONSTABLE  
CNIC No. 1730151866627  
GPF Interest Applied  
07 Active Temporary

PAYS AND ALLOWANCES:	
0001-Basic Pay	16,310.00
1004-House Rent Allow 45% KP21	4,968.00
1210-Convey Allowance 2005	1,932.00
1300-Medical Allowance	1,500.00
1547-Ration Allowance	681.00
1567-Washing Allowance	150.00
1444-Constabulary R Allowance	300.00
1902-Special Incentive Allowance	775.00
2166-Fixed Daily Allowance	2,730.00
Gross Pay and Allowances	36,749.00

DEDUCTIONS:	
GPF Balance 1,010.00	Subrc: 1,010.00
3530-Police wel:Fud BS-1 to 18	325.00
4004-R. Benefits & Death Comp:	450.00

Total Deductions 1,786.00  
34,963.00

D. D. B 05.04.1992 LFP Quota: Payment through DDO.  
01 Years 01 Months 000 Days

AG KP Peshawar

SH:2  
Pers #: 01002068 Buckle:  
Name: HAMAD ALI  
CONSTABLE  
CNIC No. 1730151866627  
GPF Interest Applied  
07 Active Temporary

PAYS AND ALLOWANCES:	
2314-Risk Allow Police - 2021	5,754.00
2348-Adhoc Rel Al 15Z22(newen)	1,647.00
Gross Pay and Allowances	36,749.00

DEDUCTIONS:	
GPF Balance 1,010.00	Subrc: 1,010.00

Total Deductions 1,786.00  
34,963.00

D. D. B 05.04.1992 LFP Quota: Payment through DDO.  
01 Years 01 Months 000 Days

(17)

1st pay slip whereby his 1st pay/salary has been sent to The Police Deptt (DDO) & the incumbent (Hamad Ali) has been paid his 1st salary in cash. Later on his pay was banked through proper source/change/bill submitted by the Police Deptt: to office of The Accountant General KP.

JAVED JOHAR/CP/BE  
Supreme Ct/Locate  
Case # 5317  
Division of Pakistan

SN:1 AG KP Peshawar

Pers #: 01002068 Buckle:  
Name: HAMAD ALI  
CONSTABLE

CNIC No. 1730132002017  
GPF Interest Applied  
07 Active Temporary

PAYS AND ALLOWANCES:

0001-Basic Pay	17,220.00
1004-House Rent Allow 45% KP21	4,968.00
1210-Convey Allowance 2005	1,932.00
1300-Medical Allowance	1,500.00
1547-Ration Allowance	1,000.00
1567-Washing Allowance	150.00
1446-Constabulary R Allowance	300.00
1702-Special Incentive Allowance	775.00
2148-Fixed Daily Allowance	2,730.00
Gross Pay and Allowances	45,651.00

DEDUCTIONS:

GPF Balance 20,051.00	
3530-Police wel:Fud BS-1 to 18	Subrc: 1,500.00
4004-R. Benefits & Death Comp:	344.00
	450.00

Total Deductions

2,294.00

43,357.00

D.O.B  
05.04.1992  
02 Years 04 Months 000 Days

LFP Quota:  
MCB BANK LIMITED  
1441195281000817

SHAMI ROAD PESHAWAR

SN:2 AG KP Peshawar

Pers #: 01002068 Buckle:  
Name: HAMAD ALI  
CONSTABLE

CNIC No. 1730132002017  
GPF Interest Applied  
07 Active Temporary

PAYS AND ALLOWANCES:

2314-Risk Allow Police - 2021	7,400.00
2348-Adhoc Rel Al 15%22(newen)	1,649.00
2378-Adhoc Relief All 2023 35%	6,027.00

Gross Pay and Allowances

45,651.00

DEDUCTIONS:

GPF Balance 20,051.00	
	Subrc:

Total Deductions

2,294.00

43,357.00

D.O.B  
05.04.1992  
02 Years 04 Months 000 Days

LFP Quota:  
MCB BANK LIMITED  
1441195281000817

SHAMI ROAD PESHAM

JAVED JOSEPH GUTSIELA  
Supreme Advocate  
(AS# 5317)  
Ministry of Pakistan

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PAY ROLL SYSTEM  
 AMENDMENT FORM  
 SINGLE EMPLOYEE ENTRY  
 OFFICE OF THE 3 AG KPK Peshawar  
 FOR THE MONTH OF 2022

GS&PD.NWFP.543-PFC-5000 Pads of 100 L-17.03.2006-(22)  
 Form: PAY02

Date 1  
 Page No. 2

DDO CODE 5  
 (Cost Center)

PR2112 Description CC-P.O

PERSONAL NUMBER 7

01002068 Employee Name 8 Hammad Ali

National ID 9  
 Card No.

860  
 10-8-22

Grade (Pay Scale Group) 10

07 Constable

Salary 12  
 Status

Start  Stop

GENERAL DATA CHANGE (13)

CHANGE IN PAYMENT DEDUCTIONS-17

Info 14 Type	Filed ID 15	New Contents 16	Wage Type 18	Amount			Effective Date 21	Remarks 22
				Rupees 19	Paisa	Adj:20		
		Pay Through Bank					Pay Through Bank	
				Ac. No. 144195281000817				
				B. code (1826) (1826)				
				M.C.B. Shami Road				
				Bikaner, Peshawar				
							Verified	
							11/8/22	
							Authorized Officer	
							AG, Peshawar	
							Verified	
							10/8/22	
							Drawing & Disbursing Officer	
							For Capital City Police	
							Peshawar	

Prepared By 23

Audited/Checked By 24

Entered/Verified By 25

JAVED IQBAL GILBELLA  
 Addl. Secy. (P&D)  
 Supreme Court of Pakistan  
 (ASD# 5371)

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Account Statement

MCB Bank Limited

HAMAD ALI

GHARI MELEY KHEL PO BADABIRA PESHAWAR  
923137632646

Account No: 1441195281000817  
IBAN: PK39MUCB1441195281000817  
Account Type / CCY: BBA / PKR

Date of Account Open: 25-JUL-22  
Statement Period: From Date: 25-JUL-12 To Date 02-MAY-24  
Statement Date & Time: May 02, 2024 10:38:11 AM

1826-SHAMI ROAD PESHAWAR CANTT.

Opening Balance Ledger: 0.00  
Actual: 0.00

Tran. Date	Effect Date	Tran. Br.	Transaction Details	Remitter Name	Remitter IBAN	Remitter Bank	Chq / Ref No	Debit	Credit	Balance
26-JUL-22	26-JUL-22	1826	CASH DEPOSIT/						1,500.00	1,500.00
29-JUL-22	29-JUL-22	1826	ISSUANCE FEE-DEBIT CARD - IBL/SCGA CHARGES					900.00		600.00
29-JUL-22	29-JUL-22	1826	FEDERAL EXCISE DUTY TAX/					135.00		465.00
30-JUL-22	30-JUL-22	1826	SMS ALERT FEE/SMS SERVICE CHARGES					100.00		365.00
30-JUL-22	30-JUL-22	1826	FEDERAL EXCISE DUTY TAX/					15.00		350.00
31-JUL-22	31-JUL-22	1826	BBA TRAN CHARGE INCLUSIVE FED/					40.60		309.40
01-AUG-22	01-AUG-22	1826	CHEQUE BOOK CHARGES/					250.00		59.40
01-AUG-22	01-AUG-22	1826	FEDERAL EXCISE DUTY TAX/					37.50		21.90
01-SEP-22	01-SEP-22	1826	SALARY CREDIT/SALARY						34,963.00	34,984.90
01-SEP-22	01-SEP-22	1826	SMS ALERT FEE/					100.00		34,884.90
01-SEP-22	01-SEP-22	1826	FEDERAL EXCISE DUTY TAX/					15.00		34,869.90
05-SEP-22	04-SEP-22	1826	ATM CASH WITHDRAWAL-MCB/					10,000.00		24,869.90
08-SEP-22	08-SEP-22	1819	ATM CASH WITHDRAWAL-MCB/					10,000.00		14,869.90
08-SEP-22	08-SEP-22	1819	ATM CASH WITHDRAWAL-MCB/					14,000.00		869.90
30-SEP-22	30-SEP-22	1826	SMS ALERT FEE/SMS SERVICE CHARGES					100.00		769.90
30-SEP-22	30-SEP-22	1826	FEDERAL EXCISE DUTY TAX/					15.00		754.90
05-OCT-22	05-OCT-22	1826	SALARY CREDIT/						37,460.00	38,214.90
10-OCT-22	09-OCT-22	5420	ATM CASH WITHDRAWAL-LNK/					20,000.00		18,214.90
10-OCT-22	09-OCT-22	5420	INTRA SWITCH ATM CW FEE/					23.44		18,191.46
10-OCT-22	10-OCT-22	1636	ATM CASH WITHDRAWAL-MCB/					10,000.00		8,191.46
10-OCT-22	10-OCT-22	1636	ATM CASH WITHDRAWAL-MCB/					8,000.00		191.46
31-OCT-22	31-OCT-22	1826	SMS ALERT FEE/SMS SERVICE CHARGES					100.00		91.46
31-OCT-22	31-OCT-22	1826	FEDERAL EXCISE DUTY TAX/					15.00		76.46
02-NOV-22	02-NOV-22	1826	SALARY CREDIT/						36,609.00	36,685.46
03-NOV-22	03-NOV-22	1636	ATM CASH WITHDRAWAL-MCB/					20,000.00		16,685.46
03-NOV-22	03-NOV-22	1636	ATM CASH WITHDRAWAL-MCB/					5,000.00		11,685.46
09-NOV-22	09-NOV-22	1636	ATM CASH WITHDRAWAL-MCB/					11,000.00		685.46
30-NOV-22	30-NOV-22	1826	SMS ALERT FEE/SMS SERVICE CHARGES					100.00		585.46
30-NOV-22	30-NOV-22	1826	FEDERAL EXCISE DUTY TAX/					15.00		570.46
02-DEC-22	02-DEC-22	1826	SALARY CREDIT/						36,609.00	37,179.46
05-DEC-22	05-DEC-22	1636	ATM CASH WITHDRAWAL-MCB/					5,000.00		32,179.46
14-DEC-22	14-DEC-22	1636	ATM CASH WITHDRAWAL-MCB/					10,000.00		22,179.46

JAVED ISMAIL GULBEELA  
 Address: Shami Road, Peshawar, Pakistan  
 Supp. Reg. No. (PCC # 5317)

MCB Bank Limited  
 Shami Road Br. Pesh (1826)

NOTE: Impact of Outward Clearing Transactions (CHEQUE CLEARING CREDITS) will be reflected in the account balance once the instrument has been realized Page: 1 of 4



MCB Bank Limited

HAMAD ALI

GHARI MELEY KHEL PO BADABIRA PESHAWAR  
923137632646

1826-SHAMI ROAD PESHAWAR CANTT.

Account Statement

Account No: 1441195281000817  
IBAN: PK39MUCB1441195281000817  
Account Type / CCY: BBA / PKR

Date of Account Open: 25-JUL-22  
Statement Period: From Date: 25-JUL-12 To Date 02-MAY-24  
Statement Date & Time: May 02, 2024 10:38:11 AM

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Tran. Date	Effect Date	Tran. Br.	Transaction Details	Remitter Name	Remitter IBAN	Remitter Bank	Chq / Ref No	Debit	Credit	Balance
04-APR-23	04-APR-23	1826	TRANSFER CREDIT (HO ADVICE)						37,501.00	37,584.14
04-APR-23	04-APR-23	1636	ATM CASH WITHDRAWAL-MCB/					500.00		37,084.14
04-APR-23	04-APR-23	1636	ATM CASH WITHDRAWAL-MCB/					1,000.00		36,084.14
04-APR-23	04-APR-23	1636	ATM CASH WITHDRAWAL-MCB/					10,000.00		26,084.14
07-APR-23	07-APR-23	1826	CHEQUE WITHDRAWAL/				1853370945	26,000.00		84.14
30-APR-23	30-APR-23	1826	BBA TRAN CHARGE INCLUSIVE FED/					40.60		43.54
03-MAY-23	03-MAY-23	1826	TRANSFER CREDIT (HO ADVICE)						37,501.00	37,544.54
03-MAY-23	03-MAY-23	1826	SMS ALERT FEE/					120.00		37,424.54
03-MAY-23	03-MAY-23	1826	FEDERAL EXCISE DUTY TAX/					18.00		37,406.54
03-MAY-23	03-MAY-23	1826	CHEQUE WITHDRAWAL/				1853370946	30,000.00		7,406.54
31-MAY-23	31-MAY-23	1826	BBA TRAN CHARGE INCLUSIVE FED/					40.60		7,365.94
01-JUN-23	01-JUN-23	1826	TRANSFER CREDIT (HO ADVICE)						36,011.00	43,376.94
02-JUN-23	02-JUN-23	1826	SMS ALERT FEE/SMS SERVICE CHARGES					120.00		43,256.94
02-JUN-23	02-JUN-23	1826	FEDERAL EXCISE DUTY TAX/					18.00		43,238.94
06-JUN-23	06-JUN-23	1636	CHEQUE WITHDRAWAL/				1853370947	43,000.00		238.94
26-JUN-23	26-JUN-23	1826	TRANSFER CREDIT (HO ADVICE)						37,011.00	37,249.94
27-JUN-23	27-JUN-23	1636	CHEQUE WITHDRAWAL/				1853370948	37,000.00		249.94
30-JUN-23	30-JUN-23	1826	SMS ALERT FEE/SMS SERVICE CHARGES					140.00		109.94
30-JUN-23	30-JUN-23	1826	FEDERAL EXCISE DUTY TAX/					21.00		88.94
30-JUN-23	30-JUN-23	1826	BBA TRAN CHARGE INCLUSIVE FED/					81.20		7.74
01-AUG-23	01-AUG-23	1826	TRANSFER CREDIT (HO ADVICE)						43,357.00	43,364.74
01-AUG-23	01-AUG-23	1826	ANNUAL FEE - DEBIT CARD - IBL/					1,350.00		42,014.74
01-AUG-23	01-AUG-23	1826	FEDERAL EXCISE DUTY TAX/					202.50		41,812.24
02-AUG-23	02-AUG-23	1826	SMS ALERT FEE/SMS SERVICE CHARGES					140.00		41,672.24
02-AUG-23	02-AUG-23	1826	FEDERAL EXCISE DUTY TAX/					21.00		41,651.24
04-AUG-23	04-AUG-23	1636	CHEQUE WITHDRAWAL/				1853370949	20,000.00		21,651.24
09-AUG-23	09-AUG-23	1636	CHEQUE WITHDRAWAL/				1853370950	5,000.00		16,651.24
18-AUG-23	18-AUG-23	1636	CHEQUE WITHDRAWAL/				1853370951	16,600.00		51.24
31-AUG-23	31-AUG-23	1826	BBA TRAN CHARGE INCLUSIVE FED/					51.24		0.00
01-SEP-23	01-SEP-23	1826	TRANSFER CREDIT (HO ADVICE)						43,357.00	43,357.00
01-SEP-23	01-SEP-23	1826	BBA TRAN CHARGE INCLUSIVE FED/					70.56		43,286.44
02-SEP-23	02-SEP-23	1826	SMS ALERT FEE/SMS SERVICE CHARGES					140.00		43,146.44

NOTE: Impact of Outward Clearing Transactions (CHEQUE CLEARING CREDIT) will be reflected in the account balance once the instrument has been realized Page: 3 of 4

JAVED IQBAL GULBELA  
Supreme Advocate  
S.C. # 2017

(22)

**HAMAD ALI**  
**GHARI MELEY KHEL PO BADABIRA PESHAWAR**  
**923137632646**

**Account No:** 1441195281000817  
**IBAN:** PK39MUCB1441195281000817  
**Account Type / CCY:** BBA / PKR

**Date of Account Open:** 25-JUL-22  
**Statement Period: From Date:** 25-JUL-12 To Date 02-MAY-24  
**Statement Date & Time:** May 02, 2024 10:38:11 AM

**1826-SHAMI ROAD PESHAWAR CANTT.**

Tran. Date	Effect Date	Tran. Br.	Transaction Details	Remitter Name	Remitter IBAN	Remitter Bank	Chq / Ref No	Debit	Credit	Balance
14-DEC-22	14-DEC-22	1636	ATM CASH WITHDRAWAL-MCB/					10,000.00		12,179.46
26-DEC-22	26-DEC-22	1636	ATM CASH WITHDRAWAL-MCB/					10,000.00		2,179.46
30-DEC-22	30-DEC-22	1826	SMS ALERT FEE/SMS SERVICE CHARGES					100.00		2,079.46
30-DEC-22	30-DEC-22	1826	FEDERAL EXCISE DUTY TAX/					15.00		2,064.46
03-JAN-23	03-JAN-23	1636	ATM CASH WITHDRAWAL-MCB/					2,000.00		64.46
03-JAN-23	03-JAN-23	1826	SALARY CREDIT/						37,501.00	37,565.46
04-JAN-23	04-JAN-23	1636	ATM CASH WITHDRAWAL-MCB/					10,000.00		27,565.46
04-JAN-23	04-JAN-23	1636	ATM CASH WITHDRAWAL-MCB/					15,000.00		12,565.46
05-JAN-23	05-JAN-23	1636	ATM CASH WITHDRAWAL-MCB/					10,000.00		2,565.46
24-JAN-23	24-JAN-23	1636	ATM CASH WITHDRAWAL-MCB/					2,000.00		565.46
30-JAN-23	30-JAN-23	1826	SMS ALERT FEE/SMS SERVICE CHARGES					120.00		445.46
30-JAN-23	30-JAN-23	1826	FEDERAL EXCISE DUTY TAX/					18.00		427.46
01-FEB-23	01-FEB-23	1826	SALARY CREDIT/						37,501.00	37,928.46
02-FEB-23	02-FEB-23	1636	ATM CASH WITHDRAWAL-MCB/					10,000.00		27,928.46
02-FEB-23	02-FEB-23	1636	ATM CASH WITHDRAWAL-MCB/					10,000.00		17,928.46
10-FEB-23	10-FEB-23	1636	ATM CASH WITHDRAWAL-MCB/					500.00		17,428.46
10-FEB-23	10-FEB-23	1636	ATM CASH WITHDRAWAL-MCB/					5,000.00		12,428.46
15-FEB-23	15-FEB-23	5420	ATM CASH WITHDRAWAL-LNK/					10,000.00		2,428.46
15-FEB-23	15-FEB-23	5420	INTRA SWITCH ATM CW FEE/					23.44		2,405.02
16-FEB-23	16-FEB-23	1636	ATM CASH WITHDRAWAL-MCB/					2,000.00		405.02
28-FEB-23	28-FEB-23	1826	SMS ALERT FEE/SMS SERVICE CHARGES					120.00		285.02
28-FEB-23	28-FEB-23	1826	FEDERAL EXCISE DUTY TAX/					18.00		267.02
01-MAR-23	01-MAR-23	1826	TRANSFER CREDIT (HO ADVICE/)						37,501.00	37,768.02
04-MAR-23	04-MAR-23	5420	ATM CASH WITHDRAWAL-LNK/					20,000.00		17,768.02
04-MAR-23	04-MAR-23	5420	INTRA SWITCH ATM CW FEE/					23.44		17,744.58
07-MAR-23	07-MAR-23	1636	ATM CASH WITHDRAWAL-MCB/					15,000.00		2,744.58
13-MAR-23	13-MAR-23	5420	ATM CASH WITHDRAWAL-LNK/					1,000.00		1,744.58
13-MAR-23	13-MAR-23	5420	INTRA SWITCH ATM CW FEE/					23.44		1,721.14
15-MAR-23	15-MAR-23	1636	ATM CASH WITHDRAWAL-MCB/					1,000.00		721.14
20-MAR-23	20-MAR-23	1636	ATM CASH WITHDRAWAL-MCB/					500.00		221.14
30-MAR-23	30-MAR-23	1826	SMS ALERT FEE/SMS SERVICE CHARGES					120.00		101.14
30-MAR-23	30-MAR-23	1826	FEDERAL EXCISE DUTY TAX/					18.00		83.14

NOTE: Impact of Outward Clearing Transactions (CHEQUE CLEARING CREDIT) will be reflected in the account balance once the instrument has been realized Page: 2 of 4

MAVED TO BAL GULBELA  
 2024-05-02  
 (ASST. MGR. / CREDIT)



MCB Bank Limited

HAMAD ALI

GHARI MELEY KHEL PO BADA BIRA PESHAWAR  
923137632646

1826-SHAMI ROAD PESHAWAR CANTT.

(23)

Account Statement

Account No: 1441195281000817  
IBAN: PK39MUCB1441195281000817  
Account Type / CCY: BBA / PKR  
Date of Account Open: 25-JUL-22  
Statement Period: From Date: 25-JUL-12 To Date 02-MAY-24  
Statement Date & Time: May 02, 2024 10:38:11 AM

Tran. Date	Effect Date	Tran. Br.	Transaction Details	Remitter Name	Remitter IBAN	Remitter Bank	Chq / Ref No.	Debit	Credit	Balance		
02-SEP-23	02-SEP-23	1826	FEDERAL EXCISE DUTY TAX/					21.00		43,125.44		
05-SEP-23	05-SEP-23	1636	CHEQUE WITHDRAWAL/				1853370952	43,000.00		125.44		
30-SEP-23	30-SEP-23	1826	BBA TRAN CHARGE INCLUSIVE FED/					40.60		84.84		
02-OCT-23	02-OCT-23	1826	TRANSFER CREDIT (HO ADVICE/)						43,357.00	43,441.84		
02-OCT-23	02-OCT-23	1826	SMS ALERT FEE/					140.00		43,301.84		
02-OCT-23	02-OCT-23	1826	FEDERAL EXCISE DUTY TAX/					21.00		43,280.84		
03-OCT-23	03-OCT-23	1636	CHEQUE WITHDRAWAL/				1853370954	43,000.00		280.84		
31-OCT-23	31-OCT-23	1826	BBA TRAN CHARGE INCLUSIVE FED/					40.60		240.24		
01-NOV-23	01-NOV-23	1826	TRANSFER CREDIT (HO ADVICE/)						43,357.00	43,597.24		
02-NOV-23	02-NOV-23	1826	SMS ALERT FEE/SMS SERVICE CHARGES					140.00		43,457.24		
02-NOV-23	02-NOV-23	1826	FEDERAL EXCISE DUTY TAX/					21.00		43,436.24		
12-FEB-24	12-FEB-24	1636	CHEQUE CLEARING CREDIT/				0		15,000.00	58,436.24		
14-FEB-24	14-FEB-24	1826	SMS ALERT FEE/					140.00		58,296.24		
14-FEB-24	14-FEB-24	1826	FEDERAL EXCISE DUTY TAX/					21.00		58,275.24		
14-FEB-24	14-FEB-24	1826	SMS ALERT FEE/					150.00		58,125.24		
14-FEB-24	14-FEB-24	1826	FEDERAL EXCISE DUTY TAX/					22.50		58,102.74		
14-FEB-24	14-FEB-24	1826	SMS ALERT FEE/					150.00		57,952.74		
14-FEB-24	14-FEB-24	1826	FEDERAL EXCISE DUTY TAX/					22.50		57,930.24		
29-FEB-24	29-FEB-24	1826	BBA TRAN CHARGE INCLUSIVE FED/					40.60		57,889.64		
02-MAR-24	02-MAR-24	1826	SMS ALERT FEE/SMS SERVICE CHARGES					150.00		57,739.64		
02-MAR-24	02-MAR-24	1826	FEDERAL EXCISE DUTY TAX/					22.50		57,717.14		
02-APR-24	02-APR-24	1826	SMS ALERT FEE/SMS SERVICE CHARGES					150.00		57,567.14		
02-APR-24	02-APR-24	1826	FEDERAL EXCISE DUTY TAX/					22.50		57,544.64		
02-MAY-24	02-MAY-24	1826	SMS ALERT FEE/SMS SERVICE CHARGES					150.00		57,394.64		
02-MAY-24	02-MAY-24	1826	FEDERAL EXCISE DUTY TAX/					22.50		57,372.14		
<b>Total DR Transactions</b>			<b>104</b>								<b>Available Balance:</b>	<b>57,372.14</b>
<b>Total CR Transactions</b>			<b>17</b>								<b>Closing Ledger Balance</b>	<b>57,372.14</b>
<b>Sum of DR Transactions</b>			<b>538,723.86</b>									
<b>Sum of CR Transactions</b>			<b>596,096.00</b>									

NOTE: Impact of Outward Clearing Transactions (CHEQUE CLEARING CREDIT) will be reflected in the account balance once the instrument has been realized.

MCB BANK LTD.  
Shami Road, Peshawar

JAVED IZHAL GULBELA  
Advocate  
Supreme Court of Pakistan  
(ASC #3317)

PAY ROLL SYSTEM  
AMENDMENT FORM  
SINGLE EMPLOYEE ENTRY

Form: PAY02

OFFICE OF THE 3 AG KPK Peshawar  
FOR THE MONTH OF 2022

Date 1 \_\_\_\_\_  
Page No. 2 \_\_\_\_\_

DDO CODE 5 (Cost Center) PR8112 Description cc.p.o

PERSONAL NUMBER 7 01002068 Employee Name 8 Hamad Ali

National I D 9 Card No. \_\_\_\_\_

Grade (Pay Scale Group) 10 07 constable.

Salary 12 Status  Start  Stop

*Handwritten:* 860 / 10-8-22

Info 14 Type	GENERAL DATA CHANGE (13)		Wage Type 18	CHANGE IN PAYMENT DEDUCTIONS 17			Effective Date 21	Remarks 22
	Filed ID 15	New Contents 16		Rupees 19	Paise	Adj:20		
		Pay Through Bank		Ac. No. 1441195281000817				Pay Through Bank.
				B. code (1826) (1826)				
				M.C.B. Shami Road				
				Branch. Peshawar				
								Verified
								Asst. Insp. Officer G.O. G.S&PD, Peshawar
								Verified
								Drawing & Disbursing Officer For Capital City Police Peshawar

*Vertical stamp:* SUPDERS (AS) # 33474  
JAVED ICHHAI GUILFEND  
AG KPK Peshawar

*Handwritten:* 25

Prepared By 23

Audited/Checked By 24

Entered/Verified By 25

