

01

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

Service Appeal No. 2474/2023.

Title: "Saeed Ur Rehman SI V/S IGP KP & Other"

**INDEX**

S. No	Documents	Page No. (From-To)
1	Index	1
2	Comments	2-6
3	Affidavit	7
4	Authority Letter	8
5	previous departmental proceedings along with copy of his service roll indicating his punishments, recent complete departmental proceedings along with other relevant documents are annexed as annexure "A" & "B" respectively	9-26.
6	disposal/recommendations of few applications/complaints are annexed as annexure "C" for ready reference of this Hon'ble Court	27-28
7	copy of order 8770-74/EC/CTD is annexed as annexure "D"	29-30.
8	Orders No. 4613-15/R, No. 8770-74/EC/CTD & No. 13986-90/EC/CTD as annexure "E" while DDs No. 22, 08 & Public Disorder Management Course Certificate as annexure "F"	34-38.
9	rule 5 (2) of Police Rules, 1975 (amended 2014) is annexed as annexure "G"	40
10	Standing Order 21/2014 & transfer order are annexed as annexure "H" & "I"	41-43,44,45

  
**Deponent**

14-05-24

2

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

Service Appeal No. 2474/2023.

Saced Ur Rehman SI, No. 161-H District Kollai Pallas posting in CTD DIKhan Region-I.

..... (Appellant)

VERSUS

1. **Inspector General of Police, Khyber Pakhtunkhwa, Peshawar.**
2. **Additional Inspector General of Police, CTD KP, Peshawar.**

..... (Respondents)

3

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

Service Appeal No. 2474/2023.

Saeed Ur Rehman

VS

IGP KP & other

**COMMENTS BY RESPONDENTS (01 & 02).**

Khyber Pakhtunkhwa  
Service Tribunal

Diary No. \_\_\_\_\_

Dated \_\_\_\_\_

**Respectfully Sheweth**

The para-wise reply of the respondents is as under:

**Preliminary Objections:-**

- a) The appellant has no cause of action or locus standi to file the appeal.
- b) The appeal is not maintainable in the present form.
- c) The appeal is bad for mis-joinder and non-joinder of necessary parties.
- d) The appellant is estopped to file the appeal by his own conduct.
- e) The appeal is barred by law and limitation.
- f) The appellant has not come to this Honorable Tribunal with clean hands.
- g) The appeal is not maintainable in the eyes of law.
- h) The appeal is against the law/rules and norms.

**FACTS:-**

1. Correct to the extent that the appellant is serving in Police department for the last 25 years and was recruited as a constable from the parent District Kollai Pallas and gradually become a Sub Inspector. However, appellant's service record is tainted with bad entries as he was severally dealt departmentally and awarded different penalties as evident from annexure "A". Similarly, he was transferred from CTD Hazara Region to CTD DIKhan Region vide order No. 11532-37/EC/CTD, dated 10.09.2021 in response he did not make his arrival report at CTD Hazara Region from PS CTD Hazara, and willful absented from his lawful duties from 23.09.2021 to 11.10.2021 without taking any prior permission from his high ups. His absence report was entered in Daily Diary vide DD No. 22 dated 25.09.2021 of PS CTD Hazara Region, later on he reported back on 11.10.2021 and accordingly his arrival report was entered in Daily Diary vide DD No. 8 of PS CTD Hazara Region. In this connection, he was dealt departmentally, under the summary proceedings and Mr. Sajjad Haider DSP DFU CTD Abbottabad was appointed as enquiry officer. During course of enquiry, he was called

(4)

numerous times to join the enquiry proceedings and even letters No. 4309-10/R, dated 25.10.2021 & 4374-75, dated 29.10.2021 were issued for his availability/production but despite of all, he did not join the enquiry process and sent a message (hand written document) to the enquiry officer through Fax that he cannot come to join the enquiry proceedings. However, the enquiry officer called the other concerned officials, heard them in person and recorded their statements. Subsequently, at conclusion the enquiry officer found him guilty and recommended him for minor punishment as well as the absented period i.e. 18 days to be treated as leave without pay. Resultantly, the competent authority awarded minor punishment of censure as well as treated the absented period i.e. 18 days as leave without pay vide order No. 4613-15/R dated 17.11.2021. (previous departmental proceedings along with copy of service roll indicating his previous punishments, recent complete departmental proceedings along with other relevant documents are annexed as annexure "A" & "B" respectively).

2. Incorrect and denied, the appellant was transferred/posted from CTD Hazara Region-I to CTD DIKhan Region-I, in routine transfer/posting manner by the W/Addl: IGP CTD KP vide order No. 13986-90/EC/CTD, dated 16.08.2023. Which is a valid administrative order. Moreover, it is correct that he had already filed numerous applications/complaints but they all found baseless, fabricated and against the law/rules. Resultantly, the filed applications/complaints have already been recommended for disposal at different times (disposal/recommendations of few applications/complaints are annexed as annexure "C" for ready reference of this Hon'ble Court).
3. Incorrect and totally baseless, the appellant had filed a departmental appeal against the order No. 4613-15/R dated 17.11.2021, which was rejected/filed vide order No. 8770-74/EC/CTD, dated 23.05.2022 by the appellate authority (copy of order 8770-74/EC/CTD is annexed as annexure "D"). Moreover, his recent transfer order No. 13986-90/EC/CTD, dated 16.08.2023 is a valid administrative order regarding his transfer posting from CTD Hazara to CTD DIKhan. So, an appeal may not lay before the KP Service Tribunal against his recent transfer posting order i.e order No. 13986-90/EC/CTD, dated 16.08.2023. While on the other hand he did not file any departmental appeal against the order *ibid*.
4. Incorrect, as already explained in above Paras.
5. This Service Appeal being devoid of merits with no legal footings needs to be dismissed on the following grounds.

## GROUNDS

- A. Incorrect and totally baseless, all the orders i.e. No. 4613-15/R dated 17.11.2021, No. 8770-74/EC/CTD, dated 23.05.2022 & subsequently No. 13986-90/EC/CTD, dated 16.08.2023 are valid orders as per law/rules. Moreover, the appellant was absented from his lawful duty vide DD No. 22 dated 25.09.2021 w.e.f 23.09.2021 and came back for his lawful duties vide DD No. 08 dated 11.10.2021 viz the absented period are total 18 days. While in this regard he had already disclosed in DD No. 08 dated 11.10.2021 that he was gone for course, so, in this aspect it can be said that first of all being part of a disciplined Force i.e. KP Police, he was bound to brought his selection for the course i.e. *"Public Disorder Management Course"* into notice of his superiors and to make departure report for going to the said course but he did not bother to do so, which is chief misconduct on part of the appellant. While on the other hand it is apparent from the ibid course completion certificate that the appellant ***"Said Rahman No. 161/SI has participated and successfully completed Two Weeks "Public Disorder Management Course" No. 81 held at Police School of Public Disorder & Riot Management Mardan from 27.09.2021 to 08.10.2021"*** which doesn't cover the absence period 18 days as he had participated in the said course for total 12 days only i.e. ***27.09.2021 to 08.10.2021*** which is clearly mentioned in the course certificate ( Orders No. 4613-15/R, No. 8770-74/EC/CTD & No. 13986-90/EC/CTD as annexure "E" while DDs No. 22, 08 & Public Disorder Management Course Certificate as annexure "F").
- B. Incorrect, the appellant was dealt in accordance with Police Rules, 1975 (amended 2014) under rule 5 (2) **"summary proceedings"**. Charge sheet is not mandatory as per reliance of the ibid proceedings. Moreover, the enquiry proceedings till punishment order are under the domain and authority of SP CTD Hazara as the appellant was absented from his lawful duties from CTD Hazara Region and cause of action had already been arisen from CTD Hazara (rule 5 (2) of Police Rules, 1975 (amended 2014) is annexed as annexure "G" ).
- C. Incorrect and denied, the competent authority for initiating departmental enquiry against upto the rank of Sub Inspector (SI) and disposal of the same (till punishment order) is Superintendent of Police. Moreover, at that time he was posted at CTD Hazara and cause of action had already been arisen from CTD Hazara.
- D. Incorrect and totally baseless, there is no prescribed period for internal postings in CTD KP. However, Standing Order 21/2014, Para 3 clearly indicates the mandatory tenure of upper subordinates, which is reproduced here for ready reference of this Hon'ble Court, that, **"an upper subordinate shall not be promoted as Inspector unless, in addition to other requirements, he/she has completed at least one year tenure as ASI or SI, excluding the period spent as long leave, either in the Investigation Branch, CTD, Special Branch or any Police Training Institution"**. Hence, at present he has already been completed the mandatory period as prescribed per the Standing Order as he had transferred/arrived to CTD KP vide order No. 3188/E-III, dated 25.11.2020 (Standing Order 21/2014 & transfer order No. 3188/E-III are annexed as annexure "H" & "I").
- E. Incorrect, the appellant is one of disobedient official of the KP Police, who had already been dealt departmentally several times, which has already been explained in detail in the preceding Paras.

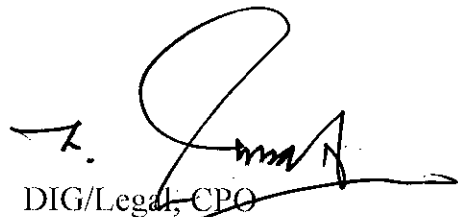
- F. Incorrect and denied, the appellant has challenged only one impugned order through the instant appeal i.e 13986-90/EC/CTD, dated 16.08.2023 which is a valid administrative order. Hence, the impugned order is totally legal, lawful and maintainable at any cost. Moreover, neither any impugned verbal order has been passed by any officer nor such like orders have passed in any Department or Organization. Hence, in this regard he is totally wrong.
- G. Incorrect, the appellant was dealt in accordance with law/rules till date. No discrimination has been done to him so far. Hence, he is not entitle to file any appeal/case.
- H. Correct to the extent the courts are the guardian and custodian of the fundamental rights of the citizen protected under the constitution, while the appellant is also public servant in addition to citizen. He is being part of a disciplined Force i.e. KP Police and he is bound to obey the order passed by the high ups. Instead of obedience and compliance of a valid administrative order (transfer order), he is reluctant and filed the instant appeal against the respondents. Which is against the law and norms.
- I. The facts mentioned above may please be considered sufficient grounds for the dismissal of instant appeal, however, respondents may please be allowed to raise additional grounds at the time of arguments.


**Prayer:**

In view of the above facts and grounds, it is humbly prayed that the instant appeal is being devoid of merits and facts may kindly be dismissed with costs.

  
06/05/24

Addl: Inspector General of Police,  
CTD, KP, Peshawar.  
(Respondent No. 02)  
(SHAUKAT ABBAS) <sup>PSP</sup>  
Incumbent



DIG/Legal, CPO  
For Inspector General of Police,  
Khyber Pakhtunkhwa,  
(Respondent No. 01)  
(DR. MUHAMMAD AKHTAR ABBAS) <sup>PSP</sup>  
Incumbent  


**BEFORE THE SERVICE TRIBUNAL KHYBER PAKHTUNKHWA.**

**Service Appeal No. 2474/2023.**

Saeed Ur Rehman SI, No. 161-H District Kollai Pallas posting in CTD DIKhan Region-I.

..... (Appellant)

VERSUS

IGP KP. & Others..... (Respondents)

**AFFIDAVIT**

I, the below mentioned respondent, do here by solemnly affirm and declare on oath that the contents of reply submitted are correct and true to the best of my knowledge and belief and that nothing has been concealed from this Honorable Court.

*The answering respondents have neither placed nor their defence has been struck by*

*[Signature]*  
06/05/24

ATTESTED  
ABDUL RAUF ADVOCATE  
Oath Commissioner  
High Court Peshawar  
*[Signature]*  
17-05-24

Add: Inspector General of Police,  
CTD, KP, Peshawar.  
(Respondent No. 02)  
(SHAUKAT ABBAS) PSP  
Incumbent



82

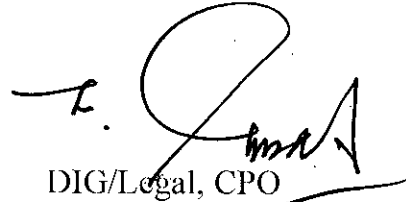
OFFICE OF THE  
INSPECTOR GENERAL OF POLICE,  
KHYBER PAKHTUNKHWA,  
PESHAWAR.

AUTHORITY LETTER

We, the undersigned, do hereby authorize **DSP Syed Aamir Abbas** having CNIC No. **17301-8836248-7**, of CTD Peshawar to submit reply in Service Appeal No. 2474/2023 Titled "Saeed Ur Rehman SI VS IGP & Other" and to pursue the matter on behalf of all the undersigned.

  
10/05/24

Addl: Inspector General of Police,  
CTD, KP, Peshawar.  
(Respondent No. 02)  
(SHAUKAT ABBAS) <sup>PSP</sup>  
Incumbent



DIG/Legal, CPO  
For Inspector General of Police,  
Khyber Pakhtunkhwa,  
(Respondent No. 01)  
(DR. MUHAMMAD AKHTAR ABBAS) <sup>PSP</sup>  
Incumbent





## فائینل ینگ رپورٹ

جناب عالی!

بجوالہ انکوائری ازاں سعید الرحمن نمبر 516 محرر تھانہ کومیلہ

معروض خدمت ہوں کہ سعید الرحمن نے بجوالہ آمد 11 روز نامچہ 06-07-2013 تھانہ کومیلہ میں غلام محمد TSI رپورٹ درج کی اسی طرح غلام محمد TSI نے بجوالہ مد 22 روز نامچہ 08-07-2013 پولیس لائن کومیلہ میں سعید الرحمن محرر تھانہ کومیلہ رپورٹ درج کی، جو کہ مفصل لف انکوائری ہذا ہے۔ اسی سلسلے میں انکوائری میرے نام مارک ہوئی۔

دوران انکوائری غلام محمد TSI، سعید الرحمن محرر تھانہ کومیلہ کے بیانات قاسم بند کیے گئے ہیں، جو کہ مفصل لف انکوائری ہذا میں غلام محمد TSI نے اپنے بیان میں بتلایا کہ مورخہ 08-07-2013 کو میں نے عبدالرحیم TO کو اپنی بکاسر کارروائی کی ہدایت کی تو سعید الرحمن محرر نے رواگئی سے روکا، جس نے مجھے فون کیا تو میں نے بھی فون کر کے محرر کو سمجھایا مگر محرر نے بدتمیزی کی اور میرا فون بند کر دیا۔ SHO صاحب سے بھی فون پر بات کی جنہوں نے محرر کی سرزنش کا وعدہ کیا، اسکے باوجود محرر نے رواگئی سے انکار کیا۔

اسی طرح سعید الرحمن محرر تھانہ کومیلہ نے اپنے بیان میں بتلایا کہ مورخہ 07-06-2013 کو عبدالرحیم تھانہ کومیلہ میں آیا اور بتلایا کہ ٹریفک سارجنٹ صاحب کی رواگئی کریں، میں نے بتلایا کہ ٹریفک سٹاف کی رواگئی، واپسی لائن کی روگئی سے ہوتی ہے، تو اس نے فون ملا کر TSI صاحب سے میری بات کرائی، تو میں نے سارجنٹ صاحب سے کہا کہ ٹریفک سٹاف کی رواگئی، واپسی لائن کی روز نامچہ سے ہوتی ہے آگے سے اس نے کہا کہ آپ کون ہوتے ہو میری رواگئی نہیں کرتے؟ اور مزید نازیبا لفظ استعمال کیئے۔

غلام محمد TSI، سعید الرحمن محرر تھانہ کومیلہ کے مفصل بیانات لف انکوائری ہذا ہیں۔

دوران انکوائری پایا گیا ہے کہ ٹریفک سٹاف کیونکہ ہیڈ کوارٹر سے تعلق رکھتا ہے لہذا اپنی رواگئی پولیس لائن کرنے کی چاہئے نہ کہ تھانہ سے۔ سعید الرحمن محرر تھانہ کومیلہ کا فرض بنتا تھا کہ مذکورہ TO کی آمد کی اطلاع روز نامچہ میں درج کرتا جبکہ غلام محمد TSI کا بھی فرض بنتا تھا کہ وہ خود تھانہ آ کر اپنی رواگئی کرتا، جو کہ دونوں نے ہی ڈیپن کی خلاف ورزی کی ہے۔ لہذا دونوں کو ہی باب 49 کے تحت سنسور کی سزا کی سفارش کی جاتی ہے۔ (رپورٹ عرض ہے)

Attested

Amo

ڈپٹی سپرنٹنڈنٹ آف پولیس، ہیڈ کوارٹر  
25/9/13 داسکوہستان

Agreed as Sub-official.  
M. T. E. I. O. DSP. H. B.  
10.11  
25/9/13

CB. No

120  
25-9-13

## DISCIPLINARY ACTION

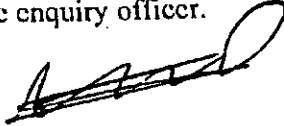
1. Mohammad Irshad Khan District Police Officer, Lower Kohistan is competent authority and of the opinion that IIC Saeed-ur Rehman No 516 Posted at IIC Police Station Dubair rendered himself liable to be proceeded against as he committed the following acts / omission within the meaning of Police rules-1975.

### STATEMENT OF ALLEGATIONS

It is alleged it has been observed that you not compliance the order vide OB No 03 dated 05-03-2014 till now.

Mr. Nazir Ahmad Khan DSP Pallas is appointed as enquiry officer and submit finding within stipulated time.

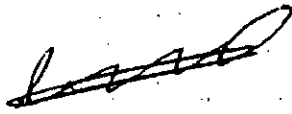
1. The enquiry officer / committee shall, in accordance with the provision of the Police Rules-1975, provide reasonable opportunity of hearing to the accused record its findings and may be finalized within a short time of receipt of this order recommendations as to punishment or other appropriate action against the accused.
2. The accused and a well conversant representative of the department shall join the proceedings on the date, time and place fixed by the enquiry officer.

  
M. Irshad Khan  
District Police Officer,  
Lower Kohistan

No. 85-86 /PA. dated Kohistan the 28 / 03 /2014

#### Copies of the:-

1. Enquiry officer.
2. Accused Officials through enquiry officer.

  
M. Irshad Khan  
District Police Officer,  
Lower Kohistan

  
Attested  
  
Legal  
DSP LEGAL  
CTD HQ PESHAWAR

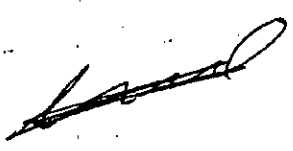
## CHARGE SHEET

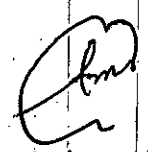
1. Mohammad Irshad Khan, District Police Officer, Lower Kohistan being competent authority is hereby charge sheeted you HIC Saeed-ur Rehman No 516 Posted at HIC Police Station Dubair on the following ground.

It has been observed that you not compliance the order vide OB No 03 dated 05-03-2014 till now.

Your above gross misconduct being member of disciplined force produced very bad name for Police force and calls Minor / Major punishment.

1. By Reason of above you are appear to be guilty of gross misconduct under Police rules -1975 and have rendered your self liable to all or any of the penalties of the rules abide.
2. You are therefore directed to submit written reply in your defense within seven (07) days of the receipt of this Charge Sheet to the enquiry officer / committee.
3. Your written defense if any should reach the enquiry / committee within the stipulated period, failing which it shall be presumed that you have not say anything in your defense a part action be taken against you.
4. A statement of allegation is enclosed.

  
M. Irshad Khan  
District Police Officer,  
Lower Kohistan

*Attested*  
  
DSP LEGAL  
CTD HQ PESHAWAR

مناب عالی  
مشمول چارج ٹیکس فنانس مناب ۵۲۵ کا گورنر نوٹس  
ذیل معروف ہوئے

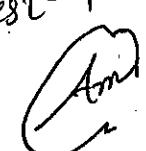
میرا تدارم منانہ دو بیر سے ایما راج جوگی سٹراوٹ فورم ۵۲۵  
ہوا خانہ دو بیر میں میرے لکھیاتے کے عرصہ ۶ ماہ بعد بغیر  
کسی شکایت کے میرا تدارم کر دیا اس کے قبل جوگی سٹراوٹ  
یالسا سے بغیر کسی وجہ کے ایک ماہ کے اندر میرا تدارم کر دیا  
تھا اسی نکت میں ایما جائز عرفہ معروف کے لیے مناب ۵۲۵  
پر پیشی کیے دو دفعہ درخواستیں بھیجی اور خود بھی پیشی کیے  
مقرر کیا مگر پیشی ہونے کی اجازت نہ ملی

چونکہ ہر دفعہ میرا تدارم بغیر شکایت اور عرصہ لکھیاتے سے قبل  
کر دیا جانا رہا اسی وجہ میں مناب ۵۲۵ کا جب پریشا ہو گیا  
تمام حالات مناب ۵۲۵ کو موقوف کے گوشا گزار کرنا چاہتا تھا  
بھی پیشا ہونے کی اجازت نہ ملی

بصورت تدارم روانگی کرنے میں تاخیر اسی وجہ سے ہوئے ہے کہ  
میں مناب ۵۲۵ پر جائز عرفہ کے لیے مطالبہ اولیٰ رول  
باب ۱۴ فقرہ ۶-۱۵ پیش ہوا چاہتا تھا ہم مدامت روانگی / واسی  
برائے پیشا ہوا ہے  
بعد میں نے حکم کی تعمیل کرتے ہوئے ایسا حاصرہ جوگی سٹراوٹ  
کر دیا ہے

استدعا کے مشمول چارج ٹیکس داخل دستر مرمانی حارج

سید سعید علی جوگی سٹراوٹ  
11/c  
S. Ahmad  
11/c

Attested  
  
DSP Legal  
DSP LEGAL  
CTD HQ PESHAWAR

14


CHARACTER ROLL OF

IS - CENSURES AND PUNISHMENTS. - Contd.

Serial No.

Awarded CENSURE

OB No 120  
dt- 25-9-2013 (2)

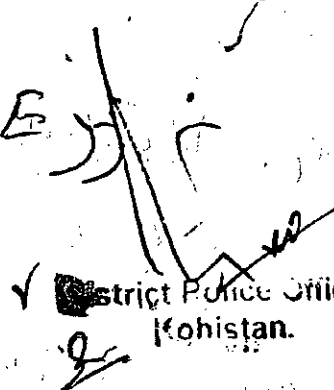
  
District Police Officer  
Kohistan.

Charge - posted at IHC PS DUBAIS was  
transferred to IHC PP. SARKOT  
Not compliance the order vide OB No  
3 dtc 5-3-2014

Awarded


CENSURE

OB No 64  
dt. 3-6-2014 (3)

  
District Police Officer  
Kohistan.

Charge: As per report from SDPO Sherial  
on 19-01-2015, and Departmental Attested  
action.

Awarded: Stoppage of increment one year  
without accumulative effect  
OB No 43  
Date 6-4-2015 (4)

  
District Police Officer  
Kohistan

Revision of Basic Pay 2011

Pay Fixed as HC BPS-7 No. 7

@ Rs. 9380 ✓  
01-07-2011

Vide Govt. Order No. 1000/2011, Peshawar Deptt. ✓

Notification No. 20 (P.W.S.) 01-01/2011,

Dated, 14-07-2011

*MHA*  
D.P.O KOHISTAN

Pi as HC BPS-7 @ Rs 9660/pm w.e from

01-12-2011 to 30-11-2012

Service from 1-12-2011 to 30-11-2012  
has been verified from pay bills and  
seq. Roll kept in this office.

01-12-2011 to 30-11-2012

Service from 01-12-2011 to 30-11-2012  
has been verified from pay bills and  
seq. Roll kept in this office.

District Police Officer  
Kohistan.

District Police Officer  
Kohistan

District Police Officer  
Kohistan

Pi as HC @ Rs 9960/pm w.e f - 01-12-2012.

38695  
HC  
50577

Pi as HC BPS-7 @ Rs 10280/pm ✓

w.e from 1-12-2013.

1-12-2012 to 30-11-2013

Service from 1-12-2012 to 30-11-2013  
has been verified from pay bills and  
seq. Roll kept in this office.

District Police Officer  
Kohistan.

Pi as HC BPS-07 @ Rs 10600/pm w.e 7

1-12-2014.

Stoppage of increment one year  
without accumulative effect next  
increment will be on 1-12-2016

District Police Officer  
Upper Kohistan

Attested  
*[Signature]*

DSP Le  
DSP LEGAL-  
CTD/HQ PESHAW

انڈس انکوائری بر خلاف سیدالرحمن آئی بی 161 حتمہ ڈاک

نمبر	عنوان	تعداد صفحات	کیمپ
1	انڈس انڈیا	01 قطعہ	
2	انکوائری فائلنگ	03 صفحات	
3	فصل پینا سرٹیفکٹ 08 روزانہ جمع 10/21، 11/21، 25/9/21	02 صفحات	
4	میان پور پینا سرٹیفکٹ 543 = مدار 705/FC	02 صفحات	
5	آرڈر حکم پوری 37-32-11532، 13/9/21، 23/9/21	03 صفحات	
6	پرووائز ان پینا سیدالرحمن آئی بی حتمہ جمع ڈاک پوری پورا 4309-10/21، 7374-75/21، 29-10-21	04 صفحات	
	میان پور	05 صفحات	

DFU/ATO - 71/20  
15-11-21

Attested

DDP LEGAL  
CTD HQ PESHAWAR



جناب عالی! بحوالہ نقل ریٹ مدبر 22 روزناچیم 25<sup>09</sup>/<sub>21</sub> رپورٹ غیر حاضر  
 نقل ریٹ مدبر 08 روزناچیم 10<sup>10</sup>/<sub>21</sub> آند/دالیا/رپورٹ/روانگی سید الرحمن  
 ASI حصول ہو کر ملاحظہ نقل ریٹ ہائے سے پایا گیا حکم سید الرحمن  
 بڈ 161/ASI جسکا تبادلہ حسب اطم افران بحوالہ آرڈر 11532-37/EC  
 حرم 10<sup>9</sup>/<sub>21</sub> ضلع اپر کوئٹان سے DIK ریجن ہوا تھا جو مذکورہ ASI نے  
 بحوالہ مد 05 روزناچیم 23<sup>9</sup>/<sub>21</sub> کو رینجا روانگی ٹھانہ CTD ریٹ آباد کیسے کی  
 مگر مقررہ تاریخ کو ٹھانہ CTD حاضر نہیں آیا جس پر مذکورہ ASI کے علاقے  
 مدبر 22 روزناچیم 25<sup>09</sup>/<sub>21</sub> کو رپورٹ غیر حاضری درج کی گئی جس پر  
 مذکورہ کی تنخواہ حسب اطم جناب ای صاحبہ بند کی گئی جس نے حرم 11<sup>10</sup>/<sub>21</sub>  
 کو بحوالہ مد 08 رینجا حاضر کی رپورٹ ٹھانہ میں کی جس پر تھے بطور انکوائری  
 آفیسر مقرر کیا گیا جو میں نے حسب ضابطہ انکوائری ما آغاز کرتے ہوئے  
 عبداللہ بڈ 543 اور نیل مدارغان بڈ 705 کو دفتر طلب کر کے ہر دو  
 کے تحریری بیانات قلمبند کیے جو کہ ہمراہ انکوائری تھا جس پر وہ نے  
 اپنے اپنے بیان میں ایسا حکم سید الرحمن ASI بڈ 161 کا تبادلہ  
 حسب اطم افران بالا بحوالہ آرڈر نمبری 11532-37/EC حرم 10<sup>9</sup>/<sub>21</sub> کو  
 ضلع اپر کوئٹان سے DIK ریجن ہوا تھا جو انکو حکم حصول ہونے پر  
 انہوں نے مذکورہ ASI کو اس کے تبادلے کے متعلق آگاہ کیا جس نے  
 جواب ایسا کہ ابھی وہ کسی نام میں معروف ہے بعد میں روانگی کے  
 متعلق آگاہ کرے گا جس پر انہوں نے اطلاعاً رپورٹ مدبر 05 روزناچیم  
 13<sup>9</sup>/<sub>21</sub> کو درج کی ہے۔ اسی طرح خرید و فروخت جانے کیلئے سید الرحمن  
 ASI بڈ 161 کو بھی جو کہ DIK میں تعینات ہے بذریعہ چیٹی انکوائری  
 نمبری 4309-10/R حرم 25<sup>10</sup>/<sub>21</sub> بوساطت ای صاحبہ برائے حرم 27<sup>10</sup>/<sub>21</sub> کو  
 طلب کیا مگر مذکورہ مقررہ تاریخ کو حاضر نہ ہوا۔ اسی طرح  
 دوبارہ بذریعہ چیٹی انکوائری نمبری 4374-75/R حرم 29<sup>10</sup>/<sub>21</sub> کو

Attested  


DSP Leg  
 DSP LEGAL  
 HQ PESHAWAR

کو برساتی ای مہلہ ہر کے ۲۱ ۵۹  
 مقررہ تاریخ کو حاضر نہ ہوا بلکہ ایڈا ٹریننگو کے پندرہم فیلڈ دفتر  
 میں حوالی نہ آسکی تنخواہ چاہ ستمبر سے بند ہے اور تنخواہ ملنے کی  
 صورت میں پیشی کیلئے حاضر ہوں گا۔

صبا والا!

سید الرحمن ASI جو کہ اپنا ذمہ دار پولیس افسر ہے اور  
 حسب حکم افران بالا مذکورہ کا تبادلہ بحوالہ آرڈر نمبر 11532-37/EC  
 حرم 9/21 کو ضلع اپر کوٹھنڈا سے DIK لاہور میں ہوا تھا جو متعلقہ  
 ایفکاروں نے اس کے تبادلے کے متعلق آگاہ کیا تھا اور اطلاعاً  
 رپورٹ درج روزنامہ چیم بھی کی ہے مذکورہ سے اطلاع ہونے کے باوجود  
 رپیمانہ حرمی سے حرم 9/21 کو نمٹانہ AD رہا آباد کیلئے روانگی کی  
 تھی مگر نمٹانہ میں حاضر نہ ہوئی صورت میں مذکورہ کے خلاف عدویہ 22  
 روزنامہ چیم 9/25 کو رپورٹ غیر طاعری درج ہوئی جس پر مذکورہ ASI کی  
 تنخواہ حسب حکم صبا ای مہلہ تنخواہ بند ہوئی اور حرم 10/21  
 کو نمٹانہ میں آمد کے ایجا جائے تسلیاتی DIK کیلئے روانہ ہوا جس سے  
 یہ بات عیاں حکم مذکورہ نے افران بالا کے حکم کو پس پشت ڈالنے  
 ہوئے رپیمانہ حرمی سے حرم 9/23 تا 10/21 تک بغیر کسی حکم اور  
 افران بالا کے نوٹس میں لائے بغیر دیدہ دانستہ طور پر غیر حاضر  
 ہوا ہے اسی طرح مذکورہ کو ہرائے بیان حاضر ہوتے کیلئے وہ دفعہ  
 طلب کیا گیا مگر مذکورہ جان بوجھ کر حاضر نہیں ہوا ہے جس سے ثابت  
 حکم مذکورہ انکوائری کا سامنا نہیں کرنا چاہتا ہے۔

Attested  


سینڈا دوران انکوائری، بیانات اور مذکورہ کی عدم حاضری  
 سے ثابت ہو چکا حکم سید الرحمن ASI 16/1 حرم 9/23 تا  
 10/21 تک کل 18 روز بغیر کسی اطلاع اور بغیر کسی نوٹس

DSP LE  
 DSP LEGAL  
 CID HO PESHAWAR

میں لگائے دیدہ دانستہ طور پر غیر حاضر ہوا ہے اور  
 من مری سے روزی کی ہے جس سے مذکورہ ASI کی سخت  
 غفلت اور لاپرواہی پائی گئی ہے جس کے ضلالتی طور پر  
 انکوائری عمل میں لائے ہوئے مذکورہ کی عمرہ غیر حاضری  
 ۱۸ نومبر ۲۰۲۱ء کے علاوہ مناسب سزا کی سفارش  
 کی جاتی ہے۔

انکوائری رپورٹ مرتب ہو کر برآمد حلاقہ  
 گزارش ہے۔

*Handwritten signature*  
 DSP DFU/CTD  
 ABBOTTABAD  
 15-11-2021

*Issue him Consume & Absentive  
 Treatment Leave without pay.*

*Handwritten signature*  
 SP CTD HUZARA  
 ABBOTTABAD

Attested  
*Handwritten signature*

DSP Legal  
 DSP LEGAL  
 CTD HQ PESHAWAR



OFFICE OF THE:  
SUPERINTENDENT OF POLICE,  
COUNTER TERRORISM DEPARTMENT (CTD),  
HAZARA REGION, AT ABBOTTABAD.

Tel No. 0992-9310454 Fax No. 0992-9310011

No 4616-17/R.

Dated Abbottabad the 17/11/2021.

19

To: The Manager,  
National Bank of Pakistan,  
Besham Swat,  
Branch Code 231535.

Subject: PAY RELEASE.

Memo:

Kindly refer to this office letter No.3954-56/R dated 29-09-2021.

It is submitted that monthly salary of below mentioned official of CTD Hazara Region was stopped due to absence from official duties vide above quoted reference letter. Now he has joined back his official duty.

S.No	Name of Officials	Bank and Account Details
1.	ASI Said Rehman No. 161-H	Account Number: 4116371370 Bank Details: National Bank Of Pakistan, 231535 NBP Besham Swat NBP Besham Swat

It is therefore requested that his monthly salary may kindly be released with immediate effect, please.

*[Signature]*  
Superintendent of Police,  
Counter Terrorism Department (CTD)  
Hazara Region at Abbottabad

Copy for information to:

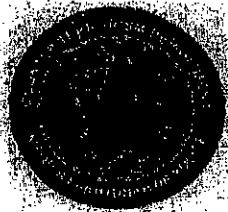
1. Superintendent of Police Hqrs, CTD Khyber Pakhtunkhwa, Peshawar.

*[Signature]*

DSP LEGAL  
CTD HQ PESHAWAR

21

20



OFFICE OF THE:  
 SUPERINTENDENT OF POLICE,  
 COUNTER TERRORISM DEPARTMENT (CTD),  
 HAZARA REGION, AT ABBOTTABAD.  
 Tel No. 0992-9310454 Fax No. 0992-9310011  
 No 3954-56/R  
 Dated Abbottabad the 29/9/2021.

To: The Manager,  
 National Bank of Pakistan,  
 Besham Swat,  
 Branch Code 231535.

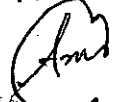
Subject: PAY STOPPAGE


Memo:

It is submitted that the following personnel of CTD Hazara Region have absented themselves from their official duties, hence their pay has been stopped.

S.No	Name of Officials	Bank and Account Details
1.	ASI Said Rehman No. 161-H	Account Number: 4116371370 Bank Details: National Bank Of Pakistan, 231535 NBP Besham Swat NBP Besham Swat
2.	ASI Sher Bahadur No. 509/154	Account Number: 4098003268 Bank Details: National Bank Of Pakistan, 231535 NBP Besham Swat NBP Besham Swat

It is therefore intimated that their pays may kindly be stopped till further order, please.

*Attested*  
  
 DSP LEGAL  
 CTD HQ PESHAWAR

  
 Superintendent of Police,  
 Counter Terrorism Department (CTD)  
 Hazara Region at Abbottabad  
 SR CTD Hazara  
 Abbottabad

Copy for information to:

1. Superintendent of Police Hqrs, CTD Khyber Pakhtunkhwa, Peshawar.
2. Superintendent of Police, CTD D.I.Khan Region.

تھانہ ڈی آئی جی

نقل ریٹائرمنٹ 22 روزہ 25/09/21

1۔ 22 رپورٹ غیر حافی 25/09/21 ڈوٹ 06:30 بجے  
 رپورٹ ضلع سپرنٹنڈنٹ ASI کا تیار اور حسب افسران  
 بلہ حوالہ آرڈر نمبری EC-37-11532 حوالہ 9/21  
 کوٹھالی سے CTD DIK ہوا تھا مذکورہ ASI نے بحال  
 روزانہ 23/09/21 کے بعد تیار کیا گیا ہے اور اس کے بارے  
 میں جو کچھ بھی ہو گا اس کے بارے میں حافی کوئی راپور  
 مذکورہ ASI کو حوالہ 23/09/21 سے غیر حافی لکھو گیا ہے  
 رپورٹ غیر حافی 22 روزہ 25/09/21 کے لئے  
 مہرانی افسران بلہ کے لئے تیار کیا گیا ہے۔

مہرانی

نقل ریٹائرمنٹ

*[Signature]*

MM-PS-CTD-HZR  
25-09-21

Sir  
Forwarded

*[Signature]*

Shops-CTD Hazer

25-9-2021

Attestee

*[Signature]*

DSP Legal

DSP LEGAL  
CTD-HQ PESHAWAR

Pay stop

*[Signature]*

Stamp

تعمیرات کا ایک آباد

تعمیرات کے متعلق 8 روزانہ 11/10/21

8-1-8 احمد / والی / رپورٹ / روٹنگ / سید رضی / 11/10/21 وقت 08:140

اس وقت میں کیمپز اختیار کر کے ایک آباد کیا گیا اور  
روٹنگ کے واسطے پیش کی روٹنگ کا تیل لیا گیا آباد کر کے

جلد کم SP ملک کی ایمر جنسی سے دیگر ملک کو ذرا استحوال کی  
صورت بتلایا کہ SP ملک کی ایمر جنسی کے لیے ملک میں  
اور دوسرے روزانہ سے عبداللہ نے بھی حال کی کم آگے کی پیش کی

روٹنگی اختیار 2 صاحب کرنے دیتے ہیں میں پیش کی انتظار میں  
تعمیرات میں سیکشن بحال دینی ہے 7577-86 PDRM کو میں  
23-8-21

مردان جو چلی تھی میں نے کار دوران کو میں سے کو میں کی میں کو  
میں ایک آباد کی روٹنگ سے لاعلم ہونے دیگر ملزمان کو میں لگے میں  
مصرہ دراز سے تعمیرات سے اس طرح سے کیمپز میں 3/9

ماہ قبل لگے میں آیا میں کہ اس میں سے کیمپز میں روٹنگ میں  
والی سے تو میں لگے میں روٹنگ میں اس میں روٹنگ میں  
سرکاری دینی سے DIX کا ہونا میں کیمپز میں جانچ تک قائم

اپنی طرفی DIX میں کر کے  
فاضل عالی

Attested  
DSP Leg  
EDSP LEGAL  
CTD HQ PUNJAWAR

کے مطابق  
POLICE STATION  
CTD  
CTD-HZR  
11-10-2021

Forwalled  
Station House Officer  
CTD Hazara Region  
Abbottabad  
11-10-21

DSP DPU At  
for preliminary  
Enquiry & Rep  
X

بیان ازالہ عبداللہ ولد عبداللہ 43/144

کو صحتان حلقاً بیان کرتا ہوں کہ حسب افہم افسران ڈالہ پورا آمدہ ہے  
فوی 11532-37 مورخہ 9/21 صبا میں صدر وطن ASI/161/14

کا تبادلہ DRU اہل صحتان سے کیا گیا ہے جو میں نے آرڈر مذکورہ  
کی آمد پر مذکورہ ASI کو اس کے ذاتی حوالے 0346-3850724

پر کمال رکے بلکہ یا کہ انکا تبادلہ حسب افہم افسران ڈالہ پورا حلقہ  
جو آپ اپنے تبادلہ کی روانگی کریں جس نے جواب لیا کہ میں اپنے  
کام میں مصروف ہوں (اپنی سرکاری روزانہ نہیں کرتی ہے) لہذا میں آپ  
کو کمال رکے گا چوں کہ اس بار میں نے اظہار رپورٹ مورخہ 05 دہرہ ماہ  
13/21 کو دیکھا ہے کہ اس کے بعد مورخہ 9/21 کو بھی بڈر لہو خون  
کمال رکے بلکہ یا کہ سرکاری روزانہ تمام ذات میں کاروائی کر رہا جو میں  
نہ اسکی روانگی پورا آمد بڈر 05 دہرہ ماہ 23/21 کو تھا نہ اسکی کاروائی  
کریں گا لہذا میں یہاں سے جو کچھ درست ہے

*[Signature]*

25/10/21

Attested

*[Signature]*

DSP DFU/CTD  
ABBOTTABAD  
25-10-21

Attested

*[Signature]*

DSP Legal  
DSP LEGAL  
CTD HQ PESHAWAR



(11)

بیان از این مدارک پر 705 حسب دیکر دستورات آف ایس پشاور  
 مطابق بیان و ماحول کہ حسب حکم انجمن پالا پور ایس پشاور چیف جی بی  
 11532-37 حرفہ 10 9/21 میں سے سیدالرحمن 161/4 ASI کا  
 تیارہ DRU ضلع کراچی کوہستان سے لایا گیا ہے جو کہ  
 دیگر لہجوں اطالعہ دی ہے کہ انکا تیارہ حسب حکم انجمن پالا  
 لایا گیا ہے جو کہ اپنی رہائش گاہ میں جو حسب  
 نے یہ اطالعہ اپنے رہائش گاہ میں پورے طور پر ڈھ رہا ہے  
 13 9/21 کو درج ہے یہ سہا سہا ہے جو کہ درج ہے

*[Signature]*  
 25-10-21

Attested

*[Signature]*  
 DSP DFU/CTD  
 ABBOTTABAD  
 25-10-21

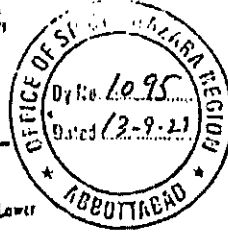
Attested

*[Signature]*  
 DSP Legal  
 DSP LEGAL  
 CTD HQ PESHAWAR

26



OFFICE OF THE,  
DEPUTY INSPECTOR GENERAL OF POLICE,  
COUNTER TERRORISM DEPARTMENT,  
KHYBER PAKHTUNKHWA, PESHAWAR.



**ORDER**

As approved by the Competent Authority the following transfer/posting of Upper & Lower Subordinates of this Unit are hereby ordered with immediate effect and till further orders.

S.No	Name & Rank	From	To
1	SI Muhammad Riaz No. 387/H	CTD Hazara Region	CTD D.I.Khan Region
2	SI Abid Shah No. 264/H	-do-	-do-
3	SI Shoukat Zaman No. 81	-do-	-do-
4	SI Muhammad Arif No. 11/116	-do-	-do-
5	SI Zulfikar Ahmad No. 111/H	-do-	-do-
6	SI Khurshid Ahmad No. 234/H	-do-	-do-
7	SI Gul Bahar No. 270/H	-do-	-do-
8	SI Khan Bahadar No. 100/H	-do-	-do-
9	ASI Jahanzeb No. 375/H	-do-	-do-
10	<del>ASI Saad Ur Rehman No. 161/H</del>	-do-	-do-
11	ASI Sher Bahadar No. 134	-do-	-do-
12	ASI Ijaz Haider No. 339/H	-do-	-do-
13	ASI Iftikhar Ahmad No. 112/H	-do-	-do-
14	<del>ASI Saeed Ahmad No. 29</del>	-do-	-do-
15	ASI Aziz Ur Rehman No. 380/H	-do-	-do-
16	ASI Muhammad Naveed No. 159	-do-	-do-
17	SI (Phool) Nawaz No. 309/H	-do-	CTD Kohat Region
18	SI Muhammad Asif No. 54/H	-do-	-do-
19	HC Maqbool Ahmad No. 1120	-do-	-do-
20	FC Balazur Shah No. 674	-do-	-do-
21	FC Hskam Dad No. 359	-do-	-do-
22	FC Inayat U Rehman No. 8	-do-	CTD HQs Peshawar
23	FC Abdul Qadeer No. 1517	-do-	-do-

SP/HQ  
For Deputy Inspector General of Police,  
CTD, Khyber Pakhtunkhwa,  
Peshawar.

Attested  
*[Signature]*  
DSP Legal  
DPS LEGAL  
CTD HQ PESHAWAR

No 11532-37 /EC/CTD Dated Peshawar the 10/10/21

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

1. Superintendent of Police, CTD Hazara, Kohat & D.I.Khan Region.
2. Deputy Superintendent of Police CTD HQs Peshawar.
3. Incharge Database Section, CTD HQs Peshawar (for updating of Database).
4. Accountant, PSO, OASI, SRC, MUC CTD HQs Peshawar.

EC/HC Investigation  
All VC DFUS/SHO PS CTD  
Police Complaints Report.

Attested  
*[Signature]*

SP, CTD Hazara  
Abbottabad

DSP DFU/CTD  
ABBOTTABAD  
25-10-21



محلہ کوٹھستان

از دفتر CTD کوٹھستان


تقل ریٹ عدد 5 روزنامہ 9/23 2021

حد 5 روایتی سیدالرحمان ASI 9/23 2021 وقت 10:00 بجے اس وقت بحوالہ

آرڈر نمبر 11532-37 حودہ 9/2021 10 کلاریم ضابہ DIK صاحبہ CTD  
KPK نیٹاور سیرا بنیاد لم ڈیو سٹاف محلہ KP کوٹھستان هزارہ سے CTD سٹاف  
DIK محل میں رہا گیا ہے۔ میں بعورت بنیاد لم CTD سٹاف محلہ KP کوٹھستان  
سے چھانڈ ڈال ہزارہ ایڈیشن آبان کاروبار نہ ہوگا۔ روایتی 22 روزنامہ  
پندرہ نقل ریٹیاں ملکہ سرٹاب پندرہ نقل ملکہ ظم انٹران بالاکھی فریڈنس اریال کوٹھستان

ضابطہ


تقل ریٹ عدد 5 روزنامہ

  
MA. CTD. 11532  
23-09-2021

Attested

Attested



  
DSP DFU/CTD  
ABBOTTABAD  
25-10-21

DSP Legal  
DSP LEGAL  
CTD HQ PESHAWAR

28

Annexure "D"

28



OFFICE OF THE:  
SUPERINTENDENT OF POLICE,  
COUNTER TERRORISM DEPARTMENT (CTD),  
HAZARA REGION, AT ABBOTTABAD.  
Tel No. 0992-9310454 Fax No. 0992-9310011  
No 851-52/R.  
Dated Abbottabad the 11/13/2022.

To: The Deputy Inspector General of Police,  
Counter Terrorism Department (CTD),  
Khyber Pakhtunkhwa, Peshawar.

Subject: APPLICATION (SI SAID REHMAN NO. 161/H)

Memo: Kindly refer to SP CTD D.I.Khan office letter No. 486/CTD dated 25-01-2022 on the subject cited above. It is submitted that application of SI Said Rehman No. 161/H received to this office with above quoted reference letter which was marked to DSP/DFU CTD District Mansehra for enquiry. DSP DFU CTD District Mansehra conducted enquiry and recorded the statements of all concerned officials of CTD Hazara Region. Applicant SI Said-ur-Rehman No. 161-H was also summoned for recording of his statement who appeared before Enquiry officer but he stated that he does not want any CTD Hazara Officer to conduct his enquiry. He stated that he already submitted an application to worthy IGP/DIG/CTD KP for conducting of impartial enquiry in the matter.

Prior to that DSP DFU CTD District Abbottabad has initially appointed Inquiry Officer in the matter who summoned the said SI for his written statement in his defense but the said SI failed to appear before enquiry officer and now again he refused before inquiry officer for recording of his statement, which is violation of laid down procedure & code of conduct.

DSP DFU CTD Mansehra has submitted his finding report stating therein that applicant Said-ur-Rehman failed to submit any plausible reply in his defense in connection with allegations he leveled against officials of CTD Hazara Region. The said SI forwarded many applications to various forums with baseless allegations. He moved for PDMR Course without information/intimation to this office/worthy DIG office. Being a senior Police Officers his baseless complaints/allegations not only waste the time but also a humiliating and disgracing environment for whole department. Therefore keeping in the view recommendation of DSP DFU Mansehra (The second Inquiry Officer). It is recommended that if appropriate departmental enquiry may kindly be initiated against the said SI to grant him severe punishment for his reformation, please.

Encl: ( ) pages)

*Attested*

DSP LEGAL  
CTD HQ PESHAWAR

Superintendent of Police,  
Counter Terrorism Department (CTD)  
Hazara Region, at Abbottabad

Copy to superintendent of police, CTD, Dera Ismail Khan Region with this office above quoted reference

Annexure "D"

28

From: The Dy. Superintendent of Police,  
HQs Abbottabad.

29

To: The Addl. Superintendent of Police,  
Abbottabad.

No: 408 /Dated Abbottabad the 01/07/2022.

Subject: REQUEST FOR IMPARTIAL INQUIRY AND CANCELLATION OF  
TRANSFER SI SAID-UR-REHMAN NO. 16/H

Kindly refer to your office Dy No. 724 dated 06-06-2022.

It is submitted that applicant SI Said-ur-Rehman took a plea in his above quoted reference/application that previously Police officers of CTD Hazara Region carried out partial role against him and punished without any mistake. Furthermore applicant requested for impartial enquiry due to which his application marked to undersigned to proceed further.

After going through the relevant papers, the undersigned called the following heard them in person and recorded the statement (copies attached). The cross question answer session has also been held which is appended with enquiry file:

- SI Said Rehman
- Ikram Shah Reader to SP CTD Hazara Region
- SI Zulfiqar

Attested  
Dy. Legal  
CTD HQ PESHAWAR

Succinctly stated facts of the issue as per averments of the enquiry are that previously Said-ur-Rehman was transferred from CTD Hazara Region to DI Khan Region vide office order No. 11532-37/EC/CTD dated 10-09-2021. Consequently departure report of SI Said-ur-Rehman was endorsed vide DD No. 05 dated 23-09-2021 at CTD Office Upper Kohistan (DD attached). On same day, the selection of upper subordinates was ordered for PDRM course by CPO which was scheduled to be held from 27-09-2021 to 08-10-2021 in which name of the applicant was also mentioned (copy of order attached). Resultantly applicant telephonically informed to higher authorities and proceeded for doing said course (Successor Certificate attached). But absentee report was endorsed against behind him vide DD No. 22 dated 25-09-2021 due to which he charge sheeted. Resultantly on expertise enquiry report he was punished without pay for 18 day including "Censure".

Consequently SI Said-ur-Rehman submitted an application for impartial enquiry due to which matter has been enquired on merit as stated above, which reveals that during the course of

previous department enquiry SI Said-ur-Rehman failed to join enquiry proceeding due to which Enquiry Officer could not reached to exact conclusion. Actually SI Said-ur-Rehman failed to made his departure from CTD to join said course personally, as he only informed the concerned authorities telephonically for departure due to which misunderstanding has been created.

Keeping in view of above, the period of absent (18 days) may be treated as with pay leave including transfer back to native Region. Moreover no any negligence on the part of CTD employees has been noted, as every officer done his job quite legal.

Submitted please.

(ENQUIRY OFFICER)  
DEPUTY SUPERINTENDENT OF POLICE,  
HEADQUARTERS ABBOTTABAD.

Attested  
and

DSP LEGAL  
CTD HQ PESHAWAR

29



OFFICE OF THE:  
SUPERINTENDENT OF POLICE,  
COUNTER TERRORISM DEPARTMENT (CTD),  
HAZARA REGION, AT ABBOTTABAD.

31

Tel No. 0992-9310454 Fax No. 0992-9310011

No 4832 /R.

Dated Abbottabad the 4/10/2022.

To: The Deputy Inspector General of Police,  
Counter Terrorism Department (CTD),  
Khyber Pakhtunkhwa, Peshawar.

Subject: Complaint KP170322-89871630(AB), Pakistan Citizen's Portal (PCP)

Memo:

Kindly refer to Monitoring Cell dairy No. 3350 dated 22-09-2022 on the subject cited above.

It is submitted that applicant SI Said-ur-Rehman was transferred from CTD Hazara Region to CTD D.I.Khan Region. He was informed accordingly but he avoided order from 10-09-2021 to 23-09-2021. On 23-09-2021 he relived his duties from District Kohistan to PS CTD Hazara but did not reported in PS CTD Hazara. He was absented in PS CTD Hazara on 25-09-2022 and his pay was stopped on the orders of SP CTD Hazara Region. later on dated 11-10-2021 he submitted his arrival to PS CTD Hazara and relived for his new posting in D.I.Khan Region. An enquiry was marked to DSP DFU CTD District Abbottabad. Applicant was informed twice through letters to appear before enquiry officer but he willingly did not appear before enquiry officer. After recording of statements of all other related officials enquiry officer unilaterally gave his decision against him.

Later on another application of SI Said Rehman No. 161/H received to this office vide SP CTD D.I.Khan office letter No. 486/CTD dated 25-01-2022 which was marked to DSP/DFU CTD District Mansehra for enquiry. DSP DFU CTD District Mansehra conducted enquiry and recorded the statements of all concerned officials of CTD Hazara Region. Applicant SI Said-ur-Rehman No. 161-H was also summoned for recording of his statement who appeared before Enquiry officer but he stated that he does not want any CTD Hazara Officer to conduct his enquiry. He also stated that he already submitted an application to worthy IGP/DIG/CTD KP for conducting of impartial enquiry in the matter.

DSP DFU CTD Mansehra has submitted his finding report stating therein that applicant SI Said-ur-Rehman failed to submit any plausible reply in his defense in connection with allegations he leveled against officials of CTD Hazara Region. The said SI forwarded many applications to various forums with several baseless allegations. He moved for PDMR Course without information/intimation to this office. Being senior Police Officers his baseless complaints/allegations not only waste the time but also created a humiliating and disgracing environment for whole department.

*Attested*  
*[Signature]*

DSP LEGAL  
CTD HQ PESHAWAR




80

32

SI Said-ur-Rehman also submitted an application to complaint cell Abbottabad which was marked to DSP Headquarter Abbottabad for enquiry. Enquiry was conducted by concern officer and stated therein that no negligence was noted on part of CTD Hazara employs as they have done their job quite legally.


Subject cited complaint was again marked to DSP DFU CTD District Abbottabad for enquiry. Report submitted by enquiry officer revealed that complainant was found guilty in all three applications he submitted through different channels. Complainant Said-ur-Rehman also make allegation that signatures of SP CTD Hazara Region on his enquiry are bogus which was proved in enquiry that signatures are genuine and documents are indeed signed by SP CTD Hazara Region.

Therefore keeping in the view the recommendation of enquiry officers it is recommended that if approved a fresh departmental enquiry may kindly be initiated against the said SI to grant him severe punishment for moving baseless applications against the senior officers, please.

  
Superintendent of Police,  
Counter Terrorism Department (CTD)  
Hazara Region, at Abbottabad

Attested  


Attested


  
 DIG/CTD/HQ PESHAWAR

انکوائری رپورٹ سید الرحمن SI متعینہ CTD حال DIK

32

جناب عالی!

بجوالہ چٹھی نمبری 3350 مورخہ 22/09/2022 مجاریہ دفتر جناب DIG/CTD/KPK

صاحب پشاور، معروض خدمت ہوں کہ سید الرحمن SI متعینہ CTD ہزارہ ضلع کوہستان حال DIK جسکا تبادلہ حسب الحکم افسران بالا بجوالہ آرڈر نمبر 11532-37/EC مورخہ 10-09-2021 ضلع اپر کوہستان سے DIK ہوا تھا۔ جسکو تبادلے کے متعلق اطلاع دی گئی تھی کہ اپنی روانگی تھانہ CTD ایبٹ آباد کے لیے کرے تاکہ یہاں سے اُسے DIK کے لیے روانہ کیا جاسکے مگر SI مذکورہ مورخہ 10-09-2021 سے 23-09-2021 تک ٹال مٹول کرتا رہا پھر مذکورہ نے 23-09-2021 کو تھانہ CTD ایبٹ آباد کے لیے روانگی کی، مگر بروقت تھانہ ہذا حاضر نہ آیا۔ جس کا 2 یوم تک مزید انتظار کیا گیا اور پھر مورخہ 25-09-2021 کو SI مذکورہ کے خلاف تھانہ CTD ایبٹ آباد میں رپورٹ غیر حاضری درج روزنامہ کی گئی، جس پر جناب SP صاحب نے مذکورہ SI کی تنخواہ بند کرنے کا حکم صادر فرمایا، اور مورخہ 11-10-2021 کو مذکورہ SI نے تھانہ آمد کر کے اپنی جائے تعیناتی DIK کے لیے روانہ ہوا، جسکی حاضری کی نقل رپورٹ دفتر جناب SP/CTD صاحب ہزارہ موصول ہونے پر جناب SP/CTD صاحب نے انکوائری میرے نام مارک کی من DSP/CTD/DFU نے حسب ضابطہ انکوائری کا آغاز کرتے ہوئے متعلقہ ملازمان کے بیانات قلم بند کیے، اسی طرح SI مذکورہ کو بھی دو مرتبہ بزریہ ڈاک انگریزی طلب کیا گیا مگر مذکورہ جان بوجھ کر حاضر نہیں ہوا دوران انکوائری بیانات ملازمان اور مذکورہ کی عدم حاضری کی بناء پر مذکورہ کے خلاف ایک طرفہ انکوائری کی گئی۔

اسی طرح مذکورہ SI نے سزا اور انکوائری کے خلاف IGP/KPK صاحب کو دوبارہ انکوائری کے لیے درخواست دی، جس پر خورشید خان DSP/CTD مانسہرہ کو انکوائری آفیسر مقرر کیا گیا، جس نے حسب الحکم افسران بالا انکوائری کا آغاز کرتے ہوئے SI مذکورہ کو مورخہ 16-02-2022 کو اپنے دفتر طلب کیا مگر SI مذکورہ بجوالہ مد نمبر 5 روزنامہ 22-02-2022 کو حاضر آیا، اور انکوائری افسر کو کہا کہ میں CTD ہزارہ کے افسران سے اپنی انکوائری نہیں کروانا چاہتا اور نہ ہی کوئی بیان قلم بند کروانا چاہتا ہوں، اسی طرح DSP/CTD خورشید خان مانسہرہ نے دیگر ملازمان CTD کے بیانات قلم بند کیے اور اپنی فائنڈنگ رپورٹ میں جملہ بیانات کی روشنی پر یہ تحریر کیا ہے کہ SI مذکورہ نے من گھڑت قسم کے الزامات لگائے ہیں اگر وہ بے قصور ہے تو انکوائری افسر کے سامنے پیش ہوتا۔

اسی طرح مذکورہ SI کی اگر کورس کے لیے سلیکشن ہوئی تھی تو اسکو چاہیے تھا کہ جناب SP/CTD صاحب ہزارہ کے نوٹس میں لگاتا کہ میری PDRM کورس مردان کے لیے سلیکشن ہو چکی ہے۔ میرے لیے کیا حکم ہے، جبکہ جو ایئر سلیکشن کے لیے دفتر جناب SP/CTD صاحب ہزارہ ریجن یا DIG/CTD/KPK صاحب کے پشاور سے جاری ہوا ان میں SI مذکورہ کا نام درج نہ ہے۔ البتہ شاہد SI مذکورہ نے مل ملاپ کے ذریعے اپنے آپ کو کورس میں شامل کروایا ہو، جو کہ ایک غیر ڈسپلن فعل ہے کیونکہ مذکورہ

82

24

CTD میں تعینات ہے نہ کہ ریگولر پولیس میں۔

قبل ازیں مذکورہ SI نے مختلف اوقات میں درخواستیں افسران بالا کو برائے انکوائری جمع کیں جس

میں مختلف الزامات لگائے گئے۔ مذکورہ نے جناب ایس پی صاحب کے دستخط کو بھی جعلی قرار دیا جو کہ دوران انکوائری غلط الزام ثابت ہوا۔

تاہم مجملہ حالات واقعات کو دیکھتے ہوئے مذکورہ SI اپنی جان بچانے کے لیے درخواست بازی کر

کے افسران بالا کا وقت ضائع کر رہا ہے۔ مذکورہ کے خلاف قبل ازیں 3 انکوائریاں کی گئی ہیں جن میں مذکورہ گنہگار پایا گیا ہے۔ استدعا ہے کہ

درخواست ہذا داخل دفتر فرمانے کا حکم صادر فرمایا جاوے اور مذکورہ SI کے خلاف افسران بالا پر غیر ضروری الزامات لگانے پر محکمانہ

کارروائی کر کے مناسب مزادینے کی سفارش کی جاتی ہے۔

*Mander*  
DSP DEPUTY CTD  
ABBOTTABAD

ڈی ایف یو، سی ٹی ڈی  
ڈسٹرکٹ ایبٹ آباد۔

Attested  
*[Signature]*

[DSP LEGAL]  
CTD HQ PESHAWAR

E

33

Annexure "B"

35



E

amur



OFFICE OF THE  
DEPUTY INSPECTOR GENERAL OF POLICE,  
COUNTER TERRORISM DEPARTMENT,  
KHYBER PAKHTUNKHWA, PESHAWAR.

No. 8770-74 /EC/CTD: Dated 23/05/2022.

ORDER

As the Sub Inspector Mr. Said Ur Rehman No. 161/H had submitted an appeal before Worthy Deputy Inspector General of Police, CTD KP against the punishment i.e 15 days without pay and censure, awarded by SP CTD Hazara Region, the competent authority after hearing the said SI in person, has filed his appeal and upheld his punishment.

Attested

*[Handwritten signature]*

DSI LEGAL  
CTD HQ PESHAWAR

*[Handwritten signature]*

SP/ HQrs:

For Deputy Inspector General of Police  
CTD, Khyber Pakhtunkhwa,  
Peshawar.

*[Handwritten initials]*

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

1. The Superintendent of Police, CTD DI Khan Region.
2. The Superintendent of Police, CTD Hazara Region.
3. Accountant, PSO, OASI, SRC, CTD HQrs: Peshawar.
4. All concerned.

36

Annexure "E"



OFFICE OF THE:  
SUPERINTENDENT OF POLICE,  
COUNTER TERRORISM DEPARTMENT (CTD),  
HAZARA REGION, AT ABBOTTABAD.  
Tel No. 0992-9310454 Fax No. 0992-9310011  
No 4613-15/R.  
Dated Abbottabad the 17/11/2021.

36

Subject: **ORDER**

ASI Said Rehman No. 161-H while posted in DFU staff CTD District Upper Kohistan was transferred to CTD D.I Khan vide Worthy DIG CTD, Peshawar office order No. 11532-37/EC/CTD dated 10-09-2021. You were informed and relieved by Incharge DFU Upper Kohistan accordingly vide DD No. 05 dated 23-09-2021 but you did not submit your arrival at Police Station CTD Hazara Region and was absented vide DD No. 22 dated 25-09-2021. Later on 11-10-2021 you submitted your arrival at Police Station CTD Hazara Region vide DD No. 08 dated 11-10-2021. You remained absented from official duty for 18 days from 23-09-2021 to 10-10-2021 without getting any prior permission or leave from competent authority. In this regards a departmental enquiry was initiated against you.

The enquiry was marked to DSP Sajjad Haider to investigate the matter. You were informed regarding your enquiry and directed to appear before enquiry officer but you never appeared before enquiry officer. After conducting impartial enquiry the Enquiry Officer has recorded statements of other officials and heard them in person and submitted his finding report. In his report he recommended that you intentionally absented yourself from duty and thus remained 18 days absent. You also failed to appear before enquiry officer to submit plausible reply in your defense. The Enquiry officer recommended you for punishment.

*After going through the enquiry papers, documents on record and recommendation of enquiry officer now, I Tariq Habib, Superintendent of Police, CTD Hazara Region being Competent Authority, agree with the recommendations of enquiry officer however, a lenient view has been taken and am of the opinion that while you ASI Said Rehman No. 161-H found you incompetent and guilty for the allegations therefore minor punishment of CENSURE is imposed upon you under the provision of Police Rules 1975 with amendments 2014 while absence period from 23-09-2021 to 10-10-2021 a total of 18 days is hereby treated as without pay.*

OB No. 42  
Dated: 17-11-2021

*Attested*  
  
DSP LEGAT  
CTD HQ PESHAWAR

Superintendent of Police,  
Counter Terrorism Department (CTD)  
Hazara Region at Abbottabad

Copy to:-

1. Deputy Inspector General of Police, CTD, Khyber Pakhtunkhwa Peshawar.
2. Superintendent of Police, CTD DI Khan Region.
3. Accountant/SRC, CTD Hazara and DI Khan for necessary action.

F

30

37



E

amir



OFFICE OF THE  
DEPUTY INSPECTOR GENERAL OF POLICE,  
COUNTER TERRORISM DEPARTMENT,  
KHYBER PAKHTUNKHWA, PESHAWAR.

No. 8770-74 /EC/CTD: Dated 23/05/2022.

**ORDER**

As the Sub Inspector Mr. Said Ur-Rehman No. 161/H had submitted an appeal before Worthy Deputy Inspector General of Police, CTD KP against the punishment i.e 18 days without pay and censure, awarded by SP CTD Hazara Region, the competent authority, after hearing the said SI in person, has filed his appeal and upheld his punishment.

*Attested*

DSP LEGAL  
CTD HQ PESHAWAR

SP/ HQrs:

For Deputy Inspector General of Police,  
CTD, Khyber Pakhtunkhwa,  
Peshawar.

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

1. The Superintendent of Police, CTD DI Khan Region.
2. The Superintendent of Police, CTD Hazara Region.
3. Accountant, PSO, OASI, SRC, CTD HQrs: Peshawar.
4. All concerned.

86

F

(25) (9)

A

(33)

annexure



Office of the  
Addl: Inspector General of Police,  
Counter Terrorism Department,  
Khyber Pakhtunkhwa Peshawar.  
☎ 091-9212518-19; 091-9212530  
Email: addligctd@kppolice.gov.pk

No: 13986-90 /EC/CTD  
Date: 16/08/2023

ORDER

The following transfer/ posting of officer of CTD KP is hereby ordered with immediate effect till further orders.

S.No	Name, Rank & No.	From	To
01	SI Saïd Ur Rehman No. 161-H	CTD Hazara Region-I	SP CTD DI Khan Region-I

-s/d-  
(SHAIKAT ABBAS)SP  
Addl: Inspector General of Police,  
CTD, Khyber Pakhtunkhwa,  
Peshawar.

Copy for information to the:

1. Deputy Inspector General of Police, Operations, CTD Khyber Pakhtunkhwa.
2. SP CTD Hazara Region-I
3. SP CTD DI Khan Region-I
4. PSO to Addl: Inspector General of Police, CTD Khyber Pakhtunkhwa, Peshawar.
5. All concerned.

Attested  
  
DSP LEGAL  
CTD HQ PESHAWAR

(JANAS KHAN)  
(SP Admn)  
For: Addl: Inspector General of Police,  
CTD, Khyber Pakhtunkhwa,  
Peshawar.

16.5.2023  
19/8/23

39

صلم

تھانہ سیٹ ہزارہ

نیل ریٹا دینہ 22 روزنا 25<sup>09</sup>/<sub>021</sub>

22 رپورٹ غیر حافی 25<sup>09</sup>/<sub>021</sub> ڈوٹ 06:30 بجے  
 رپورٹ صلح سید الرحمن Asi کا تیار اور حسب اطمینان  
 بلہ بحوالہ آرڈر بری 37-11532 حوضہ 9<sup>09</sup>/<sub>021</sub> DRU  
 کوستان سے سیٹ دی گئی ہو مقررہ Asi نے بحوالہ 05  
 روزنا 23<sup>09</sup>/<sub>021</sub> کیس تیار کیا گیا ہے اور اسے جاری کیا گیا  
 رہا ہے جو کمال تھانہ میں حاضر نہ آیا اور نہ ہی کوئی راپم کیا  
 مذکورہ Asi کو حوضہ 23<sup>09</sup>/<sub>021</sub> سے غیر حاضر تصور کیا گیا ہے  
 رپورٹ غیر حافی درجہ روزنا 25<sup>09</sup>/<sub>021</sub> کے نیل ریٹا دینہ کے مطابق  
 ہر ایسی رپورٹ بالائی طرف سے جاری ہوگی۔

صبا علی

نیل علیانی صلح

*[Signature]*

MM-PS-CTD-HZR  
25-09-2021

Attested

*[Signature]*  
DSP LEGAL  
CTD HQ PESHAWAR

Sir

Forwashed

*[Signature]*

SHO PS-CTD HAZARA

25-9-2021

Pay stop

*[Signature]*





G

441 CB 7



# CERTIFICATE



This is to certify that

Mr. Said Rahman No. 161 Rank ASI District Kohistan Pallas

has participated and successfully completed Two Weeks "Public Disorder Management Course" No. 81

held at Police School of Public Disorder & Riot Management Mardan from 27.09.2021

to 08.10.2021

*[Signature]*  
Deputy Inspector General of Police,  
Training  
Khyber Pakhtunkhwa, Peshawar.

*Attested*  
*[Signature]*

DISTRICT  
INSPECTOR  
MARDAN

*[Signature]*

Director  
Police School of Public Disorder  
& Riot Management Mardan.

39

44

Vertical stamp on the right edge of the certificate.

3. In this rule, removal or dismissal from service does not include the discharge of a person.
  - (a) Appointed on probation, during the period of probation, or in accordance with the probation or training rules applicable to him; or
  - (b) Appointed, otherwise than under a contract, to hold a temporary appointment on the expiration of the period of appointment; or
  - (c) Engaged under a contract, in accordance with the terms of the contract.

4-A.

In case a Police Officer is accused of subversion, corruption or misconduct the Competent Authority may require him to proceed on leave or suspend him.

5. Punishment proceedings.-

The punishment proceedings will be of two kinds. i.e. (a) Summary Police Proceedings and (b) General Police Proceedings and the following procedure shall be observed when a Police Officer is proceeded against under these rules:---

(1) When information of misconduct or any act of omission or commission on the part of a Police Officer liable for punishment provided in these rules is received by the authority, the authority, shall examine the information and may conduct or cause to be conducted quick brief inquiry if necessary, for proper evaluation of the information and shall decide whether the misconduct or the act of omission or commission referred to above should be dealt with in a Police Summary Proceedings in the Orderly Room or General Police Proceedings.

(2) In case the authority decides that the misconduct is to be dealt with in Police Summary Proceedings, he shall proceed as under-

- (i) The accused officer liable to be dealt with in the Police Summary Proceedings shall be brought before the authority in an Orderly room.
- (ii) He shall be apprised by the authority orally the nature of the alleged misconduct, etc. The substance of his explanation for the same shall be recorded and if the same is found unsatisfactory, he will be awarded one of the minor punishments mentioned in these rules.
- (iii) The authority conducting the Police Summary Proceedings may, if deemed necessary, adjourn them for a maximum period of 7 days to procure additional information.

(3) If the authority decides that the misconduct or act of omission or commission referred to above should be dealt with in General Police Proceedings he shall proceed as under-

- a) The authority shall determine if in the light of facts of the case or in the interests of justice, a departmental inquiry, through an Inquiry Officer if necessary. If he decides that is not necessary; he shall-
- b) By order in writing inform the accused of the action proposed to be taken in regard to him and the grounds of the action: and
- c) Give him a reasonable opportunity of showing cause against that action: Provided

Attested  


DSP LEGAL  
CTD HQ PESHAWAR.

43

41



OFFICE OF THE  
THE INSPECTOR GENERAL OF POLICE  
KHYBER PAKHTUNKHWA  
Central Police Office, Peshawar

STANDING ORDER NO. 21/2014

Mandatory Tenure for Upper Subordinates in Investigation Branch,  
CTD, Special Branch and Police Training Institutions

This Standing Order is issued under Article 10(3) of Police Order 2002 in pursuance of the Police Policy Board decision taken in its 12<sup>th</sup> meeting held on 9<sup>th</sup> September 2014.

2. **Aim:-** In order to improve the working of Investigation Branch, Counter Terrorism Department (CTD), Special Branch and the Police training institutions, good officers need be encouraged to work in these branches/units/departments. For this purpose, all upper subordinates may be posted on rotation basis in these branches for specific mandatory tenures.

Specific minimum tenure of upper subordinates in the above-mentioned branches/units/departments needs to be linked with promotion to the next rank.

3. **One-Year Mandatory Tenure for promotion as Inspector:-** An upper subordinate shall not be promoted as Inspector unless, in addition to other requirements, he/she has completed at least one year tenure as ASI or SI, excluding the period spent as long leave, either in the Investigation Branch, CTD, Special Branch or any Police training institution.

4. **One-Year Mandatory Tenure for Promotion as DSP:-** An Inspector shall not be promoted as DSP unless, in addition to other requirements, he/she has completed one year tenure as Inspector, excluding the period of long leave, either in the Investigation Branch, CTD, Special Branch or any Police training institution.

5. This policy shall take effect from 1<sup>st</sup> June 2015. Those officers who have been posted in the branches/units/departments mentioned in Sections 3 and 4 above but have not completed the requisite tenure till 1<sup>st</sup> June 2015 shall be considered for promotion but will be confirmed in the respective ranks only after completing the mandatory tenures.

6. In case of posting in the Investigation Branch, one-month orientation training shall be given to those officers who have not served in the Investigation Branch before. The orientation training shall include the following components:

- Preservation of Crime Scene (Including preservation through photography);
- Collection of Evidence from the Crime Scene;
- Preparation of Case File;
- Cellular Forensics.

7. In accordance with Standing Order No. 6/2014, "period spent in the Investigation Branch by a Sub Inspector as Officer in Charge Investigation of Police Station shall be considered as holding an independent charge of Police Station, one year of such charge

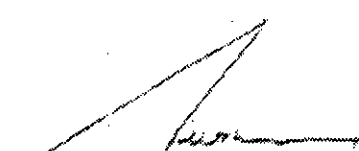
*Attested*  
*Ans*  
DS LEGAL  
CTD, HQ PESHAWAR

being sufficient for confirmation as Sub Inspector in the substantive rank". This provision shall stand intact.

8. In accordance with Standing Order No.6/2007, for the purpose of promotion as Inspector, three-years posting in Investigation Branch is deemed equivalent to one year posting as SHO. Now onwards, for the same purpose, two-years posting in Investigation Branch shall be deemed equivalent to one-year posting as SHO. Standing Order No. 6/2007 shall stand amended accordingly.

9. **Power to remove difficulties:-** If any difficulty arises in giving effect to this order, the Provincial Police Officer may by notification make such provisions as deemed appropriate.

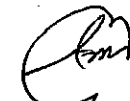
10. **Amendment:-** All previous Standing Orders on the subject, to the extent of the provisions of this order, shall stand amended.


  
(NASIR KHAN DURRANI)  
Provincial Police Officer  
Khyber Pakhtunkhwa  
Peshawar

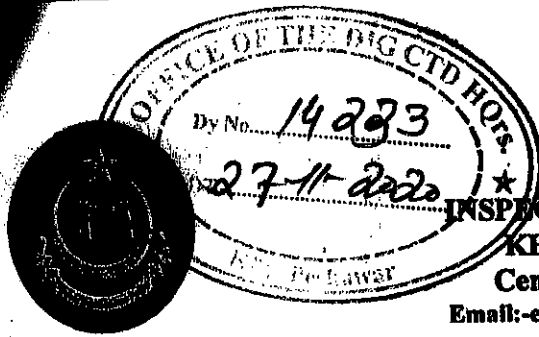
No:- 1443-1517/GB dated Peshawar the 5<sup>th</sup> November 2014

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

1. All Heads of Police Offices in Khyber Pakhtunkhwa;
2. PRO to PPO;
3. Registrar CPO.

*Attested*  
  
DSP LEGAL  
CTD HQ PESHAWAR

  
(MUBARAK ZEB) PSP  
DIG Headquarters  
Khyber Pakhtunkhwa  
Peshawar



OFFICE OF THE  
INSPECTOR GENERAL OF POLICE  
KHYBER PAKHTUNKHWA  
Central Police Office, Peshawar  
Email: e3branch@gmail.com-Tel-091-9211075

No. /E-III, Dated Peshawar, the 25/11/2020.

**ORDER.**

No. 3187/E-III, Repatriation:- ASI Mumtaz No. 50 of District Kohistan presently serving in CTD Khyber Pakhtunkhwa is hereby repatriated to his parent Region Hazara, with immediate effect.

No. 3188/E-III, Transfer/Posting:- ASI Saeed Ur Rehman No. 161/H of Koli Kohistan District is hereby transferred & posted to CTD Khyber Pakhtunkhwa in place of the above named ASI, with immediate effect.

The competent authority has desired to submit compliance report (arrival/departure) within a week time.

Sd/-  
**RAI BABAR SAEED PSP**  
Deputy Inspector General of Police HQrs:  
For Inspector General of Police  
Khyber Pakhtunkhwa,

**Endst: No. & Dated even**

Copy forwarded to the:-

1. Addl: IGP/HQrs: Khyber Pakhtunkhwa Peshawar.
2. Regional Police Officer, Hazara Region Abbottabad w/r to his office letter No. 26720-21/E dated 19.10.2020.
- ✓ 3. Deputy Inspector General of Police CTD Khyber Pakhtunkhwa Peshawar w/r to his office letter No. 14239/EC/CTD dated 18.11.2020.
4. District Police Officer, Kohistan.

SP. HQ:  
EC/SAB/SRC/ACU

(ZAHOOB BABAR AFRIDI) PSP  
AIG/Establishment  
For Inspector General of Police  
Khyber Pakhtunkhwa,

DIG/CTD  
27/11/2020

Attested  
DIG/CTD  
CTD HQ PESHAWAR