FORM OF ORDER SHEET

Court of	·		<u> </u>
			·

		App	Dear No. 1108/2024
	S.No.	Date of order proceedings	Order or other proceedings with signature of judge
·	1.	2	. 3
[1-	07/08/2024	The appeal of Mr. Salim Khan presented today by
			Mr. Shahid Qayum Khattak Advocate. It is fixed for
	ì		preliminary hearing before Single Bench at Peshawar on
			13/08.2024. Parcha Peshi given to counsel for the appellant.
		· · · · · · · · · · · · · · · · · · ·	
1			By the order of Chairman
	91		REGISTRAR
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BEFORE THE SERVICES TRIBUNAL KHYBER PAKHTUNKHWA PESHAWAR

Service Appeal No. 109 /2024

Saleem Khan

Versus.

Regional Police Officer and one other......Respondents

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Appellant

Through

Shahid Qayum K

Roman Shah

Advocate high Court

Dated:

07/08/2024

BEFORE THE SERVICES TRIBUNAL KHYBER PAKHTUNKHWA PESHAWAR

Service Appeal No. // 04/2024

Versus

- 1. Regional Police Officer, Kohat Region, Khyber Pakhtunkhwa
- 2. District Police Officer KarakRespondents

APPEAL UNDER SECTION 4 OF SERVICE TRIBUNAL ACT, 1974 AGAINST THE ORDER No. 145, DATED 27/03/2024 PASSED BY RESPONDENT NO. 2 BY WHICH THE APPELLANT HAS BEEN AWARDED MAJOR PENALTY OF DISMISSAL FROM SERVICE, AND AGAINST THE ORDER No. 6077/EC DATED KOHAT 25/07/2024 (ISSUED ON 30/07/2024) PASSED BY RESPONDENT NO. 1 VIDE WHICH THE DEPARTMENTAL REPRESENTATION/ APPEAL FILED BY APPELLANT HAS BEEN ILLEGALLY REJECTED BEING DEVOID OF SUBSTANCE AND MERIT.

PRAYER

On accepting this service appeal, the impugned orders dated 27/03/2024 and order Dated 25/07/2024 may graciously be set aside by declaring it illegal, unlawful, without authority, based on mala fide, void abinatio and thus not sustainable in the eyes of law and appellant may be reinstated in service with all back benefits of pay and service.

Respectfully Sheweth;

- 1. That, appellant was recruited in Police department in the year 2007, as a constable and was performing his duty up to the mark to the entire satisfaction of the superiors and further promoted to the rank to Head constable, presently the appellant was performing duty as Duty Muharar at Police Station Shah Salim, Karak.
- 2. That Respondent No. 2 initiated disciplinary proceeding against appellant and issued charge sheet Dated 08-01-2024 and statement of allegations which was properly replied. (Copy of charge sheet, statement of allegation and reply are attached as Annexure "A")
- 3. That thereafter a cursory inquiry was conducted against the appellant and without recording any statement against appellant, neither

substantiated that what sort of benefit has gained by the appellant of the alleged act. Similarly, the inquiry officer did not bother to unearthed the real facts as to whether it was not the act on any other police official posted in the Police station for implicating the appellant as there are more than 40 police official in the station. The respondent No.2 on the basis of incomplete, biased inquiry and without issuing any Final Show Cause Notice held guilty the appellant of the alleged allegation and passed an impugned order Dated 27-03-2024 vide which the appellant was dismissed from the service. (Copy Inquiry report, and order Dated 27-03-2024 are attached as Annexure "B & C" respectively)

- 4. That appellant filed departmental appeal /representation on 24/04/2024 (The facts and ground agitated therein may please be treated part and parcel of this appeal) against the impugned order before respondent No.1, who vide order Dated 25/07/2024 rejected the same being devoid of substance and merit. (Copy of appeal and impugned order are attached as Annexure "D" and "E" respectively)
- 5. That now appellant feeling aggrieved from the above orders, filling this appeal on the following amongst other grounds inter alia

GROUNDS:

- a. That both the impugned orders of the respondents No.1 and 2, are illegal, unlawful, without authority, based on mala fide intention, against the natural justice, violative 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 both 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 no one was examined which could prove that the appellant is involved in the alleged occurrence, similarly nor the enquiry officer unearth the real facts of the issue and held responsible the appellant without giving any substantive finding regarding the benefit he gained. No allegations mentioned in the charge sheet above are practiced by the appellant nor proved against him through any cogent reason or evidence.
- d. That both the respondents No.1 and 2 have not properly evaluated the facts and evidences on record before passing the impugned orders. All the relevant pages have been handed over to the enquiry officer who admitted the same, but still the appellant has been awarded the punishment against the rule and regulations. Hence the impugned orders passed by the respondents against the appellant are liable to be set aside.

- e. That the enquiry officer has categorically stated that all the documents have been provided before the enquiry officer but still he has been awarded the punishment, hence real facts of the case has not been evaluated by the respondents while passing the impugned orders, hence the orders passed against the appellant are full of surmises and conjuncture.
- f. That it is pertinent to mention here that the finding of inquiry officer is in favor but still the appellant has been awarded the major punishment of dismissal of service.
- g. That respondent No.2, while passing the impugned order completely ignored the fact that appellant has 18 years up to the mark service and has a good track record in service.
- h. 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.
- i. That while awarding major punishment issuance of show cause notice is very much necessary but in the present case no show cause or final show cause has been issued against the appellant, hence both the orders are liable to be set aside on this score alone.
- j. That while awarding the impugned orders the respondents not bothered to take that the appellant is honest and dedicated officer of Police and left no stone unturned to discharge his duties, having 18 years of service at the credit of appellant.
- k. 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 malafidely based the impugned orders without giving any reason with proof whatsoever, therefore the impugned order is bad in law.
- 1. That respondent No. 1 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. The act of respondents is totally based on male fide intention which clearly shows discrimination and undue victimization.
- m. That the appellate authority has not provided any personal hearing opportunity to the appellant nor the order passed is speaking one.
- n. That any other ground will be agitated at the time of arguments with the permission of this Hon'ble Tribunal.

On accepting this service appeal, the impugned orders dated 27/03/2024 and order Dated 25/07/2024 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 may be reinstated in service with all back benefits of pay and service.

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

Salvery Appellant

Through

Shahid Qayum Khattak

Advocate Supreme Court

85

Advocate high Court

Dated:

07/08/2024

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

Advocate

AFFIDAVIT

I, Saleem Khan S/o Nikam Khan Ex-LHC No. 87, Muharar at Police Station Shah Salim, Karak, R/o Jhangiri Banda Tehsil Takht-e-Nasrati, 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 SERVICES TRIBUNAL KHYBER PAKHTUNKHWA PESHAWAR

ADDRESSES OF THE PARTIES

APPELLANT

Saleem Khan S/o Nikam Khan Ex-LHC No. 87, Muharar at Police Station Shah Salim, Karak, R/o Jhangiri Banda Tehsil Takht-e-Nasrati, District Karak

RESPONDENTS

1. Regional Police Officer, Kohat Region, Khyber Pakhtunkhwa

2. District Police Officer KarakRespondents

Appellant

Through

Shahid Qayum Khattak Advocate Supreme Court

&

Roman Shah Advocate high Court

Dated:

07/08/2024

6

Dated 08/0/ 1/10240

CHARGE SHEET

Annexut-A

1, Mr. Muhammad Waqus Khan DPO KARAK as competent authority, herebycharge you LHC Salim Khan No. 87 Muharrer Police station Shah Salmicommitted the following irregularities:

Police station Shah Salim whereas pages of the said registered at serial No. 71 to 102 were found team and tempered. Being legal custodian of the Police station record your badly failed to safeguard it with proper mariner. This quite adverse on your part and shows your negligence and malafide intention on your part and is against the service discipline and also amount to gross misconduct on your part."

- 2. By reasons of the above, you appear to be guilty of misconduct Under Police Disciplinary Rules, 1975 (as amended 2014) and have rendered yourself liable to all or any of the penalties specified in the above rules.
- 3. You are, therefore, required to submit your written defence within seven days of the receipt of this Charge Sheet to the Enquiry Officer/Committees, as the case may be.
- 4. Your written definee, if any, should reach to the Enquis-Officer/Committees within the specified period, failing which it shall be presumed that you have no defence to put in and in that case ex-parts actual shall be taken against you.
- 5 Introduc whether you desire to be heard in person.
- 6 A statement of allegation is enclosed.

DISTRICT POLICE OFFICER.

Soleon

No.06/ENQ

Dated 08/01/2024

Better Copy

CHARGE SHEET

I, Mr. Muhammad Waqas Khan DPO Karak as competent authority, hereby charge you LHC Salim Khan No. 87 Muharrar Police station Shah Salim committed the following irregularities:-

"It has been noticed with grave concern upon the perusal of register 19 Police station Shah Salim whereas pages of the said register at serial No. 71 to 102 were found torn and tempered. Being legal custodian of the Police station record you badly failed to safeguard it with proper manner. This quit adverse on your part and shows your negligence and malafide intention on your part and is against the service discipline and also amount to gross misconduct on your part.

- 2. By reasons on the above, you appear to be guilty of misconduct under Police Disciplinary Rules, 1975 (as amended 2014) and rendered yourself liable to all or any of the penalties specified in the above rules.
- 3. You are, therefore, required to submit your written defense within seven days of the receipt of this charge sheet to the Enquiry Officer/Committee, as the case may be.
- 4. Your written defence if any should reach to the Enquiry Officer/Committee within the specified period, failing which it shall be presumed that you have no defence to put in and in that case ex-parte action shall be taken against you.
- 5. Intimate whether you desire to be heard in person

6. A statement of allegation in enclosed.

Hishah.

DISTRICT POLICE OFFICER KARAK

DISCIPLINARY ACTION (7)

1. Mr. Muhammad Waqas Khan, DPO KARAK as competent authoraty, am of the opinion that LHC Salim Khan No. 87 Muharrer Police station Shah Salim has rendered himself liable to be proceeded against as he committed the following acts/omissions within the meaning Under Police Disciplinary Rides, 1975 (as amended 2014).

STATEMENT OF ALLEGATIONS

"It has been noticed with grave concern upon the perusal of Register No. 19 of Police station Shuh Sahm whereas pages of the said registered at serial No. 73 to 102 were found for and tempered. Being legal custodian of the Police station record you hadly failed to safeguard it with proper manner. This deate adverse on his pair and shows his negligence and malafide intention on his pair and is against the service discipline and also amount to gross misconduct on his part."

2. For the purpose of scrutinizing the conduct of the said accused with reference to the above allegations, an Enquiry Officer consisting of the following is constituted in the above rules:

DSP T. Nasrati

· FF

- 3. The Enquiry Officer shall, in accordance with the provisions of the Ordinance, provide reasonable opportunity of hearing to the accused, record as findings and make, within twenty-five days of the receipt of this order, recommendations as to punishment or other appropriate action against the accused
- 4) The recussed and a well conversant representative of the department about pain the proceedings on the date, time and place fixed by the Enquary Officer

DISTRICT POLICE OFFICER,

A copy of the above is forwarded is:

1 The Enquiry Officer for initiating proceedings against the accessed indextate provisions of Volice Disciplinary Rules (975 (as amended 2014).

2. LHC Salun Klum No. 87 Multarrer Police station Shah Salim. The concerned officer with the directions to appear before the Enquiry Officer, on the date, time and place fixed by the Officer, for the purpose of the enquire proceedings.

Salary in



DISCIPLINARY ACTION

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I, Mr, Muhammad Waqas Khan, DPO KARAK as competent authority, am of the opinion that LHC Salim Khan No. 87 Muharrar Police station Shah Salim has rendered hiself liable to be proceeded against as he committed the following acts/omissions within the meaning under Police Disciplinary Rules 1975 (as amended 2014).

STATEMENT OF ALLEGATIONS

"It has been noticed with grave concern upon the perusal of Register No. 19 of Police station Shah Salim whereas pages of the said registered at serial No. 71 to 102, were found torn and tempered. Being legal custodian of the Police station record you badly failed to safeguard it with proper manner. This quite adverse on his part and shows his negligence and malafide intention on his part and is against the service discipline and also amount to gross misconduct on his part".

- 2. For the purpose of scrutinizing the conduct of the said accused with reference to the above allegations, an Enquiry Officer consisting of the following is constituted in the above rules:- DSP T. Nasrati
- 3. The Enquiry Officer shall, in accordance with the provisions of the Ordinance, provide reasonable opportunity of hearing to the accused record its findings and make, within twenty-five days of the receipt of this order, recommendations as to punishment or other appropriate action against the accused.
- 4. 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.

DISTRICT POLICE OFFICER, KARAK

A copy of the above is forwarded to:

- 1. The Enquiry Officer for initiating proceedings against the accused under the provisions of Police Disciplinary Rules 1975 (as amended 2014)
- 2. LHC Salim Khan No. 87 Muharrar Police station Shah Salim. The concerned officer with the directions to appear before the Enquiry Officer, on the date, time and place fixed by the Officer, for the purpose of enquiry proceedings.

) Sul Shah.

66 185 20 po is 1,10 min 2, 6 de 13 1 de 15. مرسى منسترس عرد 22 يى رحت مروا سى لله الما ده، صنعات کامی کاد کرکال می سن وز نام جود مد رحد و ۱۹ بارماره د رس كي أنما يا صدر مكور وافعي صعم الرئا ده اكام كام كام المراحري وران مع ما ما مرادم الم المورم اله الم معاملات من المن منام كي سراني من صنات كي الماني . جي ير ما تقراماً المعقامة برئال رسوم مواع صفى عراندرج مقرات مُ المعرب الحالم المال عان قرر الحام ما مد التران كو العرب من ما سون مندم على 76 موفع على 6 في 8 ميم 8 462 كا ما لمريد الكفارد أبني كليه عمر إلى تكرامات مال خام تكان من توجور . (1) 25 25 25 25 West 6/2 21 30 0 12 20 6 ISAA ثمان تمان سان مي من من من الله الكر عنرات كلاشكوف عنه ناكس جا رحر الدل که عدد کارتوس کا سام رسد اف بنی گائی کی امل وسد رساری بن ان گائی نیل کالی افت جزاب هذاری و جرا 19 سر 19 سک صفات کارکشته سال او تا خاب والد! من سيم خان ورصفات كان عد معلى المعلم على اوجور موضات بدنتي المناع عام كا في وي مد مرسك والى كا دافع و كا عام مارك ما 18676 B7 16/1 13-01-024

Saletman

xx = . د هِ سُرْ مَنْر 19 كاربكادلي Brought Forward إلى MHC الله 2023 سے سال رودھے، خوکہ ہیں یا مرد مردان یا دیکر اول کاران سے مواش ہی ؟

رهسٹرنبر 19 سال 2023 سے سال 19ون کے مارفارورڈمن علام کے زیرالالی مدد قدر إن كا در المع كي كن . Fir عبد كرف كالعر ما ما كما كالدهسط كالكمدلات سالقم محرران في كن لني على

xx = . دهبطريم واسال ووقع كدرك در سربها مقدمات ففاله مين موجودين كيان آب MHC ندسال 1202، سے کا ط مو هیچے ہیں۔ وضاحت کریں ؟

ج ب كافح يَكُ عفاسًا كم بار مين فر عارج سنيف سي عواب دماعه كراس سي مين الاعلم عوب . مروران مارخارور الى كاف مقدا عفات دوماره الدراج كري مس معروف تفاكراس حوران PRO صاحب تشرلب آور مع کراے مبسل مبر 19 بھر در سیاری ایچ قیف میں کہے سائف لے گئے والیس کر برائیسے مقدوات جن کے مال مقدمہ تفالم میں موجودیس ماقامدہ روسير الم المي المراح ك كن ع

xx - عن عبد مدان كرماس مال مقديم بينيانك يس ان كرخلاف داور شرور وزنافيم ك ع ما منس ؟ ي . ون عبربال يرسا عُومال مقديم سِيْرِيلً بِهَا مَا يِهِ الْ كُول الملاع دي تي يه مال مقديم سابقيم وروان ہے میریڈسے بقایا علی آرہ ہے۔ ارفارور لحسال 2014 میں رهسٹر 19 میں ان کا بال بھایا لکی گئے۔

galactan

xx = دهسرمبر19 کے سیرمات او تا 102 افغات کیوں کا عیمیں ج ج ا- اس كا عواب مين بيل دع مكاهون اس سه مين لاعلم هون FiR رسياري عبك كية بيرمال مقاميم مال غانه بمياني من عن ما السل مالك كوهواله ميري عنى عد صبر لبر 19 سر لكالمك معلم المبين كركس مديرد مايت ما على عدماكس مقصر كيك

Salapitaris

Salar mon

×× دهستر مر ۱۹کی موجوده بودلیشی کتابع-اسمین دلیکادکه درست طور بر ا برطور کتابع یا بیسی ۶ ۲۰ برطابق Fir ، انکوائری لجیر دلیکارلی کا مال مقدم عبی درست الموربر رهسترلیم ۱۹ ا برطور برای کتابگیا بعے - تاکم در براره کسی کو منتقلات کا سامنا مر آجائے

Salee Run ps. 35

xx : دهسر از 19 کیفات عبار کا باری سی موجوده SHO کے نوٹس سی ا لایا تماکہ رئیس ؟

ج ب جب محب محب مولاكم ده طرار 19 مين عفيات تعالم المين . نو اسى دن مؤرًا 340 صاحب كانولشى مين لاما تقاً.

XX - اگر SHO میں تفاقواس کے مارے میں دوزنافیر میں کہو انداع کیا تفایا ہیں ؟

W. . ?

Sulsemen

ب دوروش بوليس افيسر تحت نفر تى .. ازدئتر: فوان: _0927-250850 RS IPA احكامهم 1 03 /2024

فأنش ديورث برخلاف سليم خان محروتعاند ثراه سليم عنوان: جناب اسركت يوليس البرصاحب كرك_

جناب مال إ

بمواله جارى شيث لبري No.06/Enq ، مودى 08.01.2024 كاريد جناب DPO صاحب بنطع كرك ، برطناف سليم خان MHC تماند شاه سليم زم ويختلى كوينرش عمان كوازى ومول موكروي تطلى في الحوائرى كر يروكول ب <u>الزامات ـ</u>

بمالربادن فيث احكام فمرى إلا على عليم فان LHC/MHC فانتها من الرام ب كرجناب DPO ساحب في وجز فبر 18 ما حقد كرسف ي إيا كميا كراس عملسلم بالمرات 71 تا 102 كافي إلى مع يحسف مرده فاندكاد المعمران الدوقاعة بن اكام دا-

ایماتی کافٹ سے میم مان MHC طلب کرے جس فے مریک، ایالی طور برسنا کمیا ادر کراس سرالات، جوابات کے سکے اور بیان کیا کہ جاری شید عمل وجو فبر 19 سلسله 102571 مسلسهات كاذكر ي جمل عمد مال 2022، 2023 كاليس مندة من الله إلى بيطر التعد التعديد التع نعرل جواع مع بس ما مواسع مقدم علت 76 مود و 08.04.2022 جرم (8) 462 تناز شاه تيم كم ال مقدم (ايك مود الكي يمع إن كلام) جومال خاند تنا در المليم عن موجود بي جمكوفادور 2024 عن الدوائ كي بي

ندية ويكاكر بإدن شيث عراد جا فرم 21 دسيدما مادى مقدر يطست 257 مدود 222.12.2023 جرم 15AA قائد ثما الميم عن بتندشده ايك خرب كاشكوف بح ليس مارج مولد 05 مدوكا داد من FSL دسيدما بدادى عمد الفريس كاكن من مورد در در در المدادى الله من المراج الم منتاطرور

عليها وازير يحفى في الحواري ك وفرس وابد ابم فنا فكووائر وكود الماكر جله عنده مال كالكيديا جائزه لياكيا- جناب DPO صاحب كرك في دوفر فبر 19 قواند ثاه سليم ال هركسة بأوث كياكمة من المسلسل الم 102671 دوست عالت على عدم موجود باست من جوب سك إست مليم خان MHC تعاد شاه مليم ساق مي كان ويا کہ چیک فرکور سلسلہ جات کے بال مقدمات اج الله اورود بال فا دیمرد ASJ ما حب تحت العرق مجموعات کے بین اور جودد کے بین الناکو (broughi farward) ريًا والمنسب كري من في ملك في رو 1021 كم ملك جات مي مليوه فيرست بيل كا يب جس عي ملك جات فبرات 88.88.88 و 1021 كالمنوات برستورسابد SHO تعيراقبال هما وشاه سلم مسلسله 88 عنومل ماجد SHO هما وشاه سلم فيكرسلسله 81 لريد الدول مطاء الله على المنطقة وسب يرا-فاندے إبر FSL ، عمالت إمال أمل الك في كاك يور المسل 102171 البرستال ب خ<u>م ارا ئے۔</u>

كرده اكواترى بادرا مرتفعلى كواسة سيستيم خان MHC قدائد شاوليم وبرطابق م ليس واو 1835 اسد 22 لتره 6 (فرايش الحسفيد محافظ وفر) اكام وإساداكش د کا دے ہمراد منامب تھم مرتب ہو کرکڑ ادش ہے۔

سهداويرافي إلى الميزاق المراق

3 delver

ORDER

This Order will dispose off the departmental enquiry against LHC Sallm Khan No. 87 Muharrer Police station Shah Sallm.

Facts are that it has been noticed with grave concern upon the perusal of Register No. 19 of Police station Shah Salim whereas pages of the said register at serial No. 71 to 102 were found forn and tempered. Being legal custodian of the Police station record you badly failed to safeguard it with proper manner. This quite adverse on his part and shows his negligence and malafide intention on his part and is against the service discipline and also amount to gross misconduct on his part.

He was served with Charge Sheet together with statement of allegations under Police Disciplinary Rules 1975 (as amended in 2014) vide No. 06/Enq: dated 08.01.2024. Mr. Darvesh Khan, SDPO Takht-e-Nasrati conducted departmental enquiry against him. The Enquiry Officer submitted his findings whereas the allegations leveled against him has been proved and found guilty of the charges being custodian of the Police station record and also recommended for suitable punishment.

Keeping in view of above, having gone through available record and recommendations of the Enquiry Officer, I, Muhammad Waqas Khan (PSP) District Police Officer, Karak in exercise of the powers conferred upon me, hereby impose major punishment of dismissal from service.

OB No. 145 Dated 27 1 03 /2024

- Land

District Police Officer, Knight

Glor prime

درخواست بمرادم وس بحالي

بحضور جناب ذين السيكر جزل آف بوليس كوهاث ريجن كوهاث

جناب عال:

معروض فدمت ہوں کہ ماکل کو جناب DPO صاحب کرک نے بحوالیا آرڈر نمبر 145 مورجہ 27.03.2024 اس مورق کیا ہے آرڈ رکا کی جمراہ لن ہے۔

سائل نے رجٹر نبر 19 کواپڈیٹ کیا ہے جو مال مقد مدسابقہ پولیس انسران کے ساتھ بقایا چا آ رہا ہے سال 2024 بار فارورڈ میں بھی رہٹے۔ نبر 19 میں اندراج کیا ہے صورجہ 02.04.2024 کو SDPO ابجد حسین صاحب مرکل تخی نصر تی تھا نہ شاہ سلیم کا وزٹ کر کے رجشرات چیک کرے درست قراردیے ہیں۔ مورجہ 03.04.2024 سائل نے موجودہ محرد کو چارج حوالہ کر کے محتم کی کی بیشی نہیں پائی گئی ہردونقامدات لف ھذا ہے۔ سائل نے 17 سال سروس میں کمی شکانیت کا موتح انسران بالاکوئیس دیا ہے۔

جناب عالى:

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مائل ایک نہایت غریب گھرانے سے تعلق رکھتا ہے سائل اپنے گھر کا واحد کفیل ہے سائل کے پانچ چھوٹے چھوٹے بیچے اور بوڑھے والدین ہیں اور دوسراکوئی زرید معائل ہیں ہیں ہے۔

بذر بعدد دخواست استدعاہے کہ سائل ادر سائل کے بچوں پر دم فر ماکر سائل کود دبارہ سروس پر بحال کرنے کا تھم صا در فر ماکر مشکور فر ما کیس ۔ سائل اور سائل کا گھرانہ تا دم دعا گورہے گا۔

24.04.2024: عَرِيرَةً عَلَيْهِ عَلَيْهِ عَلَيْهِ عَلَيْهِ عَلَيْهِ عَلَيْهِ عَلَيْهِ عَلَيْهِ عَلَيْهِ عَلَيْهِ

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العارض

له على 87/LHC ولد Ex يوليس بيكم خان كند جها تكيرى بانده مختصيل مختى لفرتى ضلع كرك Ex " وليس مليم خان 87/LHC ولد Ex يوليس بيكم خان سكند جها تكيرى بانده مختى لفرق ضلع كرك موبائل مبر: 9514173-9340

Sale of rem

ORDER.

This order will dispose of the departmental appeal preferred by Ex-Constable Saleem Khan No. 87 of district Karak against the order of District Police Officer, Karak whereby he was awarded major punishment of dismissal from service vide OB No. 145, dated 27.03.2024. Brief facts of the case are that while he was posted Moharrar PS Shah Salim, Karak. Upon the perusal of register No. 19 of PS Shah Salim, pages from Serial No. 71 to 102 were found torn and tempered. Being a legal custodian of the Police Station's record, he badly failed to safeguard it in a proper manner

Proper departmental enquiry proceedings were initiated against him and Superintendant of Police Investigation Karak was nominated as Enquiry Officer. The Enquiry Officer after fulfillment of codal formalities submitted his findings wherein the appellant was found guilty of the charges leveled against him. He was, therefore, recommended for suitable Punishment under the relevant rules.

Keeping in view the recommendations of the Enquiry Officer and the above cited circumstances, the delinquent officer was awarded major punishment of dismissal from service vide OB No. 145, dated 27.03.2024.

Pecling 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 in the office of the undersigned on 23.07.2024. During personal hearing the appellant did not advance any plausible explanation in his defense.

Foregoing in view, I, Sher Akbar, PSP, S.St, Regional Police Officer, Konat, being the appellate authority, am of considered opinion that orders passed by District Police Officer, Karak is justified and, therefore, warrants no interference. Hence, appeal of Ex-Constable Saleem Khan No. 87 is hereby rejected being devoid of substance and merit.

Order Announced
23.07.2024

10. 6077 /EC, Dated Kolint the 15/07/2024

Copy forwarded to District Police Officer, Kurak for information and necessary wir to his office Memo: No. 1765/EC, dated 29.04.2024. Service Record and Fauji Missal are returned herewith.

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عرا! أمرمارصط عام أقرمسيل عها٥٥ وت لغيل هرم الله عن وقت معن إع درج محدكم لسسم البكن بمام الله مهم ماهب فيرسمدرخان اور وردقام ما دون أل اب ابدامنان ين وور مصوف على بسيرى بمام فررازق على المدالان عَبَيْتُ فِينَ بِوعَ الرَّ وَجُرِ بَا يَاكِياً . وَمَا مُ هَذَا كَا ابِنَا مِسَمَّةُ إِلَيْهِ تعام زا وفي مجمع كيوم سع دّمام كو عارض طور بيرهميال البرا منتسل كاتماع أسورن عددال عدي عبر مناسب بع. والدر كذار فال يع . را كان كوت ميز اسع م اليونسين عبط الى عرم عبر كا درسر باراكما خرى منان لىدل جدر ع قام بلاتك ك منان او برا المراه والمرا مسك كرس عدد الوة مريس لمبر 11 مارس ع مع دوست مترمته وارباع ك رد کارد فیک کرک رجد از مین تکیل رابورل دیج مشرا همسان مثیل عطالعة مالين ناقيل في على مالي ماليس كوما لحالًا بين حيد من ماك ميل سري الله ورامين على . تقام كارليدارد برنام رامام فا صابراند كا ترمداً رق ، لعبام معدم كرن كيك كاسك ٥١٥ مامب ک س کتا ہے صاحال. نعم عرفالي امل MAIN PS- 53 02-04-024

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POLICE STATION SHAH SALIM

S. Appeal No 12024	
Appellant موزند موزند موزند موزند موزند موزند موزند و موزند	
C.Z	
ماعث تحریمیا نکه مقد مرین رجه عنوان بالامین این طرف سے واسطے بیروی وجواب دی دکل کاروائی متعلقه سرور دوان بیشار دی این ماری الامی کارور دی این این این الامی کارور دوان شدار دی این الامی الامی کارور دوان شدار دی این الامی کارور دوان شدار دی این الامی کارور دوان شدار دی کارور دی این کارور دی کارور دی کارور دی کارور دی کارور دی کارور کار	
آن مقام میر مرک افراد کیا جاتا ہے۔ کہ صاحب موصوف کومقد مدی کل کا روائی کا کا الل افتیارہ وکا بیز اللہ اللہ اللہ اللہ اللہ اللہ اللہ الل	
به درت و گری کرنے اجراء اور صولی چیک در و بیدار عرضی دعوی اور درخواست برتم کی تقدیق درایس پردستخط کرانے کا اختیار موگا۔ نیز صورت عدم بیردی یا وگری بیطرفه یا بیل کی برایدگی اورمنسوخی یا), , , ,
نیز دائز کرنے ایک نگرانی ونظر ٹائی و بیروی کرنے کا اختیار ہوگا۔ از بصورت ضرورت مقدمہ ندکور کے کل یا جزوی کا روائی کے واسطے اور وکیل یا مختار قالونی کو اپنے ہمراہ یا اپنے بچائے تقرر کا اختیار ہوگا۔ ازرصاحب مقررشدہ کو بھی وہی جملہ ندکورہ بااختیارات حاصل ہوں کے اور اس کا ساختہ)
برواخته منظور تبول ہوگا۔ دوران مقد مسیل جوخر چدد ہر جاندالتوائے مقد مسکسب سے وہوگا۔ کوئی تاریخ بیشی مقام دو ، و پر ہویا حد ہے باہر ہوتو وکیل صاحب پا ہند ہوں گے۔ کہ بیروی گرکور کریں۔ لہداوکا اس نا مرککھ دیا کرسندر ہے۔	
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