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Muharir Compilation

Jul 29/5/24



## KHYBER PAKHTUNKHWA GOVT: GAZETTE, EXTRAORDINARY, 26th MARCH, 2021 482

(3) Any salary, allowances and other ancillary benefits received or drawn by such Civil Servant under this section on or after 31<sup>st</sup> day of July, 2019 shall be deemed to be validly received and drawn.

Peshawar, Dated 25<sup>th</sup> March, 2021

SHAH FARMAN Governor of the Khyber Pakhtunkhwa

MASOOD AHMAD

Secretary to Government of the Khyber Pakhtunkhwa Law, Parliamentary Affairs and Human Rights Department

Printed and published by the Manager, Staty, Ptg. Depit, Khyber Pakhtunkhwa, Peshawar.

## BEFORE THE KHYBER PAKHTUNKHWA SERVICE TRIBUNAL PESHAWAR

Service Appeal No. 1223/2023

KPST Reshawar

BEFORE: KALIM ARSHAD KHAN ... CHAIRMAN MISS FAREEHA PAUL ... MEMBER(E)

Amirullah S/O Ferooz Khan R/O Dhab Sangani, Dhab, Tehsil and District Karak.....(Appellant)

#### Versus

1. Inspector General of Police, Khyber Pakhtunkhwa, Peshawar.

2. The Regional Police Officer, Kohat Region, Kohat.

3. District Police Officer Karak.

4. Government of Khyber Pakhtunkhwa through Chief Secretary, Peshawar.

.....(Respondents)

Mr. Shahid Qayum Khattak,

Advocate ... For appellant

Mr. Asif Masood Ali Shah, ... For respondents

Deputy District Attorney.

#### **JUDGEMENT**

FAREEHA PAUL, MEMBER (E): The service appeal in hand has been instituted under Section 4 of the Khyber Pakhtunkhwa Service Tribunal Act, 1974, against the order dated 15.01.2023 passed by respondent No. 3, whereby the appellant was awarded major punishment of termination/removal from service and against the order dated 04.05.2023, passed by respondent No. 2 vide which his departmental appeal was rejected. It has been prayed that on acceptance of the appeal, the impugned orders

J. W



dated 15.01.2023 and 04.05.2023 might be set aside and the appellant might be held entitled for all back benefits of pay and service.

- 2. Brief facts of the case, as given in the memorandum of appeal, are that respondent No. 3 initiated disciplinary proceedings against the appellant and issued charge sheet and statement of allegations to him. Thereafter, an inquiry was initiated against him and respondent No. 3 passed an order dated 15.01.2023 vide which major punishment of termination/removal from service was passed against him without collecting any evidence and providing an opportunity of hearing to him. Feeling aggrieved, he filed departmental appeal/representation before respondent No. 2 which was rejected on 04.05.2023, and the same was not intimated to the appellant officially till filing of the instant service appeal.
- 3. Respondents were put on notice. They submitted written reply/comments on the appeal. We heard the learned counsel for the appellant as well as learned Deputy District Attorney for the respondents and perused the case file with connected documents in detail.
- 4. Learned counsel for the appellant, after presenting the case in detail, argued that the impugned orders were harsh, without any evidence, based on surmises & conjectures and against the principle of natural justice. He further argued that during the enquiry proceedings, no one was examined in support of the charges levelled against the appellant, nor any opportunity of hearing was provided to him. He was not confronted with any documentary or other kind of evidence. He

further argued that it was a settled principle of justice that no one should be condemned unheard but in the instant case no proper enquiry was conducted. He requested that the appeal might be accepted as prayed for.

- Learned Deputy District Attorney, while rebutting the arguments of learned counsel for the appellant, argued that the appellant was charged for making deceit/fraud in recruitment as Constable in the Police Department. He had not qualified ETEA test for recruitment as Constable for the year 2020-21 and his name was not included in the list of qualified candidates. In one of the lists received in District Karak, the appellant was shown as "recommended" while in another list provided by the CPO Peshawar, he was shown as "not recommended". Similarly, the list requisitioned from CPO Peshawar by the Regional Police Officer, Kohat did not reflect him as "recommended". The learned DDA argued that the appellant fraudulently succeeded in getting his appointment order on the basis of tempered recommendation. The SDPO Takht-e-Nasrati conducted the enquiry against him by fulfilling all the codal formalities, recorded the statements and collected evidence on record and the appellant was held guilty of gross misconduct. Respondent No. 3, being competent authority, heard him personally but he failed to defend himself and, hence, major punishment was awarded to him after fulfilling all procedural and legal formalities. He requested that the appeal might be dismissed.
- 6. The appellant was recruited as Constable in the Khyber Pakhtunkhwa Police through ETEA, 2020-21, and was issued belt No.

A V

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5007. At some later stage, it came to the knowledge of the respondent department that the appellant was shown as "passed" at serial no. 130, scoring 40 marks in ETEA merit list, received directly from CPO Peshawar whereas the ETEA list requisitioned from CPO Peshawar through RPO did not show his name, which meant that he was a failed candidate. He was charged on the ground that he got himself recruited through fraud and deception. An inquiry was conducted and he was awarded major punishment of termination/removal from service. According to the inquiry report annexed with the reply of the respondents, there were two recruitment lists. In one of the lists, out of the 130 successful candidates, the appellant was "recommended" at serial no. 130, whereas in the other, 128 candidates were shown as successful but in that list, name of the appellant was not mentioned. In the same report, the inquiry officer has clearly mentioned in its last sentence that how the name of the appellant was brought in the list provided by the CPO is to be ascertained by the CPO Peshawar. When the learned Deputy District Attorney was confronted with the question that whether any action was taken on the recommendation of the inquiry officer, he frankly stated that no action was taken except passing the impugned order of termination/removal from service. One completely fails to understand that how the lists were manipulated by the appellant and why no one in the office of Inspector General of Police, Central Police Office Khyber Pakhtunkhwa bothered to ascertain the facts behind the two lists being issued from the same office.

- 7. In the light of the above discussion, the appeal in hand is remitted to the respondent department for holding proper inquiry into the matter and conclude the report within sixty days of the receipt of this judgment. The question of back benefits is subject to the outcome of inquiry report. Cost shall follow the event. Consign.
- 8. Pronounced in open court in Peshawar and given under our hands and seal of the Tribunal on this 23<sup>rd</sup> day of February, 2024.

(FARTEHA PAUL)

Member (E)

\*FazleSubhan, P.S\*

(KALIM ARSHAD KHAN) Chairman (b)

SA 1223/2023

#### <u>Order</u>

23<sup>rd</sup> Feb. 2024

Consultation of the Person of

01. Mr. Shahid Qayum Khattak, Advocate for the appellant present. Mr. Asif Masood Ali Shah, Deputy District Attorney for the respondents present. Arguments heard and record perused.

- 02. Vide our detailed judgment consisting of 05 pages, the appeal in hand is remitted to the respondent department for holding proper inquiry into the matter and conclude the report within sixty days of the receipt of this judgment. The question of back benefits is subject to the outcome of inquiry report. Cost shall follow the event. Consign.
- 03. Pronounced in open court in Peshawar and given under our hands and seal of the Tribunal on this 23<sup>rd</sup> day of February, 2024.

(FAREEHA PAUL) Member (E)

(KALIM ARSHAD KHAN) Chairman

\*Fazal Subhan PS\*

- (7)
- 2023 1. Learned counsel for the appellant and Mr. Habib Anwar, Additional Advocate General alongwith Mr. Waqar Ahmad, Inspector for the respondents present.
  - 2. Against the impugned order of removal from service of the appellant, passed by the District Police Officer, Karak on 15.01.2023, the appellant filed departmental appeal which was dismissed by the respondent No.2 on 04.05.2023, where-after, he filed this appeal on 25.09.2023, which is within time. The appeal is admitted to full hearing subject to all just and legal objections by the other side. The appellant is directed to deposit security fees within 10 days. Reply has already been submitted. To come up for arguments on 23.02.2024 before D.B. P.P given to the parties.

(Kalim Arshad Khan) Chairman

\*Mutazem Shah \*



24<sup>th</sup> Aug. 2023

1. Learned counsel for the appellant and Mr. Asad Ali Khai Assistant Advocate General alongwith Mr. Waqar Ahmad, AS (Legal) for the respondents present.

2. Reply on behalf of the respondents is still awaited. Representative of the respondents requested for time to submit reply/comments. Granted by way of last chance. To come up for reply/comments on 03.10.2023 before S.B. P.R. given to the parties.

(Kalim Arshad Khan) Chairman

\*Mutazem Shah \*

3<sup>rd</sup> Oct., 2023

SCANNED RESHAWAR

Learned counsel for the appellant present. Mr. Asif Masood Ali Shah, Deputy District Attorney alongwith Mr. Waqar Ahmad, ASI (Legal) for the respondents present and submitted reply/comments, which is placed on file. A copy of the same is handed over to the learned counsel for the appellant. To come up for preliminary hearing on 10.11.2023 before S.B. P.P given to the parties.

(FAREEHA PAUL) Member (E) 2. Written reply not submitted. Learned Deputy District Attorney seeks time for submission of written reply. Adjourned. To come up for written reply/comments on 24.08.2023 before S.B. P.P given to the parties.

24<sup>th</sup> Aug. 2023

\*KaleemUllah

1. Learned counsel for the appellant and Rosh Assacra? Khan, Member(J)

Assistant Advocate General alongwith Mr. Waqar Ahmad, ASI

(Legal) for the respondents present.

2. Reply on behalf of the respondents is still awaited. Representative of the respondents requested for time to submit reply/comments. Granted by way of last chance. To come up for reply/comments on Ø3.10.2023 before S.B. P.P given to the parties.

(Kalim Arshad Khan) Chairman

\*Mutazem Shah \*

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

Appeal No. 1223/2023

S.No.	Date of order proceedings	Order or other proceedings with signature of judge
1.	2	3
1-	29/05/2023	
•		The appeal of Mr. Amir Ullah presented today by
		Mr. Shahid Qayum Khattak Advocate. It is fixed for
<b>Q</b> ,		preliminary hearing before Single Bench at Peshawar or
		31-05-2023
	7. A.	
	90	By the order of Chairman
		REGISTRAR
	31.05. 2023	Appellant alongwith his counsel present.
	VED	
	SCANNER	Let pre-admission notice be issued to the
	Peshawa	respondents through TCS for submission of
.		reply/comments. Adjourned. To come up for
		reply/comments as well as preliminary hearing on
		11.07.2023 before S.B. Parcha Peshi given to appellant
		and his counsel.
		Appellant is directed to deposit TCS, expenses
	•	within three days.
ļ ,	****	
		(Muhammad Akbar Khan) Member (E)



## KHYBER PAKHTUNKHWA SERVICE TRIBUNAL, PESHAWAR

Case Title: Amix ulah CHECK LIST v/s police and others.

CdS	e little: pm/y v/s pol/ce o	mol	O/W
S#	CONTENTS	YES	NO
1	This Appeal has been presented by:	1	
2	Whether Counsel/Appellant/Respondent/Deponent have signed the requisite documents?	1	
<sup>-</sup> 3	Whether appeal is within time?	1	
4	Whether the enactment under which the appeal is filed mentioned?	· <b>V</b> , .	
5	Whether the enactment under which the appeal is filed is correct?	<b>√</b>	<del></del>
6	Whether affidavit is appended?	1	. ,
7	Whether affidavit is duly attested by competent Oath Commissioner?	1	
8	Whether appeal/annexures are properly paged?	1	
9	Whether certificate regarding filing any earlier appeal on the subject, furnished?	×	<b>/</b>
10	Whether annexures are legible?	1	
11	Whether annexures are attested?	. 🗸	
12	Whether copies of annexures are readable/clear?	✓	_
13	Whether copy of appeal is delivered to AG/DAG?	✓	1.
14	Whether Power of Attorney of the Counsel engaged is attested and signed by petitioner/appellant/respondents?	✓	
15	Whether numbers of referred cases given are correct?	1	
16	Whether appeal contains cutting/overwriting?	×	<b>✓</b>
17	Whether list of books has been provided at the end of the appeal?	1	
18	Whether case relate to this court?	✓.	
19	Whether requisite number of spare copies attached?	✓	
20	Whether complete spare copy is filed in separate file cover?	✓	1
21	Whether addresses of parties given are complete?	1	:
22	Whether index filed?	✓	
23	Whether index is correct?	<b>√</b>	
24	Whether Security and Process Fee deposited? On	✓:	<u> </u>
25	Whether in view of Khyber Pakhtunkhwa Service Tribunal Rules 1974 Rule 11, notice along with copy of appeal and annexures has been sent to respondents? On	1	
26	Whether copies of comments/reply/rejoinder submitted? On	<b>✓</b>	
27	Whether copies of comments/reply/rejoinder provided to opposite party? On	1	

It is certified that formalities/documentation as required in the above table have been fulfilled.

Name:

Signature:

Dated:

perali



# BEFORE THE SERVICE TRIBUNAL KHYBER PAKHTUNKHWA PESHAWAR

Service Appeal No. 1223 /2023



Amir Ullah ...... Appellant

Versus

Inspector General of Police and others .......Respondents

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4.	Copy of order dated 15/01/2023	В	8
5.	Copy of Departmental Appeal	С	9
6.	Copy of order dated :04/05/2023	D	10
7.	Copy of other documents		11-12
8.	WakalatNama		13

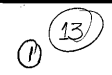
Through

Shanid Qayum Khattak Advocate Supreme Court

Appellant

of Pakistan Mob No. 0333-9195776

Dated: 29 /05/2023



# BEFORE THE SERVICE TRIBUNAL KHYBER PAKHTUNKHWAPESHAWAR

Service Appeal No. 1223 /2023

Diary No. 5646
29/5/2023

Amir Ullah S/o Ferooz Khan R/o Dhab Sangani, Dhab, , Tehsil and

#### Versus

- 1. Inspector General of Police, Khyber Pakhtunkhwa, Peshawar
- 2. The Regional Police Officer, Kohat Region, Kohat
- 3. District Police Officer Karak
- 4. Government of Khyber Pakhtunkhwa through
  Chief Secretary, Peshawar ......Respondents

APPEAL UNDER SECTION 4 OF SERVICE TRIBUNAL ACT, 1974 THE ORDER DATED 15/01/2023 PASSED BY RESPONDENT NO. 3 BY WHICH THE APPELLANT HAS BEEN AWARDED MAJOR PUNISHMENT OF TERMINATION/REMOVAL FROM SERVICE, AND AGAINST THE ORDER DATED 04/05/2023 RESPONDENT NO. VIDE WHICH THE DEPARTMENTAL REPRESENTATION/ APPEAL FILED APPELLANT HAS BEEN REJECTED

#### **PRAYER**



On accepting this service appeal, the impugned orders dated 15/01/2023 and 04/05/2023 may graciously be set aside by declaring it illegal, unlawful, without authority, based on mala fide, void abinitio and thus not sustainable in the eyes of law and appellant is entitled for all back benefits of pay and service

#### Respectfully Sheweth;

- 1. That Respondent No. 3 initiated disciplinary proceeding against appellant and issue charge sheet and statement of allegation.

  (Copy attached as Annexure "A")
- 2. That thereafter inquiry was initiated against the appellant and



respondent No. 3 passed an order dated 15/01/2023 vide which the major punishment of "Termination /removal from service" has been passed against appellant without collecting any evidence and providing him an opportunity of hearing. (Copy of impugned order is attached as Annexure "B")

- 3. That appellant filed departmental appeal /representation ( the facts and ground agitated therein may please be treated as part and parcel of this appeal) against the impugned order before respondent No. 2, who vide order dated 04/05/2023 ( but till date not officially communicated to petitioner) rejected the same without complying codal formalities. ( Copy of appeal and impugned order are attached as Annexure "C" and "D")
- 4. That now appellant feeling aggrieved from the above orders hence, filling this appeal on the following amongst other grounds inter alia

#### **GROUNDS**:

- a. That the impugned orders of the respondents are illegal, unlawful, without authority, based on mala fide intention, against the natural justice, voilative of the Constitution and Service Law and equally without jurisdiction, hence the same are liable to be set aside in the best interest of justice.
- b. That the impugned orders passed by respondents are very much harsh, without any evidence based on surmises & conjectures and is equally against the principle of natural justice.
- c. That during enquiry proceedings none was examined in support of the charges leveled against appellant neither has proper opportunity of hearing been provided to appellant. No allegations mentioned above are practiced by the appellant nor proved against him through any cogent reason or evidence.
- d. That from the date of appointment appellant is performing his duty with full zeal and enthusiasm and has provided no opportunity of complaint to his superior, but till date he has not been paid his monthly salary.

- e. That the inquiry officer failed to collect any evidence in support of the charges. No one was examined as witness in presence of appellant nor was appellant confronted with any documentary or other kind of evidence on the basis of which the impugned orders were passed.
- f. That the impugned orders have been passed in violation of law and rules of disciplinary proceedings and principles of natural justice. The authority wrongly and malafidly based the impugned orders without giving any reason with proof whatsoever, therefore the impugned order is bad in law.
- g. That it is the settle principle of justice that no one should be condemn un heard but in the instant case no proper enquiry has been conducted to enquire regarding the allegations. No independent witness has been examined in front of appellant nor any opportunity of cross examination has been provided to appellant. Both the impugned orders are based on non reading and mis reading of available record.
- h. That appellant has been held liable for the fault of others as the alleged fault can not be attributed to appellant as he is not capable to manipulate the official documents.
- i. That respondent No. 2 has not decided the departmental appeal / representation in accordance to the rules and regulation which clearly shows mala fide intention thus, has no sanctity in the eyes of law thus the act of respondents are totally based on male fide intention which clearly shows discrimination and undue victimization.
- j. That appellant has been appointed after complying all the codal formalities, hence the principle of *Locus Poenitentiae* accrued in favour of appellant which has totally been ignored by the respondent specially when fault on the part of appellant has not been identified.
- k. That the appellate authority has not provided any personal hearing opportunity to the appellant nor the order passed is speaking one.



It is, therefore, most humbly prayed that on accepting this service appeal, the impugned orders dated 15/01/2023 and order dated 04/05/2023 may graciously be set aside by declaring it illegal, unlawful, without authority, based on mala fide, void abinitio, against the principle of Locus Poenitentiae and thus not sustainable in the eyes of law and appellant is entitled for all back benefits of pay and service.

It is, further submitted that respondent may further be directed to release the unpaid salaries of the appellant.

Any other relief not specifically prayed for but deems appropriate in the circumstances of the case may also be granted.

Through

Shahid Qayum Khattak Advocate Supreme Court of Pakistan

Appellant

Dated:

/05/2023

Certified that as per instruction of my client no such appeal has been filed before this Hon'ble Forum.

#### **AFFIDAVIT**

I, Amir Ullah S/o Ferooz Khan R/o Dhab Sangani, Dhab, , Tehsil and District Karak do hereby solemnly affirm and declare on Oath that the contents of the above appeal are true and correct to the best of my knowledge and belief and nothing has been kept secret from this Hon'ble Tribunal.

Deponent



## BEFORE THE SERVICE TRIBUNAL KHYBER PAKHTUNKHWA PESHAWAR

Service Appeal No. /2023 Amir Ullah ...... ..... Appellant

Versus

Inspector General of Police and others ......Respondents

#### ADDRESSES OF THE PARTIES

#### **APPELLANT**

Amir Ullah S/o Ferooz Khan R/o Dhab Sangani, Dhab, , Tehsil and District Karak

#### RESPONDENTS

- 1. Inspector General of Police, Khyber Pakhtunkhwa, Peshawar
- The Regional Police Officer, Kohat Region, Kohat 2.
- 3. District Police Officer Karak
- 4. Government of Khyber Pakhtunkhwa through Chief Secretary, Peshawar

Appellant

Through

ShahidQaylimKhattak Advocate Supreme Court

of Pakistan

Dated: 30

-6 (17) Ammedwie-A

No 07 /Enq Dated / 0 / 17 /2023

#### CHARGE SHEET

I. KHAN ZEB MOHMAND, District Police Officer, Karak as a competent authority, hereby charge you Recruit Constable Amir Ullah No. 5007/FRP (presently under training recruit course at PTC Hangu) as follows:-

From perusal of departmental enquiry conducted by SDPO Takhte Nasrati against defaulter recruit constables Bilal Ahamd No. 2281 of SSU/CPEC and Jamal Racool No. 4984 of FRP, it has came to light that you recruit Constable Amir Ullah No.5007 s/o Feroz Khan were shown as "passed" mentioned at S.No. 130 with scoring 40 marks in ETEA merit list-2021 which was directly received from CPO Peshawar whereas ETEA merit list-2021 requisitioned through RPO office vide Endst: No. 11843/EC dated 15.08.2022 from CPO Peshawar did not have your name i.e. you are a failed candidate according to ETEA merit list-2021 sent by CPO Peshawar. This act on your part indicates your intentional deception and forgery in order to gain ulterior motives. This speaks quite adverse on your part and shows your malafide intention, willful breach and malpractice in the discharge of his official obligations. This speaks quite adverse on your part and shows your malafide intention, willful breach and malpractice in the discharge of your official obligations."

- 1. By the reason of your commission/amission, constitute miss-conduct under Police disciplinary Rule-1975 (amendment Noufication No. 3859/Legal, dated 27.08.2014) Govt: of Khyber Pakhtunkhwa, Police Department, you have rendered your-self liable to all or any of the penalties specified in Police Rule-1975 ibid.
- 2. You are, therefore, required to submit your written defense within 07-days of the receipt of this charge sheet to the enquiry Officer

  SOLOW Is hereby appointed for the purpose of conducting enquiry.

Your written defense if any should reach to the Enquiry Officer within a stipulated period, failing which shall be presumed that you have no defense to put in and in that case ex-parte action shall be taken against you.

Intimate whether you desire to be heard in person.

A statement of allegation is enclosed.

District Police Officer, Karak

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Annex B

This Order will\_dispose\_off\_the\_departmental.enouity\_against\_Recruit Con (table)

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(18)

#### DISCIPLINARY ACTION

J. KHAN ZEB MOHMAND, District Police Officer, Korak as a compotent authority, is of the opinion Recruit Constable Amir Ulfah No. 5007/FRP (presently under training recruit course at PTC Hangu) has rendered himself liable to be proceeded against on committing the following act/commission within the meaning of Police Disciplinary Rule-1975 (amendment Notification No. 3859/Legal, dated 27.08.2014) Govt: of Khyber Pakhtunkhwa, Police Department.

#### STATEMENT OF ALLEGATIONS

From perusal of departmental enquiry conducted by SDPO Takhte Nasrati against defaulter recruit constables Bital Ahamd No. 2281 of SSU/CPEC and Jamal Rasool No. 4984 of FRP, it has came to light that recruit Constable Amir Ultah No.5007 s/o Foroz Khan was shown as "passed" mentioned at S.No. 130 with scoring 40 marks in ETEA ment list-2021 which was directly received from CPO Peshawar whereas ETEA ment list-2021 requisitioned through RPO office vide Endst: No. 11843/EC dated 15.08.2022 from CPO Peshawar did not have his name i.e. he is a failed candidate according to ETEA ment list-2021 sent by CPO Peshawar. This act on his part indicates his intentional deception and forgery in order to gain ulterior motives. This speaks quite adverse on his part and shows his malafide intention, willful breach and malpractice in the discharge of his official obligations. This speaks highly quite adverse on his part and shows his malafide intention, willful breach and malpractice in the discharge of his official obligations.

1.	The enquiry Officers			in
accorda	nce with provision of the Police	Rule-1975 (ame	endment No	tification No.
3838/Let	gal, dated 27.08.2014) Govt: of i	Khyber Pakhtunk	hwa. Police	Benartment
juqino ar may prov	vide reasonable opportunity of h	nearing to the acc	cused offici	al, record his
ប បារបៀនអូក ការសហប្រទ	nd make within 10-days of the r	receipt of this are	der, recomm	nendation as
_ helligit	ment or other appropriate action	n against the acci	used,	

2. The accused official shall join the proceeding on the date, time and place fixed by the enquiry officer.

No. CR /Eng. dated /O /O/ /2023: District Police Officer, Karak

 The enquiry Officers for Initiating proceeding against the accused under the Provision of the Police Disciplinary Rule-1975 (amendment Motification No. 3859/Legal, dated 27.08.2014) Govt: of Khyber Pakhtunkhwa, Police Department.

2. Recruit Constable Amir Ullah No. 5007/FRP (presentiv under training derruit Cause at Pic Hugo.

MIESTED

**8** 19

Amnex-B

This Order will dispose off the departmental enquiry against Recruit Constable Amir Ullah No. 5007/FRIP of this district Police.

From perusal of departmental enquiry conducted by SDPO Takhte Natratic against defaulter recruit constables Bilat Ahamd No. 2281 of SSU/CPEC and Jamat Rasool No. 4984 of FRP, it has came to light that recruit Constable Amir Ullah No.5007 s/o Feroz Khan was shown as "passed" mentioned at S.No. 130 with scoring 40 marks in ETEA ment list-2021 which was directly received from CPO Peshawar whereas ETEA ment list-2021 requisitioned through RPO office vide Endst: No. 11843/EC dated 15.08 2022 from CPO Peshawar did not have his name i.e. he is a failed candidate according to ETEA ment list-2021 sent by CPO Peshawar. This act on his part Indicates his intentional deception and forgery in order to gain ultanor motives. This speaks quite adverse on his part and shows his malafide intention, willful breach and malpractice in the discharge of his official obligations. This speaks highly quite adverse on his part and shows his malafide intention, willful breach official obligations.

He was issued Charge Sheet and Statement of Allegations. Mr. Nazar Hussain, SDPO Takhte Nasratt was appointed as Enquiry Officer to conduct proper departmental enquiry against him and he was directed to submit findings in the stipulated time

The Enquiry Officer reported that ETEA merit list-2021 which was directly received from the CPO Peshawar wherein total 130 candidates have shown passed in which the defaulter recruit Constable had also shown "pass" at S.No. 130 with scoring 40 marks upon which his recruitment order was issued by the DPO office Karak vide OB. No. 729 dated 30.12.2021 wherein Amir Ullah was recruited against the vacant post of FRP and a lotted constabulary number 5007, while during the course of enquiry ETEA merit list-202" was requisitioned from the CPO Peshawar letter No. 7185/E-IV, dated 10.08.2022 received through the RPO office Kohat vide Endst: No. 11843/EC dated 15.08.2022 and under the DPO office diary No. 3432/RK dated 18.08.2022 wherein 128 candidates have shown passed in which the defaulter recruit constable Amir Ullah was not found in the said ETEA merit list i.e. ETEA test failed candidate.

Keeping in view the above available record and facts on file, the penisal of enquiry papers, and recommendations of the Enquiry Officer, he is found guilty of the charges. He is ETEA test failed candidate and his name is not found in the ETEA merit its -2021. Therefore, in the exercise of the power conferred upon me, t, KHAN ZEB MOHMAND, District Police Officer, Karak, as competent authority under Police Rules 1975 (amended in 2014), hereby impose major punishment of termination/removal from service upon defaulter recruit Constable Amir Ullah No. 5007/FRP with immediate effect.

OB No. <u>94</u>
Dated <u>15 1 / 1</u> / 12023

District Police Officer, I(arak

OFFICE OF THE DISTRICT POLICE OFFICER KARAK
No. 201 /EC, Karak the dated // 102- /2023

Copy of above is submitted to the Superintendent of Police, FRP Koha: Range Kohat wir to this office letter No. 1073/Enquiry dated 10.01.2023 & your office order Endst; No. 165-66/OHC, dated 25.01.2023 for favour of information and necessary action issue approved order under intimation to this office, please.

ATTESTED

District Police Officer, Karal

Annexure "C"

To,

### Regional Police Officer, Kohat Region, Kohat

Subject:

Departmental Appeal.

Respected Sir,

With due respect, appellant submitted departmental appeal the order bearing No. 94 dated 15-01-2023, passed by District Police Officer Karak, where by appellant was removed from service.

#### FACTS:

- 1. That appellant appeared and qualified ETEA test 2021 held for recruitment of constables in Khyber Pakhtunkhwa Police. Central Police Office (CPO) Peshawar circulated list of recommended and not recommended candidates by physical assessment and suitability test board letter no 720/Eiv dated 19.12:2021 where in the name of appellant exist among the recommended candidates.
- 2. The District police Officer karak, in compliance with the direction of CPO received above mentioned letter, appointment appellant as constable vide OB No. 719 dated 30.12.2021 after medical and character clearness, appellant was also detailed for the basic recruit Training.
- 3. The charge Sheet No. 07 /Enq dated 10.01.2023 were served upon appellant wherein charge of manipulated the CPO letter mentioned above were leveled against appellant. It was alleged that the appellant name was actually among the recommended candidate but wrongly shown as a failed candidates.
- 4. the appellant submitted reply and respond to the charge sheet, that appellant qualified test physical and medical test before the prescribed board and receipt of CPO direction vide above quoted letter was summoned by DPO karak for appointment process after appointment was detailed for training, however after the laps of six month long period the impugned order was passed, hence then departmental appeal on the following ground.

#### GROUND:

- a. The appellant is a native of District karak and qualify the test which was launched by the ETEA authority, therefore appellant wrongly been charged for manipulating received from CPO under the signature of AIG Establishment. There is no evidence in record, that appellant was connected with preparation of the letter, appellant was a candidate but not an employer
- b. That an ex-paste enquiry proceeding where alleged carried out into the matter. The enquiry officer failed to trace the dealing hand behind the impugned letter and his wrongly recommended award of penalty to appellant without collecting of any evidence connecting appellant with the charge.
- c. The District police officer karak had appointment on the base of CPO direction but the District police officer karak wrongly stepped into the matter any enquiry on the part of CPO because the wrong if any was committed at CPO, therefore impugned is one sided and premature.
- **d.** That appellant was wrongly removed from service. The appointment of appellant was wrongly held illegal, after laps of about one year, appellant was punished for in action of other again appellant on the strength of FRP and superintendent of Police FRP Kohat was competent authority DPO karak has wrongly passed the Order.
- e. The appointment of appellant was mature as appellant served police for about one year and was undergoing training therefore; removal of appellant this belated stage all the best of unproved charged is not legally justify legally justified.
- f. The appellant belong to a poor family and had qualified ETEA Test and process good heath and physique therefore termination of appellant at this stage was wrong and against the principles of natural justice.

It is therefore requested that appellant may by re-instated in the service with back benefit.

ATTESTED

You're obediently
Aamir ullah, No. 5007
Coot No. 0344-98-8384

## ORDER

This order will dispose of the departmental appeal preferred by Ex-Constable Amir Ullah No. 5007 of Karak District Police against the order of District Police Officer, Karak, wherehy he was awarded major punishment of termination / removal from service vide OB No. 94, dated 15.01.2023. Facts are that the appellant was shown as "Passed" in the ETEA's ment list at \$1.00 130 directly received to DPO Office, Karak from CPO Peshawar. However, in the original ETEA's ment had be list duly attested by AIG/Establishment, his name was not found exist which shows that he had tempered the ETEA's ment list. The appellant tried to deceive the department in connection with getting appointment order as Constable.

Proper departmental enquiry proceedings were initiated against him and 1579. Takht-e-Nasrati Karak was nominated as Enquiry Officer. The Loquiry Officer after falfilized of all codal formalities submitted his findings wherein he stated that the name of the appellant does not exist in the original ETEA's merit list.

Keeping in view the recommendations of enquiry officer and other material available on record, the delinquent official was awarded major punishment of dismissal from service by the District Police Officer, Karak vide OB No. 94, dated 15.01.2023.

Feeling aggrieved from the order of District Police Officer, Karak, the appellant preferred the instant appeal. He was summoned and heard in person in Orderly Room held to this office on 02.05,2023.

From the perusal of the enquiry file, service record of the appellant and reasons advanced by him, it came to light that the name of the appellant did not exist in the original ETFA's merit list of passed candidates. Thus, he has got no rights of recruitment as Constable in Police department being failed candidate. He had managed his recruitment in Police department through fraudulent means. The retention of such individual in the Police force is detrimental to the public interest.

Keeping in view the above, I, Sher Akhar, PSP S.St, Regional Police Officer. Kohat, being the appellate authority, hereby reject the instant appeal being devoid of ment and substance.

Order Announced

Regional Police Officer Kohat Region

No. 4926 /EC, Dated Kohat the 4 / 12023

Copy forwarded to District Police Officer, Karak for information and necessary was to his office Memo: No. 2759/LB, dated 11.04.2023. His Service Record is returned herewith

**(\*\*\***\*\*

KITESTED

(22)

سبة ويژنل پوليس آفيسر سركل تحت نفر تا \_

از دفتر فون نمبر

0927-250850



14-02-23 318

نبرPA\_<u>5</u>

بجاب: جناب ڈسٹرکٹ ہولیس آفیسرصا حب کرک۔

قائینل رپورٹ (charge sheet against Constable Amir Ullah No. 5007/FRP)

جناب عالى!

بحوالہ چارج شیٹ احکام نمبر 07/Enq مورخہ 10.01.2023 مجاریہ جناب ڈسٹر کٹ پولیس آفیسر صاحب کرک برخلاف ریکروٹ کنسٹبل عامراللہ بلٹ نمبر 5007 (FRP Strength) زیر و تخطی کو مارک ہوکرزیر و تخطی نے انکوائیری کر کے جوذیل ہے۔

### • *الزامات*:

عنوان:

بحوالہ چارج شیٹ نمبری 07/Enq مورخہ 10.01.2023 ریکروٹ کنٹیل امیر اللہ بلٹ نمبر 5007 (FRP) پرالزام ہے کہ کنٹٹیل ان جمال رسول بلٹ نمبر 4984 اور بلال احمد بلٹ نمبر 2281 کے خلاف انکوائری کے دوران اور بجنل ETEA میرٹ کسٹ ملا حظہ کرنے پر پایا گیا کہ نہ کورہ ریکروٹ کنٹیل عام اللہ ETEA شٹ میں فیل ہوا ہے، اور کس کے وساطت سے میرٹ کسٹ میں رد، بدل کر کے فراڈ اور دھو کہ سے اپنانام میرٹ کسٹ میں ڈال کرخود کو بطور کنٹیل محکمہ پولیس میں جمرتی کیا ہے۔

جناب عالى!

انگوائری فائل ملاحظہ کرنے پر پایا گیا کہ ندکورہ کنٹلیل CPO پشاور سے براہ راست موصول شدہ ETEA میرٹ لسٹ میں سیر بل نمبر 130 پرٹوٹل 40 نمبرز حاصل کرکے پاس ہے، جبکہ بحوالہ لیٹرنمبر 3432/RK مور خد 18.08.2022 وفتر جناب RPO کے تھروموصول شدہ میرٹ لسٹ پاس امیدواروں میں ندکورہ ریکروٹ کنٹلیل کا نام موجودنہیں ہے۔

## ● بيان آذان ريكروث كنظيل عامرالله بلث نمبر 5007/FRP

ریکروٹ کنٹیبل عامراللہ بلٹ نمبر 5007 بسلسلہ انکوائری طلب کر کے جس نے زبانی تج ری اور کراس سوالات، جوابات میں بتلایا کہ اس نے سال 2021 میں محکمہ پولیس میں بذریعہ ETEA بپلائی کر کے امتحان پاس کیا۔ جو بعد میں پاس شدہ امیدواران کو بسلسلہ ناپ، تول وغیرہ طلب کر کے جن میں من ریکروٹ کنٹیبیل بھی شامل تھا۔ بھرتی کے تمام مراحل سے گزرنے کے بعد بلٹ نمبر FRP) کو ہاٹ بھجوایا گیا، وہاں سے تقریباً گزرنے کے بعد بلٹ نمبر PTC الاٹ ہوکر پولیس لائن کرک میں حاضری کر کے تقریباً ایک ماہ بعد پولیس لائن کرک سے پولیس لائن (FRP) کوہاٹ بھجوایا گیا، وہاں سے تقریباً 80 مہینے بعد فرین گئے اور ابٹرینگ کا چوتھا مہینہ چل رہا ہے کہ بسلسلہ انکوائری صدا (unqualified) صلع واپس کیا گیا۔

باقی ETEA میرٹ کسٹ میں رد، بدل کے بارے میں مجھے کوئی علم نہیں ہے کہ کسنے کس وجہ سے میرٹ کسٹ میں رد، بدل کیا ہے۔اور نہ ہی پولیس اور ETEA ڈیپارٹمینٹ میں میرا کوئی رشتہ دار ہے۔ (تحریری بیان عامراللہ لف ہے )۔

## کیگئی انگوائری\_

ودران انگوائری پایا گیا، که ایک ریکرونمنٹ کسٹ (غیرمصدقہ) جس می<u>ں 130</u> امید داران کا میاب ہوئے ہیں سلسله نمبر <u>130 پر کشٹیل</u> عامراللہ کا نام موجود ہے، جبکہ دوسرے ریکر وٹمنٹ لسٹ (Attested) میں ک<u>ل 128</u> امید داران کا میاب ہوئے ہیں، جس میں کنشیل فہ کورہ عامراللہ کا نام شامل نہیں ہے۔

جہاں تک اس بات کاتعلق کہکہاں پر ندکور گنشیل عامراللہ 5007 کا نام لسٹ میں شامل کیا گیا ہے۔اندریں بارہ متعلقہ دفتر CPO بشاور ہی درست رپورٹ دے سکتا ہے۔ چھاں

ر پورٹ بمرادمناسب تھم ارسال خدمت ہے۔

سد دویژنل پولیس آفیسر تحت نصر تی۔

ATTESTER

# مان ژون دیروت میدل ماموان بلت مسر به

du - in مرور مستسل بر خوام بهار به شب سادانوم سه در وه سال مدیم مرديم معالم فسيل مين فيل ما مرب الأسي و ما لمن عد المان عد معالم المناه المان من المن عدم ما المن عدم المن عدم

مور بمل كست مِن فود باس كيابه

الودم والاعروشي مين معرواي ولاء من سال المعقدين عا مل كرياس بوا . هونعد من ما آن است من باس شياد ا ميلاالان كو رنا - و بول وغیرو کمیلے دلیا نے کئے عن میں من کریرہ کے نے میں میں مس يا ميا عا ولعد من ميرين نشن سن ١٠٠٠ بستال مرن ميو كرويان عه ميدين نووايا . هو معدن البيل ما الله كارد ، الله عبر موه 5 الل في برا الولس لابن كرن مين عامري تراء أب سيبه لعد FRP ك من كويات بعيرا كرويان برلغريًّا في مين سرندي ديري سرانگام دیا.

لغريا الله سنب لعد من دُيرر أستب عيم شكوش سنه بعدي كيا . دورد - نفريًا جومًا بنه جل ديا بي مسلم المؤمرة من عمرا عمرا · w w on 10 sp ingpolished a go

وذير ١٤٦٨ لنن ت فيله د باس بول على وي الم مين عام ور برائم سرف لست مي كس مذكر من مي دور برائم ميا مي اور در بي عَيْم ولاس اور ١١٥ ق با دست من كوله و تفاكارسه اور تري مري بر ند عروال بن سُهُ وُسي سم كى لا في مرد يه مرد يه م جوده قيد بمر مشم<sub>ک ما</sub>ید<sup>م</sup>

CA 0344 9808384 14202 5765861



## BEFORE THE HONORABLE KHYBER PAKHTUNKHWA SERVICE TRIBUNAL, PESHAWAR

Service Appeal No. 1223/2023 Amir Ullah s/o Feroz Khan R/o Dhab Sangani Dhab Tehsil & District Karak

..... Appellant

**VERSUS** 

POSTAWATA 3/10/23

Inspector General of Police, Khyber Pakhtunkhwa & others

..... Respondents

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Respondents Through Representative



#### BEFORE THE HONORABLE KHYBER PAKHTUNKHWA SERVICE TRIBUNAL, PESHAWAR

BOSHAWAR 3 10 23

Service Appeal No. 1223/2023 Amir Ullah s/o Feroz Khan R/o Dhab Sangani,Dhab Tehsil & District Karak

..... Appellant

Khyber Pakhtukhwa Service Tribunal

Diary No. 8041

Dated 3/10/23

#### **VERSUS**

Inspector General of Police, Khyber Pakhtunkhwa & others

...... Respondents

#### PARAWISE COMMENTS ON BEHALF OF RESPONDENTS 1,2,3 & 4

#### Respectfully Sheweth:-Preliminary Objections:-

- i. That the appellant has got no cause of action to file the instant appeal.
- ii. The appellant has got no locus standi to file the instant appeal.
- iii. That the appellant is estopped by his own conduct to file the instant appeal.
- iv. That the appeal is bad in eyes of law and not maintainable.
- v. That the appellant has not approached the honorable Tribunal with clean hands.
- vi. That the appeal is barred by law and limitation.

#### Facts:-

- 1. Correct to the extent that the appellant was charge sheeted for making deceit/fraud in recruitment as Constable in Police department. The appellant had not qualified ETEA test for recruitment as Constable for the year 2020-21 thus his name was not included in the list of qualified candidates. Pertinent to mention here that the fake recommendation list received to district Karak contained his name as "recommended" while another list provided from CPO Peshawar contained his name as "not recommended". Similarly, the list requisitioned from CPO Peshawar by the Regional Police Officer, Kohat vide 11843/EC dated 15.08.2022 and under the DPO Karak diary No. 3432/RK dated 18.08.2022 did not contain his name as "recommended". He fraudulently succeeded in getting his appointment order on the basis of tempered recommendations. (The letters are attached as Annexures-A1, A2 & A3)
- 2. Incorrect, proper departmental enquiry was initiated against the delinquent official by issuing him charge sheet. Enquiry was entrusted to SDPO Takht-e-Nasrati who conducted the enquiry by fulfilling of all codal formalities, recorded statements and collected necessary evidence on record. After concluding the enquiry proceedings, the enquiry officer submitted his finding report wherein the delinquent official was held guilty of gross misconduct and recommended him for major punishment. The respondent No.3 being competent authority heard the appellant, personally. However, he failed to defend himself. The allegations leveled against him were proved during enquiry. Thus, respondent No.3 awarded major punishment of termination/removal from service.(Copy of charge sheet, statement of allegations and enquiry report are attached as Annexure-B1, B2, B3).
- 3. Incorrect, the respondents No.2 rejected the appeal of the appellant after perusal of the entire record received from District Karak and CPO as well. Hence, upheld order passed by the respondent No.03. The order of the respondent No.2 properly communicated to the appellant.
- 4. That the allegation against appellant had been proved as established in the enquiry findings. Therefore, the appellant's plea is not maintainable under the law, and is liable to be dismissed on the following grounds.



#### <u>Grounds:</u>

- Incorrect, the impugned order was passed in accordance with law & rules as the allegations against the appellant had been proved as established by the enquiry officer in his findings. No malafide on part of respondents is involved.
- B. Incorrect, charges against the appellant were proved during course of enquiry. The appellant was dealt in accordance with law and rules and was also provided proper opportunity of personal
- C. Incorrect, reply already submitted as para-B above.
- D. Incorrect, the appellant fraudulently succeeded in getting his appointment order on the basis of tempered recommendations and thus, he tried to deceive Police department through such fake appointment. The allegations leveled against the appellant were proved by the enquiry officer without any shadow of doubt. Therefore, he was removed from service in the very start of his
- E. Incorrect, the list requisitioned from CPO Peshawar by the Regional Police Officer, Kohat vide 11843/EC dated 15.08.2022 and under the DPO Karak diary No. 3432/RK dated 18.08.2022 did not contain his name as "recommended". The appellant was terminated from service on the basis of evidences established regarding his fraudulent act.
- F. Incorrect, the competent authority in the light of enquiry findings passed the order according to
- G. Incorrect, the appellant was dealt in accordance with law and rules and has been duly provided opportunity of hearing. The competent authority passed the order after fulfilling of all legal and codal formalities.
- H. Incorrect, reply already submitted as para-D above.
- I. Incorrect, the respondents No.2 after perusal of available record received from district Karak and CPO, by hearing the appellant and after fulfilling all legal and codal formalities, rejected appeal of the appellant and upheld the order of respondent No.2.
- J. Incorrect, reply already submitted as para-D above.
- K. Incorrect, the appellant was dealt in accordance with law and rules and was also provided proper opportunity of personal hearing. The respondents may also be allowed to advance additional grounds at the time of hearing.

#### Prayer:-

In the light of the above facts and circumstances it is therefore, requested that the appeal, being devoid of merits, may kindly be dismissed with costs, please.

Govt of Khyber Pakhtunkhwa, **Through Chief Secretary** 

(Respondent No. 4)

Provincial Police Officer/IGP. Khyber Pakhtunkhwa,

(Respondent No. 1)

District Police Officer,

Karak

(Respondent No. 3)

Re<del>gional</del> Police Officer. Kohat

(Respondent No. 2)



## BEFORE THE HONORABLE KHYBER PAKHTUNKHWA SERVICE TRIBUNAL PESHAWAR

S. Appeal No- 1223/2023 Amir Ullah s/o Feroz Khan R/O Dhab Sangani, Dhab Tehsil & District Karak

...... Petitioner

#### Versus

Inspector General of Police,

Khyber Pakhtunkhwa & others

...... Respondents

#### **AFFIDAVIT**

I Waqar Ahmad S/O Izzat Khan R/o District Police Karak do hereby solemnly affirm and declare on oath that the contents of Para wise comments in the titled above Writ Petition are true & correct to the best of my knowledge and belief nothing has been concealed from this honourable court.

It is further stated on oath that in the appeal, the answering respondents have neither been placed Ex-parte nor their defence has been struck off/lost.

Deponent

CNIC No 17301-5732688-7

Mobile No 03459117337

**Identified By** 



# RECRUITMENT OF POLICE CONSTABLES IN THE KHYBER PAKHTUNKHWA POLICE-DEPARTMENT through ETEA 2020-21 TO AKT MALE THROUGH

## MERIT-LIST OF DISTRICT - KARAK

	·	<u> </u>	FATHER NAME	D.O.B	Height	Chest	Highest Qualifica	PAPER-A MARKS/80 [A]	PAPER-B MARKS/20 [B]	Addl: Higher Qualification MARKS [C]	TOTAL MARKS [A+B+C]	Mobile#	Alternate mobile#	REMARKS
ROLL NO	QUOTA	NAME		<u> </u>			tion	: 60	16	02	78	3426557639	-3429151400	a exist of the second
	OPEN	HASSAN RAUF	MUHAMMAD RAUF KHAN	15-Mar-2002	5 ft & 8 inches	33 x 34.5	F.A/F.Sc *	56	17	04	. 77	3421938821	3484753083	
82201	OPEN	KIFAYAT ULLAH KHAN	INAYAT ULLAH KHAN	10-Aug-1997	S ft & 8 inches	36 x 37.5	B.S (4-Yrs)	54	17	02	73	3423881376	3119156964	
82686	OPEN	ASIF USMAN	SHAHBAZ KHAN	07-Mar-1996	5 ft & 9 inches	36 x 37.5	F.A/F.Sc	53	16	02	71	3164573849	3489167566	
80276	OPEN	DANISH AZIZ	ABDUL AZIZ KHAN	09-jan-1999	5 ft & 11 inches	33 x 34.5	F.A/F.Sc	47	16	04	67	3315406465	3349583556	
82723	OPEN	NIAMAT ULLAH	GHULAM QADIR	29-Mar-1995	5 ft & 10 inches	33 x 34.5	B.S (4-Yrs)	53	10	03	66	3467994412	3469678225	
81553	OPEN	MUHAMMAD ISMAIL	KHIAL ZAMEER	05-May-1995	5 ft & 7 inches	33 x 34.5	8.A/B.Sc	49	15	02	66	3318809454	3359835334	
82547	OPEN	ABDULLAH HASSAN	ABDUR RASHEED	12-Apr-1996	6 ft & 0 inches	35 x 36.5	F.A/F.Sc	53	10	02	65	3109082782	3109082782	Í
81781	OPEN	JEHAD SARWAR	ARBAB KHAN	15-Apr-1998	5 ft & 9 inches	34 x 35.5	F.A/F.Sc	48	13	03	64	3319785556	3135026154	
80218	OPEN	DANISH KAMRAN	KHAN GUL	30-Oct-1995	5 ft & 9 inches	34 x 35.5	B.A/B.Sc	49	11	02	62	3488239438	3488239438	
80374	OPEN	QASIM USMAN NOOR	AKHTAR MANOOR	12-Feb-2000	5 ft & 9.5 inches	34 x 35.5	F.A/F.Sc	49	10	02	61	3449089783	3471922127	
82706	Police Son	ABDUL KHALIQ	AZAD KHAN	06-Aug-1999	5 ft & 10 inches	33 x 34.5	F.A/F.Sc	45	11	04	60	311948380	3111576599	
82581	OPEN	ASIF NAWAZ	MUHAMMAD GUL	15-Apr-1995	5 ft & 7 inches	33 x 34.5	B.S (4-Yrs)	43	14	02	60	336558452	3364854657	
80247	Police Son	MUHAMMAD ZAFAR YOUSAF	YOUSAF KHAN	06-Jun-1996	5 ft & 9.5 inches	34 x 35.5	F.A/F.Sc	50	08	02	60	345215628	8 3468929130	
81855	OPEN	ADNAN SAEED	AHMAD SAEED	01-Mar-1999	5 ft & 10 inches	34 x 35.5	F.A/F.Sc	41	15	03	59	332891949	5 3115029757	
82519	OPEN	MOHSIN FARID	FARIDULLAH KHAN	02-Jun-1995	5 ft & 7 inches	37 x 38.5	B.A/B.Sc	39	18	02	59	331257013	1 3312570131	
80258	OPEN	ISHTIAQ AHMAD	AZAD KHAN	31-Mar-2000	5 ft & 10 inches	33 x 34.5	F.A/F.Sc	40	17	02	59	310994465	0 3055071466	<u> </u>
80690 80122	OPEN	UMER SAEED	LAL SAEED	28-Feb-2001	5 ft & 8 inches	33 x 34.5	FA/FSc	42	12	04	58	302917467	8 317849355	<u>'                                    </u>
80593	OPEN	WAILD HUSSAIN	HAZRAT GUL	01-May-1996	5 ft & 8 inches	34 x 35.5	B.S (4-Yrs) Matric	43	15	00	58	34423521	8 349519509	<u> </u>
82781	OPEN	UMAR ALI	ASGHER KHAN	18-Oct-1997	5 ft & 8 inches	33 x 34.5		44	12	02	58	31447060	313253091	5
80367	OPEN	AMANULLAH	NAZAR DIN	05-Aug-1998	5 ft & 3 inches	34 x 35.5		<del> </del>	15	04	57	31492199	1 414921992	k
82823	OPEN	MUBASHIR KHAN	MUHAMMAD HAYAT KHAN	03-Mar-1995		38 x 39.5		45	10	02	57	33704418	72 347098203	3
82571	OPEN	MUBASHER MAHMOOD .	MAHMOOD BADSHAH	08-Mar-1996		34 x 35.5	<del></del>	41	14	02	57	34290755	01 342907550	1
82197			GHAFOOR REHMAN	10-Aug-1998		33 x 34.5		45	10	02	57	34161218	57 346924984	9
82115		SANA ULLAH	MUMTAZ KHAN	16-Apr-1999		34 x 35.5	<del></del>	47	08	02	57	34255696	42 342556964	2
82177		SAQIB ULLAH	најі кенман	10-Apr-2001		33 x 34.5			14	02	57	31356561	22 310965458	2
80230		AHMAD ANWAR	MUHAMMAD AYUB	16-Jun-2001		35 x 36.5			15	03	56	34692986		
80436		MUHAMMAD FURQAN'	PHOOL BADSHAH	03-May-199		33 x 34.5			12	03	56	3145577	56 31451524	14
		NADIR ULLAH	RAZI SHAH	20-May-199				<del> </del>	11	02	56	3329661	147 31490213	18
80426		BASIT ALI KHAN	NAZAR ALI KHAN	10-0ct-199					12	04	56	3415960	507 31595342	54
80437 80506		IAMSHID IQBAL	ANAR ZAMAN	23-Mar-199		33 x 34.		<del>'- </del>	16.	00	56	3470797	31098053	45
80238	<del> </del>		MASOOD KHAN	03-Sep-199				<del>-                                    </del>	14		56	3469278	898 34692788	98
8023			KHAIR ULLAH KHAN	15-Apr-199		33 x 34.			17	<del>  //                                  </del>	56	3369166	600 33268601	95
8091			AMIR SULTAN	05-Apr-199	9 5ft & 8 inches	35 x 36	.5 F.A/F.Sc			tW/	1.		•	
I OALT	, , ,,,,,,,,,,,,,,,,,,,,,,,,,,,,,,,,,,,				*					\ <b>-</b> /\	12 11			

Note:- Errors and Ommissions in the Addl: Qualification marks are subject to verification of Original Documents and rectification by the Appointing Authority

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	OLL NO.	QUOTA	NAME E	FATHER NAME	D.O.B	Height,	Chest	Highest Qualifica- tion	PAPER-A MARKS/80 [A]	PAPER-B MARKS/20 [B]	Addl: Higher Qualification MARKS [C]	TOTAL MARKS [A+B+C]	Mobile#	Alternate mobile#	REMARKS
	82086	OPEN	SALEEM ULLAH	MAMSHAD, ALI KHAN	10-Арг-1999	5 ft & 9 inches	35 x 36.5	F.A/F.Sc	· 38	16	02	56	3409656720	3409656720	
	80058	Police Son	MUHAMMAD ZUBAIR	UMAR HAYAT	02-Apr-2001	5 ft & 7.5 inches	36 x 37.5	F.A/F.Sc	40	14	02	56	3340226126	3025569197	
	82158	OPEN	MUHAMMAD LUQMAN	SHER NAWAZ KHAN	14-Aug-1996	5 ft & 9.5 inches	35 x 36.5	F.A/F.Sc	37	16	02	55_	3421919086	3421919086	
	82368	Police Son	HAMAYOON SAIF ULLAH	ABDUL SABOOR KHAN	01-Арг-1997	5 ft & 8 inches	33 x 34.5	B.S (4-Yrs)	43	08	04	55	3419127079	3449119264	
	80396	OPEN	ARSHAD MEHMOOD	KHALIQ UR REHMAN	18-Apr-1998	5 ft & 8 inches	34 x 35.5	B.A/B.Sc	43	09	03	- 55	3354949549	3139070080	
L	81631	OPEN	RIZWAN ULLAH SHAH	GUL HASSAN SHAH	15-Apr-1999	5 ft & 9 inches	33 x 34.5	B.A/B.Sc	37	15	03	55	3449847740	3353574875	
	82528	OPEN	FARMAN ULLAH	MUMTAZ KHAN	14-Sep-2000	5 ft & 8.5 inches	33 x 34.5	F.A/F.Sc	39	14	02	<u>5</u> 5	3469249849	3469249849	
L	82327	OPEN	MUHAMMAD ALTAF	MUHAMMAD SAJJAD KHAN	23-Mar-1997	5 ft & 9 inches	33 x 34.5	M.A/M.Sc	38	12	04	54	3361959571	3444202382	
	80596	OPEN	TAJJAMAL RAZA	HASSAN PUR	01-Apr-1997	5 ft & 7 inches	34 x 35.5	B.S (4-Yrs)	40	10	04	54	3349592519	3179542596	
	82419	OPEN	FAWAD ULLAH	MUHAMMAD HALEEM	03-Aug-1997	5 ft & 10 inches	34 x 35.5	F.A/F.Sc	39	13	02	54	3441943931	3455267845	
	82489	OPEN	REHMAN UD DIN	RIAZ UDDIN	23-Dec-1997	5 ft & 10 inches	33 x 34.5	B.A/B.Sc	₹ 35	16	03	54	3428963864	3463964528	40
	82521	Police Son	MUHAMMAD ADNAN	TURAB DIN	24-Feb-1998	5 ft & 10 inches	34 x 35.5	F.A/F.Sc	42	10	02	54	3468997969	3468997969	3
V	80441	OPEN	MUHAMMAD AMIR JUANID	MUHAMMAD JALAL	06-Mar-1998	5 ft & 8 inches	34 x 35.5	B.A/B.Sc	41	10	03	54	3149127099	3149127099	
$^{\prime}I$	82490	OPEN	MUHAMMAD AFNAN	SHAH JEHAN	01-Sep-2002	5 ft & 10.5 inches	`33 x 34.5	F.A/F.Sc	39	13	02	54	3464020273	3464020273	
· []	82160	. OPEN	BILAL AHMAD	SOHAIL BAD SHAH	04-Арг-1995	5 ft & 7 inches	34 x 35.5	F.A/F.Sc	39	12	02	53	3469288948	3421919363	· :-
L	80483	OPEN	MUHAMMAD SHOAIB	MIR SALAM KHAN	07-Sep-1996	6 ft & 0 inches	36 x 37.5	B.A/B.Sc	41	09	03	53	3156893393	3156893393	
	80687	OPEN	QADIR ULLAH	ISLAM DIN	02-Apr-1997	5 ft & 9 inches	35 x 36.5	F.A/F.Sc	37	14	02	53	3312208635	3312208635	
L	82537	OPEN	MUHAMMAD IHTISHAM	AWAL ZAMAN	10-Apr-1995	5 ft & 8 inches	35 x 36.5	B.A/B.Sc	41	08	03	52	3469285971	3469285971	
	82637	OPEN	HUSSAIN AHMAD	NAZAR KHAN .	11-Apr-1997	5 ft & 10 inches	36 x 37.5	B.S (4-Yrs)	36	12	04	52	3479663338	3479663338	
	80480	OPEN	NAEEM IQBAL	ABDUL FAYAZ	15-Feb-1998	5 ft & 9.5 inches	33 x 34.5	F.A/F.Sc	36	14	02	52	3340722426	3155253320	-
L	80861	OPEN	MUHAMMAD SHEHZAD	AKHIR ZAMAN	02-Mar-1998	5 ft & 9 inches	35 x 36.5	Matric	39	13	00	52	3355653160	3325047447	
L	82512	OPEN	MEHTAB ALAM	WILAYAT KHAN	26-Mar-1998	5 ft & 10.5 inches	35 x 36.5	Matric	39	13	00	52	3169130640	3467813640	
Ì	82178	· OPEN	ALTAF GOHAR	GUL NIAZ KHAN	01-Apr-1998	5 ft & 10 inches	33 x 34.5	F.A/F.Sc	40	10	02	52	3419217032	3425598465	
L	81840	OPEN	JUNAID IQBAL	NASRULLAH-	21-Aug-2000	5 ft & 7 inches	35 x 36.5	·F.A/F.Sc ··	40	10	02	52	3335038754	33,621,68083	
	82243	Police Son	MUHAMMAD IBRAR	TURAB DIN	22-Jan-1995	5 ft & 8 inches	33 x 34.5	B.A/B.Sc	37	11	03	51	3432821193	3432821193	~~~~~~~~~~~~~~~~~~~~~~~~~~~~~~~~~~~~~~
L	820963	OPEN	FAISAL NADEEM	UMAR HAYAT	02-Mar-1996	5 ft & 7 inches	33 x 34.5	F.A/F.Sc	38	11	02	51	3411097219	3411097219	
L	80318	OPEN	UMAR NASEEM	UMAR JALAL .	02-Jan-1998	5 ft & 8 inches	36 x 37.5	B.A/B.Sc	· 33	15	03	51	3348893306	3124314396	
	82074	OPEN	SAIF ULLAH	SHER AFZAL	20-Mar-1999	5 ft & 9 inches	36 x 37.5	F.A/F.Sc	34	15	02	51	3409155406	3409155406	
·L	80594	OPEN	KAMILIQBAL	MUHAMMAD IQBAL	06-Apr-1999	5 ft & 11.5 inches	36 x 37.5	. F.A/F.Sc	38	11	02	51	3348459606	3178493936	
	82638	OPEN	YASIR NADEEM	BADI UZ ZAMAN	06-Apr-1999	5 ft & 9.5 inches	34 x 35.5	B.A/B.Sc	- 32	16	03	51	3479688116	3479688116	
	81159	OPEN	OZAIR AHMAD:	WAHID GUL	12-Apr-1999	5 ft & 10 inches	134 x 35.5	B.A/B.Sc	- 36	12	03	51	3405851857	3335764493	-
L	82761.	OPEN	QAISER ALI	AZMAT ALI KHAN	11-Nov-1999	5 ft & 7.5 inches	33 x 34.5	F.A/F.Sc	35	14	~ 02.	51	3489656387	3489656387	•
_L_	81618	OPEN	ZAHID ULLAH A CAME OF STANDARD	GULAM QDAR KHAN (4) (4)	02-Apr-2000	5 ft & 7 inches	34 x 35.5	Matric	41	10 \	00	51/	3469685086	3352235825	

[KARAK]

Depositional Land Mate: Errors and Ommissions in the Addl: Qualification marks are subject to Philosophy Inverification of Original Documents and rectification by the Appointing Authority

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## RECRUITMENT OF POLICE CONSTABLES IN THE KHYBER PAKHTUNKHWA POLICE DEPARTMENT through ETEA 2020-21 MERIT-LIST OF DISTRICT - KARAK

				7				· ///////	<del></del>						
/	ROLL NO 82376	QUOTA Police Son	NAME ABDUS SAMAD	FATHER NAME	D.O.B	Height	Chest	Highest Qualifica- tion	PAPER-A MARKS/80 [A]	PAPER-B MARKS/20 [B]	Addl: Higher Qualification MARKS [C]	TOTAL MARKS [A+B+C]	Mobile#	Alternate mobile#	REMARKS
	80887	OPEN		AURANG ZEB	14-Sep-1995	5 ft & 7.5 inches	35 x 36.5	B.A/B.Sc	34	13	03	50	2440400018	0.10.000.0	
ļ	82660	<del></del>	KHURRAM SHAHZAD HASSAN	HASSAN ZAMIR	30-Nov-1995	5 ft & 7 inches	33 x 34.5	F.A/F.Sc	35	13	02	50	3449499810	3449499810	
		OPEN	ZAHIR ULLAH	NOOR GHANI KHAN	04-Apr-1997	5 ft & 7.5 inches	33 x 34.5	B.A/B.Sc	38	09			3304650001	3325591837	
}	80869	OPEN	NASIR ULLAH	GUL SAIF KHAN	27-Mar-1998	5 ft & 7 inches	33 x 34.5	B.A/B.Sc	36	11	03	50	3474469767	3480927862	
- }	82463	OPEN	MUHAMMAD KHALFAN	MUHAMMAD SHARIF	02-Aug-1998	5 ft & 7 inches	33 x 34.5	B.A/B.Sc	32	15	03	50	3325165928	3325165928	
- }	82727	OPEN	HIDAYAT ULLAH	RAHIM BADSHAH	30-Mar-1999	5 ft & 8 inches	34 x 35.5	F.A/F.Sc	36	12	03	50	3489809099	<del> </del>	
ŀ	82198	OPEN	IHSAN AYAZ	MALIK AYAZ	04-Арг-1999	5 ft & 9 inches	35 x 36.5	F.A/F.Sc	38		02	50	3489222597	3489222597	
ŀ	82082	OPEN	ASIF NAWAZ	NOOR BADSHAH	12-Dec-1999	6 ft & 0 inches	35 x 36.5	F.A/F.Sc		10	02	50	<del></del>	3429093358	
-	82040	OPEN	MUHAMMAD WAQAS	MUHAMMAD SHAFIQ	01-Jan-2000	5 ft & 9.5 inches	35 x 36.5	<del>_</del>	35	13	02	50		3409320018	
1	82472	OPÈN	MUSADDIQ YASIN	NASEER ULLAH	01-Apr-2000	6 ft & 1 inches	33 x 34.5	F.A/F.Sc	33	15	02	50	3379828187	3379828187	
_	80860	OPEN	MUHAMMAD SIRAJ	AKHIR ZAMAN	09-Jul-2000	5 ft & 8 inches	33 x 34.5	° F.A/F.Sc	34	14	02	50	3415094469	3460512917	
1	82240	OPEN	MUHAMMAD JUNAID	DILAWAR KHAN	07-May-1996	5 ft & 8.5 inches		Matric	37	13	00	50	3348853554	3325047447	· · · · · · · · · · · · · · · · · · ·
7	82248	OPEN	ADNAN SADDIQUE	GHULAM SADDIQUE	08-Apr-1998	5 ft & 8 inches	34 x 35.5	F.A/F.Sc	37	10	02	49	3429046052	3431974731	
$\mathcal{N}$	81259	OPEN	WAJAHAT SOHAIL	UMAR KHAN	15-Apr-1998	5 ft & 8 inches	33 x 34.5	B.A/B.Sc	36	10	03	49	3434426496	3434426496	
4	82382	OPEN	NAHEED USMAN	MUHAMMAD USMAN	25-Aug-1998	5 ft & 8 inches	33 x 34.5	F.A/F.Sc	36	11	02	49	3485333255	3339633056	
L	80940	OPEN	IRFAN ULLAH	HAIDER KHAN	01-Sep-1998	5 ft & 9 inches	34 x 35.5	B.A/B.Sc	38	08	03	49	3449795565	3449795565	
,çue-	80627	Police Son	AZHAR MEHMOOD	MUHAMMAD ALI	01-Mar-1999		34 x 35.5	B.A/B.Sc	34	12	03	49	3325256318	3328787157	
L	82422	OPEN	SAQIB SALEEM KHATTAK	GUL SALEEM KHATTAK	26-Oct-2000	5 ft & 10 inches	36 x 37.5	B.A/B.Sc	32	14	03	49	3206622988	3206622988	
L	80600	OPEN	MUHAMMAD YASIR	QABIL KHAN	+	5 ft & 7.5 inches	33 x 34.5	F.A/F.Sc	34	13	02	49	3427755242	3455537844	
	80415	OPEN	GUL HAYAT	ZARMAEEN KHAN	05-May-2001	5 ft & 7 inches	33 x 34.5	F.A/F.Sc	35	12	02	49	3361965500	3179702563	
L	82022	OPEN	ATIF IZAZ	IZAZ GUL	19-0ct-1995	5 ft & 10 inches	40 x 41.5	B.A/B.Sc	35	10	03	48	3139833728	3139833728	
	81142	OPEN	SHAH FAHAD ZAMAN	UMER ZAMAN	17-Apr-1996	5 ft & 7.5 inches	33 x 34.5	B.S (4-Yrs)	33	11	04	48	3446202824	3376202824	
	80403	OPEN	HAYAT ULLAH	RASUL ZAMAN	18-0ct-1996	5 ft & 11 inches	33 x 34.5	F.A/F.Sc	. 32	14	02	48	3335960640	3335054910	
	82050	OPEN	HAMZA ALI KHAN	AKBAR ALI KHAN	02-jan-1997	5 ft & 7 inches	34 x 35.5	F.A/F.Sc	34	12	02	48	3367832171	3139447460	·
	81391	OPEN	NASIR HAYAT	ZAR MUHAMMAD	01-May-1997	5 ft & 7 inches	35 x 36.5	F.A/F.Sc	37	09	02	48	3401891347	3401891347	
Г	81331	OPEN	KIFAYAT NIAZ	RAHEEM ULLAH KHAN	15-Mar-1998	5 ft & 7 inches	33 x 34.5	B.A/B.Sc	34	11	03	48	3489024861	3342560725	
Γ	80451	OPEN	AMIN ULLAH	RAMBAIL BADSHAH	01-Apr-1998	5 ft & 10 inches	33 x 34.5	F.A/F.Sc	35	11	02	48	3421900788	3339701718	
	82358	OPEN	MUHAMMAD HARIS	AZAD KHAN	01-Sep-1998	5 ft & 9 inches	33 x 34.5	F.A/F.Sc	37	09	02	48		3149607506	
Г	81940		NAJEEB ULLAH	<del></del>	15-Mar-2000	5 ft & 10 inches	33 x 34.5	F.A/F.Sc	37	09	02	48		3448616856	
Г	82424	OPEN	HIKMAT ULLAH	WALI UZ ZAMAN	20-Jul-2000	5 ft & 10.5 inches	36 x 37.5	F.A/F.Sc	34	12	02	48		3369073454	
	81843	OPEN	WASIM ULLAH HASSAN	MEEMZAD GUL	02-Mar-1995	5 ft & 9 inches	34 x 35.5	B.A/B.Sc	32	12	03	47	3441986660	3455803581	
	82102	OPEN	MUQADAS KHAN	MIR HASSAN KHAN	03-Mar-1996	6 ft & 2 inches	34 x 35.5	B.A/B.Sc	34	10	03	47	<del></del>	3362645452	<del></del>
r	82496		ABDUS SAMAD	AKHTAR NAWAZ	05-Mar-1999	5 ft & 7 inches	33 x 34.5	F.A/F.Sc	32	13 1	02	47	3491987022	3413574752	
L	· · · · ·			ABDULLAH KHAN	15-Apr-1999	5 ft & 8.5 inches	36 x 37.5	F.A/F.Sc	36	09	02	47 /	<del></del>	3465095265	
[K	<b>∆</b> 4K]										<del></del>	<i>-77- </i> -	2300004	2-102032203	

[Kanak]
Note:- Errors and Ommissions in the Addl: Qualification marks are subject to verification of Original Documents and rectification by the Appointing Authority

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## RECRUITMENT OF POLICE CONS, VIA POLICE HER PAKHTUNKHWA POLICE DEPARTMENT through ETEA 2020-21 TEACH STOP AS THICK KASA

### MERIT-LIST OF DISTRICT - KARAK

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	300	延退步				4.0200	物理的	Highest	PAPER AT	PAPER-B	Addl Higher	TOTALET	製造を製造	流海群市。这	STREET, SAN FROM STREET
٠,	ROLLNO	QUOTA	NAME A SILVE	FATHER NAME - 4.2	\$ D.O.B 24	Height *	Chest	Qualifica's	MARKS/80,	MARKS/20	Qualification	MARKS	Mobile#	Alternate	REMARKS
ľ	2 13 16		<b>建设的企业</b>					tion	A [A]	E BI	MARKS [C]	[A+B+C]		mobile#	
	82481	OPEN	ZAHIR UR REHMAN	ZAHID UR REHMAN	10-Sep-1999	5.ft & 9 inches	35 x 36.5	F.A/F.Sc	· 35 ·	-10	02	47	3445286887	3462571405	Secretaria de la composición del composición de la composición de
L	80490	OPEN	HARIS BIN ZIA	ZIA UL HAQ	24-May-2001	5 ft & 8.5 inches	34 x 35.5	F.A/F.Sc	. 33	12	02	47	3358367917	3159114129	
·L	80910	OPEN	WAQAS GUL .	GUL MAT ALI KHAN	06-Sep-2001	5 ft & 9.5 inches	33 x 34.5	F.A/F.Sc	35	10	02	47	3326208114	3326208114	
1	82431	OPEN	QADEER ULLAH	YOUSAF KHAN .	05-Apr-1996	5 ft & 7 inches	36 x 37.5	F.A/F.Sc	35	09	02	46	3456208532	3456208532	
	80018	OPEN	RASHID ULLAH	BAGHDALI KHAN	16-Арг-1996	5 ft & 10 inches	33 x 34.5	B.S (4-Yrs)	33 .	09	04	46	3003749809	3003749809	
L	82598	OPEN	ZAFRAN AHMAD KHAN	SAEED AHMAD KHAN	04-Aug-1996	5 ft & 7.5 inches	33 x 34.5	B.A/B.Sc	35	08	03	46	3474425407	3474425407	
	80692	OPEN	MUHAMMAD TAUSEEF	MARSHALA KHAN	15-Mar-1997	5 ft & 9 inches	33 x 34.5	M.A/M.Sc	34	08	04	46	3358426056	3313213211	<del></del>
L	80808	OPEN	MAJID BIN KHALID	MUHAMMAD KHALID KHAN	19-Маг-1999	5 ft & 10.5 inches	33 x 34.5	Matric	38	08	00	46	3329886525	3320095628	
-	82464	Police Son	MUHAMMAD TUFAIL	MUHAMMAD NIAZ	31-Mar-2001	5 ft & 9 inches	33 x 34.5	F.A/F.Sc	34	10	02	46	3426687838	3459847197	<del></del>
	80820	OPEN-	MUSAWER GHAFAR	GUL CHAFAR KHAN	04-Mar-2002	5 ft & 8 inches	33 x 34.5	Matric v	36 .	10	00 .	46	3321524023	3321524023	
1	90333	OPEN	TAHIR NAQASH	YOUSAF KHAN	17-Mar-1995	5 ft & 7 inches	35 :: 36.5	F.A/F.Sc	34	09	92	45	3129323219	3129323219	
\	80601	OPEN	SAEED ULLAH KI!AN	ASAL KHAN	01-Sep-1997	5 ft & 10 inches	35 x 36.5	Matric	36	09	00	45	3499603189	3179703137	
$\mathbf{A}$	80314	OPEN	MUHAMMAD ZEESHAN UMAR	UMAR NAWAZ KHAN	03-Nov-1997	S ft & 9 inches	33 x 34.5	Matric	33	12	00	45	3109581427	3121593625	
ᆌ	82429	Police Son	ABDUL SAMAD	HABIB ULLAH SHAH	31-Mar-1999	5 ft & 7 inches	33 x 34.5	F.A/F.Sc	34	09	02	45	3349148172	3456096551	
煄	81759	OPEN	MUHAMMAD KASHIF	NOOR MUHAMMAD	04-Apr-2000	5 ft & 10 inches	33 x 34.5	F.A/F.Sc	33	10	02	45	3359387885	3359387885	
3	2823343	POPEN 🛬	SHOAIB UR RAHMAN 🚁 👫	SAEED RAHMAN SADDIQUE	25-Apr-2001	7:5 ft & 8 inches	33 x 34.5)	Matric Ma	524.32 E	2 13	:	45	3429156387	3444802707	Bio metric Not Verified
L	81457	OPEN	HASSAN AYAZ AHMAD	AZAD KHAN	09-Nov-1995	5 ft & 9 inches	33 x 34.5	F.A/F.Sc	34	08	02	44	3480949370	3348262862	Company of the second of the second of the second
L	82244	OPEN	SAJID ULLAH	UMAR KHAN UD DIN	25-Feb-1998	5 ft & 9 inches	37 x 38.5	B.A/B.Sc	33	08	03	44	3432892567	3432892567	
L	82665	OPEN	NOUMAN	SAJID IQBAL .	04-Apr-1998	5 ft & 7 inches	33 x 34.5	F.A/F.Sc	32	10	02	44	3469608853	3480970882	
Ŀ	81695	OPEN	KHALID USMAN	MUHAMMAD RAUF	02-Jul-1998	5 ft & 9.5 inches	34 x 35.5	F.A/F.Sc	33	09	02	44	3356970116	3356970116	
_	80087	OPEN	MUSSADIQ REHMAN	MUHAMMAD RAEES KHAN	23-Sep-1998	5 ft & 9 inches	33 x 34.5	Matric	32	12	00	44	3125340776	3038513351	
ŀ	80420	OPEN	OVAIS ILAHI	ATTA HUSSAIN	15-Jun-2001	5 ft & 7.5 inches	33 x 34.5	F.A/F.Sc	34 ·	. 08	02	44	3189384696	3143065772	
L	82538	OPEN	TARIQ REHMAN	HAKIM BADSHAH	25-Jul-1998	5 ft & 8 inches	33 x 34.5	F.A/F.Sc	32	09	02	43	3499603545	3469288137	
* i	82063	OPEN	ABDUL WASIE	EID NAWAZ	20-Sep-1999	5 ft & 9.5 inches	35 x 36.5	F.A/F.Sc	: 33	08	02	43	3425243742	3405823570	
٠L	81373	OPEN	ARSHAD IQBAL .	HAMEED GUL ·	16-Aug-2001	5 ft & 7.5 inches	33 x 34.5	Matric	32	.11	00	43	3356692961	3341014130	
1	80855	OPEN	FARMAN ULLAH	MUHAMMAD SHARIF	01-Jan-1998	5 ft & 7 inches	33 x 34.5	F.A/F.Sc	32 .	08	02	42	3324628018	3324628018	
Ŀ	81409	OPEN	AHMAD ULLAH	NOOR SHAHBAZ	19-Nov-1998	S ft & 7.5 inches	33 x 34.5	Matric	32	10	00	42	3344690437	3344690437	
L	80268	OPEN	MISBAH ULLAH KHAN	SHER GUL KHAN	09-Jan-2001	5 ft & 10.5 inches	33 x 34.5	F.A/F.Sc	32	. 08	02	42	3109725244	3118214127	
L	80206	OPEN	NADEEM SALEEM KHAN	SALIM UR REHMAN	14-Jun-1996	5 ft & 7 inches	33 x 34.5	Matric	32	09	00	41	3169515731	3102681426	
Ŀ	82996	OPEN	JAMAL RASOOL	RASOOL BADSHAH	17-0ct-1999	5 ft & 8 inches	· 33 x 34.5	Matric	. 32 .	- 08	00	40 _	3376001089	3376001089	
L	82936	OPEN	AMIR ULLAH	FEROZ KHAN	12-Apr-2000	5 ft & 8 inches	33 x 34.5	Matric	32	08	00	40	3449808384	3449808384	<del></del>
-		· · · · ·					· · · · · · · · · · · · · · · · · · ·		<b></b>	•	1 - Light -			<del></del>	<del>'</del>

#### [KARAK]

Note:- Errors and Ommissions in the Addl: Qualification marks are subject to ification of Original Documents and rectification by the Appointing Authority

Page 4 of 4



OFFICE OF THE DESPECTOR GENERAL OF POLICE CENTRAL POLICE OFFICE, KHYBER PAKHTUNKHWA,

PESHAWAR NE-IV dated Peshawar the 16 /68 /2022

Regional Police Officiar, Kohat Region.

District Police Califord Karala 

Subject:

Ŧο

PROVISION OF RECRUITMENT RECORD FOR THE YEAR-2021

Memo, i

Please refer to your office letter No. 10185/EC dated: 07.07.2022 on the subject noted above.

It is submitted that the requisite documents/ETEA qualified result of Kohat Region for the year-2021 (District Karak) s enclosed herewith for further

mulition with

(NOOR AFGHAN)

Registrar

For Inspector General of Police, Khyper Pakhtunkhwa, Peshawar,

0181/EC,

3183/EC Dt. 5/7/2 P. demand the etea vesult and Mawthe high ups.

DISTRICT POLICE OFFICE MARAL



### **Legible Copy**



# OFFICE OF THE INSPECTOR GENERAL OF POLICE KHYBER PAKHTUNKHWA PESHAWAR

No. 7185 /E-IV dated Peshawar the 10.08.2022

To

The

Regional Police Officer,

Kohat Region, Kohat.

Subject:

PROVISION OF RECRUTMENT RECORD FOR THE YEAR- 2021

Memo

Please refer to your office letter No.0185/EC dated 07.07.2022 on the subject noted above.

It is submitted that the requisite documents/ETEA qualified result of Kohat Region for the year-2021 (District Karak) is enclosed herewith for further necessary action.

-sd-(NOOR AFGHAN) Registrar For Inspector General of Police, Khyber Pakhtunkhwa, Peshawar

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# RECRUITMENT OF POLICE CONSTABLES IN THE KHYBER PAKHTUNKHWA POLICE DEPARTMENT through ETEA 2020-21 MERIT-LIST OF DISTRICT - KARAK

								<del></del> -						
ROLL NO	<b>С</b> ОТА	NAME	FATHER NAME	D.O.B	Height	Chest	Highest Qualifica- tion	PAPER-A MARKS/80 [A]	PAPER-B MARKS/20 [B]	Addi: Higher Qualification MARKS [C]	TOTAL MARKS [A+B+C]	Mabile#	Alternate mobile#	REMARKS
82201	OPEN	HASSAN RAUF	MUHAMMAD RAUFEHAN	15-Mar-2002	\$ A & B Inches	33 x 34.5	FA/FSe	60	16	02	78	3426557639	3429151400	
82686	OPEN	KIFAYAT ULLAH KHAN	INAVAT ULLAH KHAN	10-Aug-1997	5 ft & B inches	36 x 37.5	B.S (4-Yrs)	56	17	04	77	3421938821	3484753083	
80276	OPEN	ASIF USMAN	SHAHBAZ KHAN	07-Mar-1996	5 ft & 9 inches	36 x 37.5	FA/FSc	54	17	02	73	3473881376	3119156964	
82723	OPEN	DANISH AZIZ	ARDUL AZIZ KHAN	09-Jan-1999	S ft & 11 inches	.33 x 34.5	F.A/F.Sc	53	16	02	71	3164573849	3489167566	_
81553	OPEN	NIANAT ULLAH	CHULAY QADIR	29-Mar-1995	S & & 10 inches	33 x 34.5	8.5 (4-Yrs)	47	16	04	67	3315406465	3349583556	
02547	OPEN	JIAMZI DAMMAHUM	KHIAL ZAMEER	05-May-1995	S ft & 7 Inches	33 x 34.5	BA/BSc	53	10	03	66	3467994412	3469678225	
01781	OPEN	ABDULLAH HASSAN	ABDUR RASHLED	12-Apr-1996	G fi & O truches	35 ± 36.5	FA/FSc	49	15	02	66	3318809454	7759875734	
80218	OPEN	JEHAD SARWAR	ARRAB KHAN	15-Apr-1998	5 ft & 9 Inches	34 x 35.5	FA/FSc	53	10	02	65_	3109082782	3109082782	
80374	OPEN	DANISH KAMRAN	KHAN GUL	30-0⊄-1995	SR&9 inches	34 x 35.5	B.A/B.Sc	48	13	03	64	3319785556	3135026154	
82706	OPEN	QASIM USMAH NOOR	AKHTAR MANOOR	12-Feb-2000	S fi & 9.5 Inches	34 x 35.5	FA/FSc	49	11	02	62	3488239438	3428239438	
82581	Police Son	ABDUL KHALIQ	AZAD KIIAN	06-Aug-1997	5 ft & 10 inches	33 x 34.5	FA/FSc	49	10	02	61	34490897B3	3471922127	
80247	OPEN	ASIF NAWAZ	MUJIAMMAD GUL	15-Apr-1995	5 ft & 7 inches	33 x 34.5	BS (4-Yrs)	45	11	04	60	3119483806	3111576599	
81955	Police Son	MUHAMMAD ZAFAR YOUSAF	YOUSAF KHAN	06-Jun-1996	S ft & 9.5 Inches	34 x 35.5	FA/FSc	44	14	02	60	3365584526	3364854657	
32310	OPEN	ADNAN SAEED	AHMAD SAEED	01-Mar-1999	5 ft & 10 inches	34 x 35.5	FA/FSc	50	08	02	60	3457156288	3468929130	
80258	OPEN	MOHSIN FARID	FARINULLAH KHAN	02-Jun-1995	Sit & 7 inches	37 x 38.5	BA/BSc	41	15	03	59	3328919495	3115029757	
80690	OPEN	ISHTIAQ AHMAD	AZAD KIKAN	31-Mar-2000	5 ft & 10 inches	33 x 34.5	FA/FSc	39	18	02	59	3312570131	3312570131	
80122	OPEN	UMER SAEED	LAL SAEED	28-Feb-2001	5 ft & B inches	33 x 34.5	F.A/F.Sc	40	17	02	59	3109944650	3053071466	
80593	OPEN	WAJID HUSSAIN	HAZJUAT GUL	01-May-1996	5 ft & 8 inches	34 x 35.5	8.5 (4-Yrs)	42	12	04	58	3029174678	3178493557	
82781	OPEN	UMAR ALI	ASCHER KHAN	18-Oct-1997	5 ft &8 inches	33 x 34.S	Matric	43	15	00	58	3442352158	3495195093	
80367	OPEN	AMANULLAH	NAZAR DIN	05-Aug-1998	S ft & O Inches	34 x 35.5	FA/FSc	44	12	02	58	3144706087	<del>!</del>	
82823	OFEN	MUBASHIR KHAN	MUHAMMAD HAYAT EKAN	03-Mar-1975	Sft&Blimbes	38 x 39.5	8.\$ (4-Yr <del>s</del> )	38	15	04	57	3149219921	4149219921	
82571	OPEN	MUBASHER MAHMOOD	MAHMOOD EADSHAH	08-Mar-1996	5 ft & 10 inches	34 x 35.5	FA/FSc	45	10	02	57	3370441872	3470982033	
82197	Police Son	HUHAMMAD YASIR	CHAFOOR HEHMAN	10-Aug-1998	5 ft & 9 inches	33 x 34.5	F.A/F.Sc	41	14	02	57	3429075501	3429075501	
82115	OPEN	SANA ULLAH	MUNTAZ KILAN	16-Apr-1999	5 ft & 8 inches	34 x 35.5	FA/F.Sc	45	10	02	57	3416121857	<del></del>	
82177	OPEN	SAQIB ULLAH	HAII REHMAN	10-Apr-2001	5 ft & 9 inches	33 x 34.5	F.A/F.Sc	47	08	02	57		3425569642	
80230	OPEN	AHMAD ANWAR	BUYA DAMMAHUM	16-jun-2001	5 It & 8.5 inches	35 x 36.5	FA/F.Sc	41	14	02	57	3135656122	3109654582	
80436	OPEN	MUHAMMAD FURQAN	PHOOL BADSITAH	03-May-1996	S ft & 10 inches	33 x 34.5	B.A/B.Sc	38	15	03	<u>56</u>	3469298647	3146927923	
80426	OPEN	HADIR ULLAH	RAZI SHAH	20-May-1996	S ft & 8 inches	35 x 36.5	BA/B.Sc	41	12	03	56	3145577156	3145152404	
80437	OPEN	BASIT ALI KHAN	HAZAR ALJ KHAN	10-0ct-1996	5 ft & 9 inches	· 35 x 36.5	FA/FSc	43	11	02	56	3329661047	3149021328	
80506	OPEN	JAMSHID IQRAL	ANAR ZAMAN	23-Mar-1997	5 ft & 7 Inches	33 x 34.5	BS (4-Yrs)	40	12	04	56		3159534254	
80238	OPEN	DILFARAZ KHAN 🛣, _	MASOOD KHAN	03-Sep-1997	5 It & 9 inches	35 x 36.5	Matrie	40	16	00	56	3470797839	J107905J45	
82535	OPEN		KHAIR ULLAH KHAN	15-Apr-1998	5 ft & 9 Inches	33 x 34.5	FA/FSc	40	14	02	56	3469278896	3469278898	
80915	ОРЕН		amik Sultan	05-Apr-1999	5 it & 0 inches	35 x 36.5	FA/FSc /	37	17	, OZ	. 56	3369166600	3326860195	
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Pone 1 of 4

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## RECRUITMENT OF POLICE CONSTABLES IN THE KHYBER PAKHTUNKHWA POLICE DEPARTMENT through ETEA 2020-21

MERIT-LIST OF DISTRICT - KARAK

	<u> </u>						<u>· - ЛА</u> ЛА	T.				_		
ROLL NO	QUOTA	NAME	FATHER NAME	D.O.B	- Height	Chest	Highest Qualifica- tion	PAPER-A MARKS/80 [A]	PAPER-B MARKS/20 [B]	Addi: Higher Qualification MARKS [C]	TOTAL MARKS [A+B+C]	: Mobile#	Alternate mobile#	REMARKS
82086	OPEN	SALEEM ULLAH	HAMSHAD ALI KHAN	10-Apr-1999	5 ft & 9 Inches	35×36.5	FA/FSc		16	02	56	3409656720	3409656720	
80058	Police Son	MUHAMMAD ZUBAIR	UMAR ILAYAT	02-Apr-2001	5 ft & 7.5 inches	36 x 37.5	FA/FSc	38	14	02	56	3340226126	3025569197	
82158	OPEN	МИНАМИАО СИОНАМ	SHER NAWAZ KHAN	14-Aug-1996	SA&9.5 Inches	35 x 36.5	FA/FSc	40	16	02	55	3421919086	3421919086	
82368	Police Son	HAMAYOON SAIF ULLAH	ABDUL SABOOR KHAN	01-Apr-1997	S ft & 8 loches	33 x 34.5	85(4Ym)	37	08	04	55	34191 <b>Z</b> 7 <b>0</b> 79	3449119264	
80396	OPEN	ARSHAD MEHMOOD	KHALIQ UR REHMAN	18-Apr-1998	5 & & Binches	34 ± 35.5	BA/BSc	43	09	03	55	3354949549	3139070080	
81631	OPER	RIZWAN ULLAH SHAH	CUL HASSAN SHAH	15-Apr-1999	5 ft & 9 inches	33 x 34.5	8.A/8.Sc	.37	15	03	55	3449847740	3353574875	
82528	OPEN	FARMAN ULLAH	HUNTAZIRAN	14-Sep-2000	5 ft & 8.5 Inches	33 x 34.5	FA/F.Sc	39	14	02	55	3469249849	3469249849	
82327	OPEN	MUHAMMAD ALTAF	MUHAMMAD SAIJAD KHAN	23-Mar-1997	5 ft & 9 inches	33 x 34.5	MA/MS:	38	12	04	54	3361959571	3444202382	
80596	OPEN	TAIJAMAL RAZA	ILASSAH PUR	01-Apr-1997	S ft 6.7 Inches	34 x 35.5	BS (4-Yrs)	40	10	04	54	3349592519	3179542596	
82419	OPEN	FAWAD ULLAH	MUHAMMAD HALEDA	03-Aug-1997	SR&10 inches	34 x 35.5	FA/FSc	39	13	02	54	3441943931	3455267845	
82489	OPEN	REHMAN UD DIN	RIAZ UDDIN	23-Dec-1997	5ft & 10 Inches	33 × 34.5	BA/BSc	35	16	03	54	3428963864	3463964528	
82521	Police San	MUITAMMAD ADNAN	TURAS DIN	24-Feb-1998	5 ft & 10 inches	34 x 35.5	FA/FSc	42	10	02	54	3468997969	3468997969	
80441	OPEN	MUHAMMAD AMIR JUANID	MUHAMMAD JALAL	06-Mar-1998	Sit & 8 inches	34 x 35.5	BA/B.Sc	41	10	03	54	3149127099	3149127099	
82490	OPEN	MUHAMMAD AFNAN	SHAH JEHAN	01-Sep-2002	5 ft & 10.5 inches	33 x 34.5	FA/FSc	39	13	02	54	3454020273	3464020273	
82160	OPEN	BILAL AHMAD	SOHAIL BAD SHAH	04-Apr-1995	5 ft & 7 (nches	34 x 35.5	FA/F.Sc	39	12	02	53	3469288948	3421919363	
80483	OPEN	MUHAMMAD SHOAIB	MIR SALAM KHAN	07-Sep-1996	6 ft & O inches	36 x 37.5	BA/BS:	41	09	03	53	3156893393	3156893393	-
80687	OPEN	QADIR ULLAH	ISLAM DIN	02-Apr-1997	5 ft & 9 inches	35 x 36.5	FA/FSc	37	14	02	53	3312208635	3312208635	
82537	OPEN	MARZITHI DAMMAHUM	AWALZAMAN	10-Apr-1995	5 A & B inches	35 x 36.5	BA/BSc	41	08	03	52	3469285971	3469285971	•
82637	OPEN	DAMHA NIAZZUH	NAZAR KHAN	11-Apr-1997	5 ft & 10 Inches	36 x 37.5	BS (4-Yrs)	36	12	04	52_	3479663333	3479663338	
80480	OPEN	NAEEM IQBAL	ABDUL FAYAZ	15-Fob-1998	Sit & 9.5 inches	33 x 34.5	-FA/F.Sc	36	14	02	52	334072242	3152223330	
80861	OPEN	MUHAMMAD SHEHZAD .	AXHIR ZAMAH	02-Mar-1998	5ft&9inches	35 x 36.5	Matric	39	13	00	52	335565316	3325047447	<u> </u>
82512	OPEN	МЕНТАВ АГАМ	WILAYAT KHAN	26-Mar-1998	S ft & 10.5 Inches	35 x 36.5	Matric	39	13	00	52	316913064	3467813640	
82178	OPEN	ALTAF GOHAR	GUL NIAZ KIRAN	01-Apr-1998	, 5 ft & 10 inches	33 x 34.5	FA/FSc	40	10	02	<b>52</b> <sup>-</sup>	341921703	2 3425598465	
81840	OPEN	JUNAID IQBAL	NASRULIAN	21-Aug-2000	S ft & 7 Inches	35 x 36.5	FA/FSc	40	10	02	52	333503875	4 3362168083	
82243	Palice So	MUHAMMAD IBRAR	TURAB DIN	22-Jan-1995	5 ft & 8 Inches	33 1 34.5	BA/BSc	37	11	03	51	343282119	3 3432821193	<u> </u>
82096	OPEH	FAISAL NADEEN	UMAR HAYAT	02-Mar-1996	Sit & 7 inches	33 x 34.5	FA/F.Sc	38	11	02	51	341109721	9 3411097219	2
80318	OPEN	UHAR NASEEM	UKARJALAL	02-jan-1998	5 ft & 6 inches	36 x 37.5	<del></del>		15	03	51	224883220	6 312431439	3
82074	OPEN	SAIFULLAH	SHER AFFAL	20-Mar-1999	5 ft & 9 Inches	36 x 37.9	FA/FSc	34	15	02	51	340915540	6 340915540	5
80594	OPEN	KAMIL IQBAL	JASSI DANHAKUM	06-Apr-1999	5 ft & 11.5 inches	36 x 37.5	FA/FSc		11	02	51	334845966	6 317849393	5
82638		YASIR NADEEM	BADIUZ ZAMAN	06-Apr-1999	5 ft & 9.5 inches	34 x 35.			16	03	51	34796881	6 347968811	6
81159	<del></del>	OZATR AHMAD	WAHID CUL	12-Apr-1999	5 ft & 10 inches	34 x 35.5	BA/BSc		17	03	51	34058518	7 133576449	3
82761		QAISER ALI	AZMAT ALI KIIAN	11-Nov-199	9 Sit & 7.5 inches	. 33 ± 34.	S FA/F.Sc		14	-02	51	34896563		<del></del>
81616		ZAHID ULLAH	CULAM QDAR KHAM	02-Apr-200	5 ft & 7 Inches	34 x 35.	5 Matric	- 41	/10	/// 00	51	34696850	36 335223592	s
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## RECRUITMENT OF POLICE CONSTABLES IN THE KHYBER PAKHTUNKHWA POLICE DEPARTMENT through ETEA 2020-21 MERIT-LIST OF DISTRICT - KARAK

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	82376	QUOTA		FATHER NAME	D.0.B	Height	Chest.	Highest Qualifica- tion	PAPER-A MARKS/80 [A]	PAPER-B MARKS/20 [B]	Addi: Higher Qualification MARKS [C]	TOTAL MARKS [A+B+C]	Mobile#	Alternate mobile#	REMARKS
7	80987		DAMAS 21108A	AURANG ZEB	14-Sep-1995	5 ft & 7.5 inches	35 x 36.5	BA/BSc	34	13	03	50	3449499910	3449499810	
ŀ	82660		KHURRAM SHAHZAD HASSAN	HASSAN ZARIR	30-Nov-1995	5 ft 8 7 Inches	33 x 34.5	FA/FSc	35	13	02	50	3304650001	332\$\$91837	W may
	80869	OPEN	ZAHIR ULLAH	noor ghahi khak	04-Apr-1997	5 ft & 7.5 (nehes	33 x 34.5	BA/BSc	38	09	03	50	3474469767	3480927862	
	82463		NASIR ULLAH	COL SAIF KHAN	Z7-Mar-1998	5 ft & 7 inches	33 x 34.5	BA/85c	36	11	03	50	1325165928	3325165928	
ł	82727	OPEN	MUHAMMAD KHALFAN	HUHAMMAD DIARIF	07-Aug-1998	5 ft & 7 Inches	33 x 34.5	BA/BSc	32	15	03	50	3489809099	3459813366	
ŀ		OPEN	HIDAYAT ULIAH	RAHIN BADSILAH	30-Mar-1999	5 ft & 8 inches	34 x 35.5	FA/F.Sc	36	12	02	50	3489222597	3489222597	
ł	82198 82082	OPEN	IHSAN ATAZ	MAUKATAL	04-Арт-1999	5 ft & 9 inches	35 x 36.5	F.A/F.Sc	38	10	02	50	3429093358	3429093358	
ŀ		OPEH	ASIFHAWAZ	NOOR BADSHAH	1Z-Dec-1999	6 ft & 0 Inches	35 x 36.5	FA/F.Sc	35	13	02	50	3499360100	3409320018	
ŀ	82040	OPEN	PADAM GAMMAHUM	рганг дамиания	01-Jan-2000	5 ft & 9.5 Inches	35 x 36.5	F.A/F.Sc	33	15	02	50	3379828167	3379828187	
F	82472 80860	OPEN	MUSADDIQ YASIN	MASEERULIAH	01-Apr-2000	6 ft & 1 inches	33 x 34.5	F.A/F.Sc	34	14	02	50	3415094469	3460512917	
<u> </u>		OPEN	MUHAMMAD SIRAJ	AKHIR ZAMAN	09-Jul-2000	S ft & 8 inches	33 x 34.5	Matric	37	1.3	00	50	3348853554	3325047447	
7.1	82240 82248	OPEN	MUHAMMAD JUNATO	DILAWAR KHAN	07-May-1996	5 ft & B.S Inches	34 x 35.5	FA/F.Sc	37	10	02	49	3429046052	3431974731	
/( <b> </b> -	81259	OPEN	ADNAM SADDIQUE	CHULAM SYDDIĞUE	00-Apr-1998	5 ft & 8 inches	33 x 34.5	BA/8.Sc	36	10	03	49	3434426496	3434426496	
<u></u>	82382	OPEN	WAJAHAT SOHAIL	UMAR KHAN	15-Apr-1998	5 it & 8 inches	33 x 34.5	FA/F.Sc	36	11	02	49	3485333255	3339633056	······································
ŀ	80940	QPEN	NAHEED USWAN	MUHAMMAD USMAH	25-Aug-1998	5 ft & 8 inches	34 x 35.5	BA/B.Sc	38	08	03	49	3449795565	3449795565	
	80627	OPEN	IRFAN ULLAH	HAIDER KHAN	01-Sep-1998,	5 ft & 9 inches	34 x 35.5	EA/BSc	34	12	03	49	3325256318	3328787157	
-		Police Son	AZHAR MEHMOOD	HUHAMMAD ALI	01-Mar-1999	5 ft & 10 inches	36 x 37.5	8.A/B.Sc	32	14	03	49	3206622988	3206622980	
-	82422	1	NATTAHN MEELAS BIDAS	GUL SALEEM KHATTAK	26-Oct-2060	5 ft & 7.5 inches	33 x 34.5	FA/FSc	34	13	02	49	3427755242	3455537844	
┝	80600		HUHAMMAD YASIR	ÓVBUT KHTYK	05-May-2001	5 ft & 7 Inches	33 x 34.5	FA/F.Sc	35	12	02	49	3361965500	3179702563	
-	80415	<del></del>	GUL HAYAT	ZARMAEEN KHAN	19-0ct-1995	5 ft & 10 inches	40×41.5	BA/BSc	35	10	03	48	3139833728	3139633728	
-	82022	OPEN	ATIF IZAZ	TZAŽ GUL	17-Apr-1996	5 ft & 7.5 loches	33 x 34.5	B.S (4-Yrs)	33	11	03	48	3446202824	3376202924	
<u> </u>	81142	<del></del>	SHAH FAHAD ZAMAN	umer samak	18-0ct-1996	5 ft & 11 inches	33 x 34.5	FA/F.Sc	32	14	02	48	3335960640	3335054910	
  -	80403	OPEN	HAYAT ULLAH	RASUL ZAMAN	02-Jan-1997	5ft&7 inches	34 x 35.5	FA/FSc	34	† 12	02	48	3367832171	3139447460	
<u> </u>	82050	OPEN	HAMZA ALI KHAH	AKBAR ALI KHAN	D1-Hay-1997	5ft&7inches	35 x 36.5	F.A/F.Sc	37	09	02	48	3401891347		
┕	81391	OPEN	MASIR HAYAT	ZAR HUIEAHHAD	15-Mar-1998	5ft & 7 inches	33 x 34.5	BA/BSc	34	111	03	48	3489024861	3401891347	
L	81331	OPEN	KIFAYAT NIAZ	RAHEEM ULLAH KHAN	01-Apr-1998	5 ft & 10 Inches	33 x 34.5	F.A/F.Sc	35	11	02	48	f	3342560725	· · · · · · · · · · · · · · · · · · ·
L	80451	OPEN	AMIR ULLAH	RAMBAIL BADSHAH	01-Sep-1998	5 ft & 9 inches	33 x 34.5	FA/FSc	37	09	02	48	3471900788	3339701718	
	82358	OPEM	MUHAMMAD HARIS	AZAD KHAK	15-Mar-2000	S ft & 10 inches	33 x 34.5	FA/FSc	37	09	02		3149607506	3149607506	<del></del>
	81940		NAJEEB ULLAH	wali uz zanan	20-jul-2000	5 ft & 10.5 Inches	36 x 37.5	FA/FSc	34	12	02	48 48	3499643220	3448616856	
	82424	*,	HIKMAT VLLAH	HEEDERAD CUL	02-Mar-1995	5 ft & 9 inches	34 x 35.5	B.A/B.Sc	32	12	03		3126121023	3369073454	
	81843	OPEN	WASIM ULLAH HASSAH	MIR HASSAN KHAH	03-Mar-1996	6# &Zinches	34 x 35.5	BA/BSe	34	10.	- 03	47	3441986660	3455803581	<del>_</del>
<b>—</b>	82102	U,	MUQADAS KHAN	AKJITAR MAWAZ	05-Mar-1999	5 ft & 7 inches	33 x 34.5	FA/FSc	32	73/1	02	47	3345280360	3362645452	
<b>—</b>	82496	OPEN	ABDUS SAMAD	AEDULLAN KIIAN	15-Apr-1999	5 ft & 8 S Inches	36 x 37.5	FA/FSc	36	09	02	47	3491987022	3413574752	
<u></u>							1 -44 -17	1 sales	1 30	<del>1 \ \\ \\ \\</del>	X V2	47	3353584084	4	A
200	OAVI										7 <b>1</b>	/	/ 41	معلما	V

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## RECRUITMENT OF POLICE CONSTABLES IN THE KHYBER PAKHTUNKHWA POLICE DEPARTMENT through ETEA 2020-21 MERIT-LIST OF DISTRICT - KARAK

W.	ATOUP	MARGE		IVIER	IT-LIST OF	DISTRIC	T - KARA	<u> </u>		i	The state of the s	EN 2021	
,z481			FATHER NAME	D.O.B	Height	Chest	Highest Qualifica-	PAPER-A MARKS/80	PAPER-B	Addi: Misser	TOTAL		Alternat
80490	OPEN OPEN	ZAHIR UR REHMAR	ZAHID UR REHMAH	المستوانية والمستوانية			tion	[A]	MARKE 20	Untilication HARKS [C]		Mobile#	mobiles
80910		HARIŞ BIN ZIA	ZIA UL HAQ	10.Sep-1999	5 ft & 9 inches	35 x 36.5	FA/FSc	33/			[A+B+C]		Induite
82431	OPEN	WAQASCUL	CUL MAT ALL XHAN	24-May-2001	5 ft & 8.5 Inches	34 x 35.5	FA/FSc	33	10	02 _	47	3445286887	346257340
80018		QADEER ULLAH	FOUSAFRHAN	06:Sep-2001	5 h & 9.5 inches	33 x 34.5	FAIFS	35	12	02 _	47	3358367917	315911412
	OPEN	RASHID ULLAH	EACHDALI KHAN	05:Apt:1996	S ft & 7 inches	36 x 37.5	AVFS:		10	02	<del>- 4</del> 7	3326208114	33262001
82598		ZAFRAN AHMAD KHAN	SATED AHMAD HHAH	16-Apr-1996	5 h & 10 inches	33 x 34 5	8.5 (4.Ym)	35	09	02	46	3456208532	
80692	OPEN	MUHAMMAD TAUSEEF	MARSHALA KHLIN	04-Aug-1996	5 h & 7.5 inches	37.x34.5	8.A/B.Sc	33	09	04	46	3003749909	300374982
80808	OPEN	MAJID BIN KHALID		15-Mar-1997	5 ft & 9 Inches	33×34.5		35	. 80	03	46	3474425407	347442545
82464	Police Son	NUHAHMAD TUFAIL	MERAMMAD KHALID KHAR	19-Mar-1999	Sh& 10 Cinches	33 x 34.5	MA/MSc	34	08	04	46		
80820	N340	MUSAWER GHAFAR	MINIAMMAD NIAZ	31-Mar-2001	5 ft & 9 Inches	33 x 34.5	Matric	38	08	00	46		
80333	OPEN	HZADAN RIHAT	GELCHAFAR K IAN	.04-Mar-2002	Sh Zalaches	33 x 34.5	F.A/F.Sc	34	10	02	46		
80601	OPEN	SAEED ULLAH KHAN	YORGAF KHAH	17-Mar-1996	5 ft & 7 Inches	35 = 36.5	Matrie	36	10	00	- 46	3426687838	_
80314	OPEN	MUHAMMAD ZEESHAN UMAR .	ASSE EDIAN	01-Sep-1997	5 ft & 30 inches		EA/F1:	34	U9	02	45	1321524023	
82429	Police San	ABDUL SAMAD	UMAN MAWAZ KHAR	03-Nov-1997	5 h & 7 inches	35 x 36.5	Matric	36	09	00	43	ها محدده در	3129333; 1
81759	CPEN	MUHAMMAD KASHIF	HAME THAN 1	31-Mar-1999	5 h & 7 inches	33 = 34.5	Matric	33	12	00		3499403189	3:79/03:3
82334	OPEN	SHOAIB UR RAIFMAN	DANMAHUM ETCH	04-Apr-2000	Sh & 10 inches	33, 345	FA/ Se	34	C3	- 02	45	3100531627	3.5:24345
81457	ΩδΕ.A	HASSANA A HAND	SACE O RAHMAY SADDIQUE	25 pr-2001		27 + 31.5	F.A.F.Sc	3.3	لسيعند	- 32 · ·	45	32477	1444
82244	97236	S'IID ULLAH	AZ-CIOIAE	09-Nov-1995	the straight	44-413	Marric	تحسفت آ	13	30	<u></u>	دائد ، قادار بيد	337.54.6
32555	Lega-	See The Second See	fines and a file		5 h 5 9 in rh.	112345	Farence			177	-45	3427 145,787	
81695	OPEN	KHALID USMAN	PAIRIDEAL	04-Apr-1998	37.00	374.0	⇒A/BSc	33	08	03			-
80087	OPEN		MUREMADRAUL"	02-jul-1998	JR&7imker	13.54.5	FA/FSc	32	19	02	44	3432892547	34320726
80420	GPEN	MUSSADIQ REHMAH	HURMINAD RAFFS KHAN	23-Sep-1998	Sh & 9.5 inches	34 x 35.5	FA/FSc	33	CS		44	3469609853	348097018
82538	OPEN	TANIS CLAHI	ATTRIUSSAIN		5 ft & 9 inches	33 x 34.5	Matric	32	12	02	44	175-970115	33549760 to
82063	OPEN	TARIQ REHMAN	HANDE BADSHAH	15-jun-2001	5 h & 7.5 inches	33 ± 34.5	FA/FSc	34	08	00	44	3125340776	10325:1751
81373	OPEN	ABDUL WASIE	EQHIMAZ	25-jul-1998	SA&Binches	33×34.5	FA/FSc	32	07	02	44	3187384496	324)Ce1777
80R55_	SPER .	ARSHAD 10 BAL	HAMBID CITL	20-Sep-1999	Sh&95Inches	35 x 36.5	FA/FSc	33	181	02	43	3494603545	Jana Property
	<del></del>	Definition and my	HURANIAD SHARDS	16-tam-2001	That and	33 × 34.5	Matrix		<del></del>	0.2	÷3	Marion.	3.27.479178
81409	OPEN	AHKAD ULLAH	HOORSMAHEAY	Q1-Jen-1998	5 ft & 7 inches	33 x 34.5	FA/FSc		11	00	43	335442941	Tarasas
80268	OPEN	MISEAH BILLAH KHAN	SHERREL KHAY	19-Nov-1998	5 h & 7.5 inches	33 x 34.5	Matrie	32	08	02	42	J3244250;#	77744 T
80206	OPEN	HADEM CALEEN KHAN		09-jan-2001	S& £ 30.5 inches	33×24.5	FAVES	32	70	00	47		
	<u> </u>		CALLINE MEHICAN	34-jun-1996	Sft & 7 Inches	33 x 34.5		32	08 ()	02	42		37
							Matrix	32	09 7	11 00	41	3109725244	4514234127
						<u> </u>			1 , 1		7.	3164515732	3:02681426

[KARAK]

Note:- Errors and Ommissions in the Addl: Qualification marks are subject to verification of Original Documents and rectification by the Appointing Authority

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No	$\bigcirc$	7	/Eng
Dated_	10	1:07	'

#### **CHARGE SHEET**

I, KHAN ZEB MOHMAND, District Police Officer, Karak as a competent authority, hereby charge you Recruit Constable Amir Ullah No. 5007/FRP (presently under training recruit course at PTC Hangu) as follows:-

"From perusal of departmental enquiry conducted by SDPO Takhte Nasrati against defaulter recruit constables Bilal Ahamd No. 2281 of SSU/CPEC and Jamal Rasool No. 4934 of FRP, it has came to light that you recruit Constable Amir Ullah No.5007 s/o Feroz Khan were shown as "passed" mentioned at S.No. 130 with scoring 40 marks in ETEA merit list-2021 which was directly received from CPO Peshawar whereas ETEA merit list-2021 requisitioned through RPO office vide Endst: No. 11843/EC dated 15.08.2022 from CPO Peshawar did not have your name i.e. you are a failed candidate according to ETEA merit list-2021 sent by CPO Peshawar. This act on your part indicates your intentional deception and forgery in order to gain ulterior motives. This speaks quite adverse on your part and shows your malafide intention, willful breach and malpractice in the discharge of his official obligations. This speaks quite adverse on your part and shows your malafide intention, willful breach and malpractice in the discharge of his official obligations. This speaks quite adverse on your part and shows your malafide intention, willful breach and malpractice in the discharge of your official obligations."

1. By the reason of your commission/omission, constitute miss-conduct under Police disciplinary Rule-1975 (amendment Notification No. 3859/Legal, dated 27.08.2014) Govt: of Khyber Pakhtunkhwa, Police Department, you have rendered your-self liable to all or any of the penalties specified in Police Rule-1975 ibid.

2.	Yo	ou are, t	herefor	e, requi	red to sub	mit your	writte	n defe	ense within	N7-daya
of	the	receir	DI_of	this '	charge	sheet	to	the	enquiry	Officer
of c	onduc	ting end	<del></del> -			is her	eby a	ppoint	ed for the	purpose

Your written defense if any should reach to the Enquiry Officer within a stipulated period, failing which shall be presumed that you have no defense to put in and in that case ex-parte action shall be taken against you.

Intimate whether you desire to be heard in person.

A statement of allegation is enclosed

District Police Officer, Karak

CS CamScanner

Attested

### **DISCIPLINARY ACTION**

I, KHAN ZEB MOHMAND, District Police Officer, Karak as a competent authority, is of the opinion Recruit Constable Amir Ullah No. 5007/FRP (presently under training recruit course at PTC Hangu) has rendered himself liable to be proceeded against on committing the following act/commission within the meaning of Police Disciplinary Rule-1975 (amendment Notification No. 3859/Legal, dated 27.08.2014) Govt: of Khyber Pakhtunkhwa, Police Department.

## STATEMENT OF ALLEGATIONS

From perusal of departmental enquiry conducted by SDPO Takhte Nasrati against defaulter recruit constables Bilal Ahamd No. 2281 of SSU/CPEC and Jamal Rasool No. 4984 of FRP, it has came to light that recruit Constable. Amir Ullah No.5007 s/o Feroz Khan was shown as "passed" mentioned at S.No. 130 with scoring 40 marks in ETEA merit list-2021 which was directly received from CPO Peshawar whereas ETEA merit list-2021 requisitioned through RPO office vide Endst: No. 11843/EC dated 15.08.2022 from CPO Peshawar did not have his name i.e. he is a failed candidate according to ETEA merit list-2021 sent by CPO Peshawar. This act on his part indicates his intentional deception and forgery in order to gain ulterior motives. This speaks quite adverse on his part and shows his malafide intention, willful breach and malpractice in the discharge of his official obligations. This speaks highly quite adverse on his part and shows his malafide intention, willful breach and malpractice in the discharge of his official obligations."

SDPO IN The enquiry Officers 1. accordance with provision of the Police Rule-1975 (amendment Notification No. 3859/Legal, dated 27.08.2014) Govt: of Khyber Pakhtunkhwa, Police Department may provide reasonable opportunity of hearing to the accused official, record his finding and make within 10-days of the receipt of this order, recommendation as to punishment or other appropriate action against the accused. The accused official shall join the proceeding on the date, time and 2. place fixed by the enquiry officer. District Police Officer, Karak 101 /2023. /Eng, dated 🖊 😂 Copy to:-1. The enquiry Officers for initiating proceeding against the accused under the Provision of the Police Disciplinary Rule-1975 (amendment Notification No. 3859/Legal, dated 27.08.2014) Govt: of Khyber Pakhtunkhwa, Police 2. Recruit Constable Amir Ullah No. 5007/FRP (presently under training

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decruit course at pic Hongo

Attested

رُونتر:

فون نمبر:

(40)

14-02-23308

<u> جناب ڈسٹرکٹ ہولیس آ فیسرصاحب کرک۔</u>

<u> بحانب:</u> من درور

(charge sheet against Constable Amir Ullah No. 5007/FRP) المرابطة

<u>منوان</u>

جناب ما في ا

بحوالہ چارج شیث احکام نمبر 07/Enq موری 10.01.2023 مجاربہ جناب ڈسٹر کٹ پولیس آفیسر میا حب کرک پرخلاف ریکروٹ کنسٹیل عامراللہ بلٹ نمبر FRP Strengin) 5007) زیر دیختلی کو مارک ہوکرزیر دیختلی نے انکوائیری کر کے جوذیل ہے۔

#### • الزاما<u>ت:</u>

بحالہ چارج شیٹ قبری 07/Enq مودید 10.01.2023 و کسٹیل امیراللہ بلٹ قبر 5007 (FRP) پراٹوام ہے کہ کسٹیلان بھال دسول بلٹ قبر 4984 اور بنال احر بلٹ قبر 2281 کے خلاف انگوائزی کے دوران اور پیش ETEA میرٹ لسٹ ملا مظاہر نے پہایا گیا کہ فاکورہ در مکروٹ کشٹیل عامراللہ ETEA شدیں فمل ہوا ہے ، اور کسی ک وماطت سے میرٹ لسٹ میں دو بدل کر کے فراڈ اور دموکہ سے اپنانام میرٹ لسٹ میں ڈال کرخودکو بلوکھیل محکہ ہولیس ڈس جرتی کیا ہے۔

جناب عالي!

انگواڑی ناک طاحظرنے پہایا کیا کہ کورو کشفیل CPO بٹاورے ہاوراست موصول شدہ ETEA میرٹ لسٹ علی میر بل قبر 130 ہوتی 40 قبر و ماصل کرے پاس ب جبکہ بحوالہ لیوقبر 3432/RK مورید 18.08.2022 وفر جناب RPO کے تو موصول شدہ میرٹ لسٹ پاس امیدوادوں عمل فیکورہ در مکروث کشفیل کانام موجود فیس ہے۔

• بيان آذ ان ريكروث كشيل عام الشديك فير 5007/FRP

ریروٹ کشفیل عامراند بلٹ فہر 5007 بسلسل اکوائزی طب کر سے جس نے زبانی تحریری اور کراس موالات، جوابات عی مطایا کراس نے سال 2021 علی گلہ پولیس عی بذرید ETEA اپنائی کر کے استحان پاس کیا۔ جو بعد علی پاس شدہ امیدواران کو بسلسلہ تا پہ اتول وغیرہ طلب کر سے جن عمل من ریک وٹ کشفیل بھی شامل تھا ۔ بحرتی ہے ان مراحل سے گزرنے کے اند بلٹ فہر 5007/FRP الاے ہوکر پولیس لائن کرک عمل حاضری کر کے تقریباً ایک ماہ بعد بولیس لائن کرک سے بولیس لائن کرک سے بولیس لائن کرک سے تو بس سے تقریباً 80 میٹے بعد فرینگ PTC سکو بھوائے گئے اور اب فرید بیگ کا چوتھا مہینہ جل وہا ہے کہ بسلسلہ کوائزی مندا (unqualified) حملے واپس کیا گیا۔

ہ ETEA میرٹ اسٹ میں دو بدل کے بارے میں مجھ کو فی طرفین ہے کہ کس نے کس جدے میرٹ اسٹ میں رو، بدل کیا ہے۔ اور شدی پولیس اور ETEA ڈیپار فیعیت میں میرا کو فی رشتہ دارے۔ (تو بر کی بیان عام اللہ اللہ ہے)۔

• كنيكني اعواتري\_

دوران اکوائری پایا گیا، کداکی ریکروفمنٹ لسٹ (فیرمعدقہ) جس میں <u>130</u> امیدواران کا میاب ہوئے ہیں سلسلفمبر <u>130 پکشفیل</u> عامراللہ کانام موجود ہے، جیکدومرے ریکروفمنٹ اسٹ (Attested) میں کل <u>128</u> امیدواران کا میاب ہوئے ہیں جس میں کشفیل فیکورہ حامراللہ کانام شال قبیل ہے۔

Altested

جان تک اس بات کا تعلق کرکہاں یر فرکور ملسفیل عامراللہ 5007 کا ام است على شال کیا گیا ہے۔ اعدر یں بارہ متعلقہ وفتر CPO بٹاوروی درست راورت وے سکتا ہے۔

ربورث بمراومناسب حم ارسال خدمت ہے۔

in spirit

**CS** CamScanner

