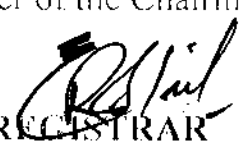


FORM OF ORDER SHEET

Court of _____

Appeal No. 1582/2024

S.No.	Date of order ,proceedings	Order or other proceedings with signature of judge
1	2	3
1-	24/09/2024	<p>The appeal of Mr. Ibne Amin presented today by Mr. Muhammad Adeel Butt Advocate. It is fixed for preliminary hearing before Single Bench at Peshawar on 27.09.2024. Parcha Peshi given to counsel for the appellant.</p> <p>By order of the Chairman</p> <p> REGISTRAR</p>

KHYBER PAKHTUNKHWA SERVICE TRIBUNAL, PESHAWAR

CHECK LIST

Case Title: Imran Amin vs Superintendent of Police

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

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

Name:

M. Adnan Butt

Signature:

[Signature]

Dated:

29/9/09

BEFORE THE HONBLE KHYBER PAKHTUNKHWA SERVICES TRIBUNAL

PESHAWAR

Appeal
No 1582 /2024

IbneAmin , Ex-Constable No.2175

-----**(Appellant)**

VERSUS

- 1. Superintendent of Police , Head Quarters, Peshawar**
- 2. Capital City Police Officer, Peshawar.**

-----**(Respondents)**

IINDEX

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4.	Copy of the CNIC of Appellant	A	7-9
5.	Copy `order dated 18/04/2024 is annexure "C")	B	10-11
6.	Copy of Departmental Appeal and Rejection Order dated 27/08/2024	C&D	12-16
7.	Copy of the Family Registration Certificate	E	17-26
9	Wakalatnama		27

Appellant

Through

Muhammad Adeel Butt
Advocates, High Court
Peshawar.

Dated: 24-09-2024

BEFORE THE HONBLE KHYBER PAKHTUNKHWA SERVICES TRIBUNAL**Appeal**
Petition No 1582 /2024**PESHAWAR**IbneAmin , Ex-Constable No.2175 R/O Mohallah Muslim Abad
Qaiad Abad Kakshal Peshawar

-----Appellant

VERSUS

1. Superintendent of Police , Head Quarters, Peshawar
2. Capital City Police Officer, Peshawar.

-----Respondents

APPEAL U/S 4 OF THE KHYBER PAKHTUNKHWA SERVICES TRIBUNAL ACT 1974, AGAINST THE IMPUGNED ORDER DATED 18/04/2024 ISSUED BY RESPONDENT No.1, WHEREBY THE APPELLANT WAS DISCHARGED FROM SERVICE AND AGAINST APPELLATE ORDER WHEREBY THE APPELLATE AUTHORITY VIDE ORDER 27/08/2024 REJECTED THE DEPARTMENTAL APPEAL OF THE APPELLANT.

ON ACCEPTANCE OF THE SERVICE APPEAL, THIS HONORABLE TRIBUNAL MAY GRACIOUSLY REINSTATE THE APPELLANT WITH ALL BACK BENEFITS, BY SET-ASIDING THE IMPUGNED ORDER DATED 18/04/2024 AND IMPUGNED APPELLATE ORDER 27/08/2024.

Respectfully Sheweth:

The Appellant submits as under,-

1. That the Appellant is a permanent Citizen of Peshawar and he permanently resides in Mohallah Muslim Abad ,Quaid Abad ,

(2)

Kakshal Peshawar and as per NADRA record he has been awarded a Computerised National Identity Card bearing CNIC No. 17301-17526561. (Copy of the CNIC of Appellant is annexure "A")

2. That the Appellant been qualified and eligible was recruited in the Police Service as a Constable through ETEA in the year 2022 and he was awarded Belt No. 2175
3. That on the basis of an ***Anonymous Complaint***, where in it was alleged that the Appellant is Afghani Citizen and thus he was **Discharged from Servicevide Impugned Order bearing No. 3788-97/PA/SP/dated/Peshawar on 18/04/2024.** (Copy of Impugned order dated 18/04/2024 is annexure "B").
4. That the Appellant feeling aggrieved from the impugned Order dated 18/04/2024 filed a **departmental appeal which was rejected by the Respondent No. 2 vide order bearing No. 5377-23/PA/CCP, Peshawar on 27/08/24.** (Copy of Departmental Appeal is annexure "C" and Rejection Order is Annexure "D").
5. That the appellant feeling aggrieved from both the Orders, mentioned above, files the instant Service Appeal inter-alia on the following Grounds.

Grounds

- A. That the Appellant has not been dealt with in accordance with law.
- B. That no major punishment can be granted without holding a formal inquiry, at this ground alone impugned orders are liable to set-aside under the Law.
- C. That no charge Sheet, Statement of allegations, right to Cross examine witnesses or right of defense was given to the Appellant which is against the Law/rules on the subject hence both the impugned Orders are liable to be set asided.

- D. That the impugned orders are illegal without jurisdiction and based on malafide intentions that has caused stigma on the professional career of the Appellant.
6. That there is nothing on record regarding the verification of CNICs been issued by the NADRA to Appellant and his family. The NADRA database carries the entire record of Appellant, his parents and siblings which has not been considered and verified by the Inquiry Officer, Competent Authority and Appellant authority while passing impugned orders. (Copy of the CNICs of Parents/Brothers and Sisters of the Appellant are annexed as Annexures "E", "F")
- E. Under the Law/rules it was pivotal upon inquiry Officer to have considered and verified the said record, at this score alone, both the impugned Orders are liable to be set-aside as both are not tenable in the eyes of Law.
- F. That the Constitution of Islamic Republic of Pakistan gives the right of fair trial to every citizen but in the instant case the right to have fair Trial has been badly violated by the Respondents, hence, both the impugned orders can not be sustained in the eyes of law.
- G. That it is a settled principle of Law that no proceedings, inquiries or Orders can be passed on the basis of **Anonymous Complaints**. The Proceedings/orders passed on the basis of Anonymous complaints have been declared void and unlawful by Apex courts, hence the impugned Orders can not be sustained in the eyes of law.
- H. That the impugned Orders are the result of *mis-interpretation of Rule as* there is nothing adverse or contrary against the Appellant with reference to his efficiency in the due course of service.
- I. That both the impugned Orders are passed in **haste and arbitrary manner**, hence liable to be struck down.
- J. That the Appellant is for all *practical purposes is a permanent citizen of Pakistan* and he has been treated against the law by violating his fundamental rights as safeguarded in the Constitution of Pakistan, 1973.

4

- K. That all the grounds been taken in the Departmental Appeal may also be considered as the integral part of this Service Appeal.
- L. That the Appellant may advance /raise further grounds, if needed, necessary in the due course of arguments before this honorable Tribunal

It is, therefore, most humbly prayed that on the acceptance of instant appeal, the impugned order dated 18/04/2024 and impugned Appellate Order dated 27/08/2024 may please be set-aside and the Appellant may please be reinstated in to service with all back benefits. Any other remedy deems fit may also please be granted under the circumstances.

Appellant

Through

Muhammad Muazzam Butt
Advocate Supreme Court

&

Muhammad Adeel Butt
Advocate, High Court,
Peshawar

Dated: 24-09-2024

NOTE: -

No such like appeal for the same appellant, upon the same subject matter has earlier been filed by me, prior to the instant one, before this Hon'ble Tribunal.

Advocate.

5

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

_____/2024

IbneAmin , Ex-Constable No.2175

-----**(Appellant)**

VERSUS

- 1) Superintendent of Police , Head Quarters, Peshawar**
- 2) Capital City Police Officer, Peshawar.**

-----**(Respondents)**

AFFIDAVIT:

I, ne Amin , Ex-Constable No.2175 R/O Mohallah Muslim Abad Qaiad Abad Kakshal Peshawar do hereby solemnly affirm and declare on oath that the contents of this petition are true and correct to the best of my knowledge and belief and nothing has been concealed from this Hon'ble Court.


DEPONENT

6

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

_____/2024

IbneAmin , Ex-Constable No.2175

-----**(Appellant)**

VERSUS

- 3) Superintendent of Police , Head Quarters, Peshawar
- 4) Capital City Police Officer, Peshawar.

-----**(Respondents)**

ADDRESSES OF PARTIES

APPELLANT

Mohalla Muslim Abad, Quaid Abad, Kakshal, Peshawar .

RESPONDENTS.

1. Superintendent of Police , Head Quarters, Police Lines Peshawar.
2. Capital City Police Office, Police Lines Peshawar.

Through

Appellant

Muhammad Adeel Butt
Advocates, High Court
Peshawar.

Dated: 24-09-2024

7

Annex A

PAKISTAN National Identity Card

REPUBLIC OF PAKISTAN

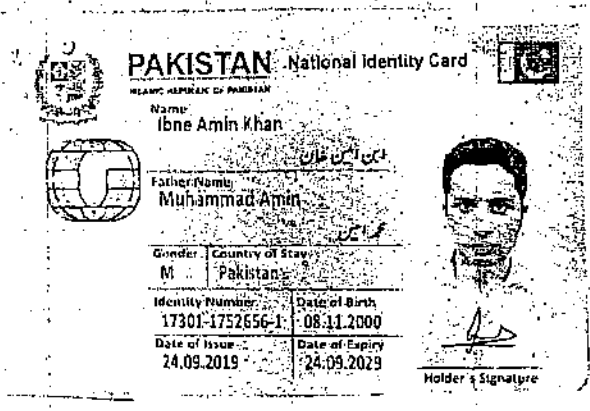
Name: **Ibne Amin Khan** ابن امین خان

Father Name: **Muhammad Amin** محمد امین


Gender: **M** Country of Stay: **Pakistan**

Identity Number:	Date of Birth:
17301-1752656-1	08.11.2000
Date of Issue:	Date of Expiry:
24.09.2019	24.09.2029

Holder's Signature



17301-1752656-1

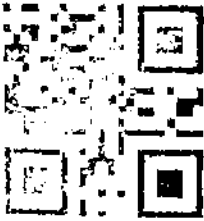


Minister of Information & Public Relations

گمشدہ کارڈ ملنے پر قریبی ایڈریس میں ڈال دیں

کریڈٹ کارڈ

10160119354
142-59-149216



17301-1251884-2

Holder's Signature



Date of Issue 14.03.2022
Date of Expiry Lifetime
Identity Number 17301-1251884-2
Date of Birth 15.02.1959

Gender Country of Birth
F Pakistan

Husband Name
Muhammad Amir



Name
Anana



PAKISTAN
ISLAMIC REPUBLIC OF PAKISTAN
National Identity Card





14258149215

03/03/2017

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Handwritten text in Urdu script.

7837NK : 17301-1344925-3



26/12/1958

17301-1344925-3

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10
ORDER

Annex: B

It was reported in a letter received from the SSP Coordination vide No. 1492/PA-SSP Coord., dated 18.12.2023 that in the light of a letter received from DIG IAB CPO Peshawar vide letter No. 1618-20/CPO/IAB, dated 23.10.2023, it has been observed that the family of Constable Ibn-e-Amin Belt No. 2175 of CCP Peshawar, or no relative from Father or Mother side is residing in Pakistan. His father also disclosed that since long were shifted with his parents from Mohmand Agency to Peshawar. Reportedly, the family of Constable Ibn-e-Amin belong from Shinwari, Sher Shahi, of Nangahar Province of Afghanistan. Constable Ibn-e-Amin was recruited in Police Department in the year 2022 through FTEA and his service verification was carried out by Inspector Kiaz Ali Shah, Group Officer, Special Branch City through Beat Officer Zahid Ullah Shah and Moharrar Khan Muhammad But now they are showing ignorance from verification of Constable Ibn-e-Amin. Record of Constable Ibn-e-Amin was noticed as doubtful as his family is not permanent residence (by Birth) Pakistan neither they are verified from District Mohmand.

2. In this regards DSP Complaints and Inquiry, CCP Peshawar was appointed as Enquiry Officer for conducting Fact Finding Enquiry and with the directions to submit report with in 10 days. (Hereinafter the order is referred to E.O).
3. The E.O after concluding a through enquiry reported that FC Ibn-e-Amin was recruited as Constable through FTEA in 2022, initially his service verification was conducted by Special Branch and was recruited in the Year 2022. That later on an anonymous complaint was received alleging that Constable Ibn-e-Amin is Afghani citizen. Upon verification again by Special Branch he was declared as doubtful Pakistani given the fact that no relative of him either from father side or mother side is residing in Pakistan.
4. That his father Muhammad Amin presented manual non computerized CNIC which bore less than 03 months time period of issuance to expiry i.e issued on 22.05.2001 and expired on 11.08.2001. That they were not verified from Mohmand as no relative of there are residing there.
5. The father of Constable Ibn-e-Amin presented his birth certificate which was registered in the year 2008 in UC 24, Kukshal. However the then Secretary UC Kukshal denied his signature on the birth certificate of Muhammad Amin. Similarly, Ix-Nazim and Secretary UC 24, Kukshal stated that there is no record of the birth certificate hence it is fake. That the Shinwari tribe doesn't reside in Mohmand rather they live in Afghanistan.
6. The E.O concluded that the Constable Ibn-e-Amin and his family did not present any valid documents which could prove him as proper Pakistani and he was also not verified as resident of Mohmand. Hence in view of the relevant record Constable Ibn-e-Amin and his family did not prove as proper Pakistani.

SUPERINTENDENT OF POLICE
HEADQUARTERS, PESHAWAR

OR No. 1032

Dated 19/04/2024

No. 3788-92

PPA/SP/Advt Peshwar dtd 8/04/2024

Copies to:

1. The Capital City Police Officer, Peshawar.
2. The SPO Sudda, CCP Peshawar.
3. AD-IT, CCP Peshawar.
4. Pay Officer.
5. OAS, GRC, PNC & OIC.
6. The Army & Air Force Administrative Officer, Peshawar.

Order Amended.

7. Upon receiving of inquiry report from the P.O. this office vide PPA/SP/Advt No. 2624/PA, dated 13/03/2024 issued and Show Cause Notice issued to him. He acknowledged it and submitted his reply and called in (entirely known to me).

8. It was also heard in person on 16/04/2024.

9. He could not prove himself as Pakistani citizen. He verbally stated that his father and grandfather had been British subjects. He immediately and desistly got certified for recruitment in the Police Department and his certificate as he presented in the recruitment process found false. He is under three years of service. Keeping in view report of the Inquiry Officer, he is discharged from service under KP Police Rules 1975 read with PR 12-31.

(12)

Annex C

To,

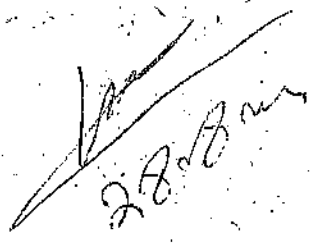
The Inspector General of Police,
Khyber Pakhtunkhwa,
Peshawar.

Subject: APPEAL OF CONSTABLE IBN-E- AMIN AGAINST HIS DISMISSAL FROM SERVICE ORDER

Respected Sir,

The instant appeal is filed against the order OB No.1032 dated 19/4/2024 and No. 3788-97/PA/SP/dated Peshawar the 18/04/2024 by SP Headquarters Peshawar. The undersigned applicant appeals on the following grounds.

1. That the Inquiry Officer has violated the due process of law.
2. That the Inquiry Officer has condemned the undersigned unheard.
3. That the Inquiry Officer has initiated enquiry on the basis of an anonymous complaint which is against the law and judgments of Supreme Court of Pakistan.
4. That the Inquiry Officer has not issued any charge sheet or statement of allegations against the undersigned so that proper reply can be submitted.


28/04/2024

5. That instead of a regular departmental enquiry, the undersigned has been punished on the basis of a fact finding enquiry.
6. That the Inquiry Officer had directed the undersigned officer for submission of his reply to the show cause notice on the same day of its receipt but prior to that he declared the him as guilty and that to without provision of opportunity to cross examine of so called witnesses.
7. That the Inquiry Officer did not provide opportunity of producing defense witnesses.
8. That the Inquiry Officer deliberately passed the final order by virtue of a show cause notice which is totally biased and actions of the inquiry officer which are unlawful, unethical, contemptuous, unfair and without lawful authority.
9. That the Inquiry Officer has stated that "Reportedly, the family of Constable Ibn-e- Amin belong from Shinwari, SherShahi, of Nangahar Province of Afghanistan. But no evidence from Afghanistan Government has been stated to prove this assertion. I would humbly request any verbal or documentary evidence in this regard.
10. That the Inquiry Officer has stated that " Constable Ibn-e- Amin was recruited in Police Department in the year 2022 through ETEA and his service verification was carried out by Inspector Riaz Ali Shah, Group Officer, Special Branch City through Beat Officer ZahidUllah Shah and Moharrar Khan Muhammad. But now they are showing are showing ignorance from verification of

Constable Ibn-e-Amin". This is very strange as how Special Branch officers can show ignorance if they from my verification. If it is true that how this verification was done without them.

11. That the Inquiry Officer has stated that " Upon verification again by Special Branch he was declared as doubtful Pakistani given the fact that no relative of him either from father side or mother side is residing in Pakistan". May I ask if someone has no relatives residing in Peshawar then will he be declared as Non Pakistani? What about thousands of orphans living in orphanages without any parents, siblings and even other relatives?
12. That the Inquiry Officer has stated that " his father Mohmand Amin presented manual non computerized CNIC which bore less than 03 months' time period of issuance to expiry Le issued on 22.05.2001 and expired on 11.08.2001". The enquiry officer deliberately concealed that my father got Computerized National Identity Card after the manual card.
13. That the Inquiry Officer has concluded that the Constable Ibn-e-Amin and his family did not present any valid documents which could prove him as proper Pakistani and he was also not verified as resident of Mohmand. Hence in view of the relevant record Constable Ibn-e-Amin and his family did not prove as proper Pakistani. But he did not mention that my family members' credentials were verified by NADRA and they were issued CNICs.
14. That the Inquiry Officer has concluded that "He verbally stated that his father and grandfather hail from District Mohmand. In that case too, he was not entitled for recruitment in


15

district Peshawar." But That the Inquiry Officer has not mentioned any rule in this regard.

15. That the Inquiry Officer has concluded that "He fraudulently and deceitfully got recruitment in Police Department as Constable and his credentials as he produced in this recruitment process found fake". But the Inquiry Officer has failed to mention anything as fake.

Keeping in view the above mentioned facts, it is requested that my dismissal from service orders may kindly be withdrawn and I may be reinstated in service as I belong to a poor family.

Thanking you in anticipation.


(IBN-E-AMIN)

Ex-Constable

Belt No. 2175

03169933622



16

Annex D

OFFICE OF THE
CAPITAL CITY POLICE OFFICER,
PESHAWAR

Phone No: 091-9210989 Fax: No. 091-9212597

ORDER.

This order will dispose of the departmental appeal preferred by Ex-Constable Ibne Amin No. 2175, who was awarded the major punishment of "discharge from service" under KP PR-1975 (amended 2014) by SP/HQrs, Peshawar vide OB No.1032, dated 19.04.2024.

2- Brief facts leading to the instant appeal are that the defaulter Constable was proceeded against departmentally on the charges that he was found Afghan National as he had no relatives from father or mother side residing in Peshawar, Pakistan. His father disclosed that since long he was shifted with his parents from Mohmand Agency to Peshawar, Reportedly, the defaulter Constable was recruited in KP Police through ETEA in the year 2022 but his family was belonged to Shinwari, Nangarhar, Afghanistan. His service verification was carried out by Inspector Riaz Ali Shah, Group Officer, Special Branch City through Beat Officer Zahid Ullah Shah and Muharrar Khan Muhammad but they showed ignorance from verification.

3- He was issued Charge Sheet and Summary of Allegations by SP/HQrs, Peshawar. DSP/Complaint & Enquiry, Peshawar was appointed as Enquiry Officer to scrutinize the conduct of the accused official. The Enquiry Officer after conducting departmental enquiry submitted his findings in which it was concluded that the defaulter constable is an Afghan National as he or his family has no genesis in Peshawar and District Mohmand and he committed misconduct within the meaning of Rules ibid. The competent authority in light of the findings of the Enquiry Officer issued Final Show Cause Notice. But his reply to the said Notice was found unsatisfactory and hence, awarded the major punishment of discharge from service.

4- He was heard in person in Orderly Room. During personal hearing, he was given an opportunity to prove his innocence. However, he failed to submit any plausible explanation in his defense. Therefore, his appeal for setting aside the punishment awarded to him by SP/HQrs, Peshawar vide OB.No.1032, dated 19.04.2024 is hereby rejected/filed.

"Order is announced"

CAPITAL CITY POLICE OFFICER,
PESHAWAR

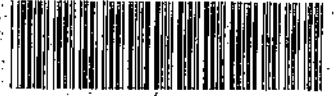
No. 5377-23 /PA/CCP, dated Peshawar the 27 08/2024

Copies for information and necessary action to the:-

1. SP/HQrs, Peshawar.
2. AD/IT CCP Peshawar.
3. PO, CRC, OASI & FMC alongwith complete Fuji Misal.
4. Official concerned.

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Annex E



AA15640031

REGISTRATION CERTIFICATE

Applicant Name: Hazrat Amin Family Members: 12
Citizen Number: 1730180759639
Document Number: AA15640031

It is to certify that the family comprising of the following members is registered in NADRA with the particulars mentioned below as per the information provided.

1. Name: Muhammad Amin
Identity No: 17301-1344925-3
Date of Birth: 25/12/1956
Father Name: Haji Akbar
Mother Name: Hawa Jana
Relation With Applicant: Father

پورا نام: محمد امین
والد کا نام: حاجی اکبر
والدہ کا نام: حوا جانہ

2. Name: Anana
Identity No: 17301-1251884-2
Date of Birth: 15/02/1959
Father Name: Gul Aman
Mother Name: Ambara
Relation With Applicant: Mother

پورا نام: انانا
والد کا نام: گل عام
والدہ کا نام: امبرہ

3. Name: Rooh Ul Amin
Identity No: 17301-1344847-5
Date of Birth: 20/09/1977
Father Name: Muhammad Amin
Mother Name: Anana
Relation With Applicant: Brother

پورا نام: روح الامین
والد کا نام: محمد امین
والدہ کا نام: بی بی

4. Name: Humaira Bibi
Identity No: 17301-8865441-0
Date of Birth: 15/03/1980
Father Name: Muhammad Amin
Mother Name: Anana
Relation With Applicant: Sister

پورا نام: حمیرا بی بی
والد کا نام: محمد امین
والدہ کا نام: انانا

5. Name: Hazrat Amin
Identity No: 17301-8075963-9
Date of Birth: 07/03/1984
Father Name: Muhammad Amin
Mother Name: Anana
Relation With Applicant: Self

پورا نام: حضرت امین
والد کا نام: محمد امین
والدہ کا نام: انانا

6. Name: Nooril Amin
Identity No: 17301-6641337-5
Date of Birth: 16/05/1987
Father Name: Muhammad Amin
Mother Name: Inana
Relation With Applicant: Brother

پورا نام: نور الامین
والد کا نام: محمد امین
والدہ کا نام: انانا

- Note:
- The above mentioned family members are linked in NADRA database
 - There could be other family members that may be registered but not linked to this family in NADRA database



This certificate can be verified at <https://id.nadra.gov.pk/a-id/>

Handwritten Signature

REGISTRAR GENERAL OF PAKISTAN

Date of Issue: 14/09/2023



1730180759639

18



AA15640031

7

Name: Said Amin
 Identity No: 17301-7264976-9
 Date of Birth: 01/05/1988
 Father Name: Muhammad Amin
 Mother Name: Anana
 Relation With Applicant: Brother

پورا نام: سید امین
 والد کا نام: محمد امین
 والدہ کا نام: انناز

8

Name: Fazal Amin
 Identity No: 17301-7169976-9
 Date of Birth: 03/04/1994
 Father Name: Muhammad Amin
 Mother Name: Anana
 Relation With Applicant: Brother

پورا نام: فضل امین
 والد کا نام: محمد امین
 والدہ کا نام: انناز

9

Name: Sonia
 Identity No: 17301-2523739-0
 Date of Birth: 01/04/1995
 Father Name: Muhammad Amin
 Mother Name: Anana
 Relation With Applicant: Sister

پورا نام: سونیا
 والد کا نام: محمد امین
 والدہ کا نام: انناز

10

Name: Abdul Amin
 Identity No: 17301-9252999-1
 Date of Birth: 14/01/1998
 Father Name: Muhammad Amin
 Mother Name: Anana
 Relation With Applicant: Brother

پورا نام: عبدالامین
 والد کا نام: محمد امین
 والدہ کا نام: انناز

11

Name: Ibtisam Khan
 Identity No: 17301-1752656-1
 Date of Birth: 03/11/2000
 Father Name: Muhammad Amin
 Mother Name: Anana
 Relation With Applicant: Brother

پورا نام: ابتیسام خان
 والد کا نام: محمد امین
 والدہ کا نام: انناز

12

Name: Robina Amin
 Identity No: 17301-4779664-0
 Date of Birth: 09/12/2001
 Father Name: Muhammad Amin
 Mother Name: Anana
 Relation With Applicant: Sister

پورا نام: روبینہ امین
 والد کا نام: محمد امین
 والدہ کا نام: انناز

Note:

1. The above mentioned family members are linked in NADRA database
2. There could be other family members that may be registered but not linked to this family in NADRA database



This certificate can be verified at <https://fd.nadra.gov.pk/e-ld/>

Ahmed Raza

REGISTRAR GENERAL OF PAKISTAN

Date of Issue: 14/09/2023



1730180759639

(19)

S.No. 12338908



**BOARD OF INTERMEDIATE & SECONDARY EDUCATION
PESHAWAR**

**KHYBER PAKHTUNKHWA (PAKISTAN)
PROVISIONAL & DETAILED MARKS CERTIFICATE
Higher Secondary School Certificate Examination**



10207

Roll No: 107961

INTERMEDIATE (ANNUAL) EXAMINATION, 2018
GENERAL SCIENCE (Part-II)

Ibne Amin Khan Son / Daughter of Muhammad Amin
of Global Degree College Of Sciences & Comm: Tehkal Bala Peshawar
has secured the marks shown against each subject in the HSSC Examination held in the month of
April, 2018 as Regular Student

Subjects	Marks	Marks Obtained						Marks in Words
		Part-I		Part-II		Total		
		Theory	Pract	Theory	Pract			
English	200	40	--	41	--	81	Eighty-One	
Urdu	200	40	--	48	--	88	Eighty-Eight	
Islamic Education	50	22	--	--	--	22	Twenty-Two	
Pakistan Studies	50	--	--	39	--	39	Thirty-Nine	
Mathematics	200	76	--	68	--	144	One Hundred Forty-Four	
Physics	200	45	15	50	15	125	One Hundred Twenty-Five	
Computer Science	200	39	22	42	23	126	One Hundred Twenty-Six	
Total : 1100						625-C	Six Hundred Twenty-Five Only	
Remarks :								

Reg: No 0280-B/PEFM-2016

Checked By : _____

Issue Date: 06-08-2018

Controller of Examinations

Note: Error(s)/Omission(s) excepted. Any mistake in above particulars must be intimated within 30 days of the issuance of this certificate.

(21)

Roll No. 107961

Serial No. 131427

Board of Intermediate and Secondary Education
Peshawar
Khyber Pakhtunkhwa Pakistan



Higher Secondary School Certificate Examination

(GENERAL SCIENCE GROUP)

SESSION ANNUAL 2018

Certified that

Ibne Amin Khan

Son of

Muhammad Amin

Student of


Global Degree College Of Sciences & Comm: Tehkal Bala Peshawar

Passed the Intermediate Examination of the Board of Intermediate & Secondary Education

Peshawar, held in April, 2018 as a Regular student. He obtained 625 marks

Out of 1100 and has been placed in Grade C representing Good

Registered No. 0280-B/PEFM-2016


Asstt. Secretary




Secretary

This certificate is issued without alteration or erasure.

S.No. 015713



CERTIFICATE OF DOMICILE

The Pakistan Citizenship Act, 1951 (Act, II of 1951)
Rules made throunder (vido Rule No. 23)

I Ibne Amin Khan Son/Daughter/Wife of Muhammad Amin
Declare that I was born of parents who are permanently domiciled in Khyber
Pakhtunkhwa, Province having belonged to it by birth/settled in it.
I belong to Village / Mohallah Raid Abad Muslim Abad
Tehsil Peshawar District Peshawar

Signature/Thumb Impression of Applicant [Signature]
Name in Block Letter IBNEAMIN KHAN
Dated _____

Pursuance to the declaration dated _____ filled by
Mr./Mrs./Miss Ibne Amin Khan S/o, D/o, W/o Muhammad Amin
CNIC No _____ domiciled in the Khyber Pakhtunkhwa
Province. It is hereby certified that the said Ibne Amin Khan
is born of parents who are permanent residents of Khyber Pakhtunkhwa Province
having belonged to it by birth / settled in it. I have satisfied myself personally / through
my relevant sources that the above declaration is true and duly certified overleaf.

This 17 Day of July 2006
No _____ Date _____ 20

COUNTER SIGNED BY

[Signature]
DEPUTY COMMISSIONER ASSISTANT COMMISSIONER

میں اس بات کی تصدیق کرنا کرتی ہوں کہ اس نے پہلے میں کسی بھی بڑی شرکت الیف آر ایل کی ایجنسی کا ڈومیسائل سرٹیفیکٹ حاصل نہیں کیا۔

دستخط انشان آگوستا

تصدیق کی جاتی ہے کہ اس کے والدین کی شناخت اور شناختی معلومات مذکورہ کے رہائشی و پیدائشی باشندگان ہیں اور اسے پاکستان میں
 ساکن طور پر رہنا ہے۔ شناختی معلومات کی تصدیق کے لیے اس کے والدین اور اس کے رہائشی و پیدائشی باشندگان میں اور اسے پاکستان میں
 صلح _____ کا رہائشی و پیدائشی ہے اور اس کے والدین اس شخص پر کسی علاقہ مذکورہ کے رہائشی و پیدائشی باشندگان ہیں اور اسے پاکستان میں
 میں اس کو کوئی طور پر جانتا ہوا ہوں۔

نام _____ پیدائشی _____
 شناختی معلومات کی تصدیق کے لیے اس کے والدین اور اس کے رہائشی و پیدائشی باشندگان میں اور اسے پاکستان میں
 صلح _____ کا رہائشی و پیدائشی ہے اور اس کے والدین اس شخص پر کسی علاقہ مذکورہ کے رہائشی و پیدائشی باشندگان ہیں اور اسے پاکستان میں
 میں اس کو کوئی طور پر جانتا ہوا ہوں۔

ڈومیسائل سرٹیفیکٹ کے حصول کیلئے ضروری ہدایات

- 1: ڈومیسائل سرٹیفیکٹ حاصل کرنے کیلئے سرکاری کوئی ٹی بی نہیں بلکہ ایس ایف میں بھی وقت اور کسی کا اس میں زیر تعلیم کیوں نہ ہو ڈومیسائل سرٹیفیکٹ حاصل کر سکتا ہے۔
- 2: والدین کو چاہیے کہ وہ اپنے بچوں کے ڈومیسائل پر وقت بنائے۔
- 3: ایک ایس ایف والا ایک وقت میں صرف ایک ڈومیسائل بنوانے کا ہقدار ہے۔
- 4: ایک سے زیادہ ڈومیسائل رکھنا ناجائز ہے۔
- 5: جن ایس ایف والوں کے پاس ایک سے زیادہ ڈومیسائل سرٹیفیکٹ موجود ہوں ان کو چاہیے کہ وہ فوری طور پر ان میں سے صرف ایک اپنے پاس رکھیں جس کا وہ قانونی طور پر حقدار ہوں۔ باقی ماندہ ڈومیسائل سرٹیفیکٹ کو ختم کر دینا اور ڈومیسائل سرٹیفیکٹ اپنے پاس رکھنے کا آغاز ہے۔
- 6: ایک سے زیادہ جعلی ڈومیسائل سرٹیفیکٹ رکھنا ناجائز ہے۔
- 7: اگر کوئی ایس ایف والا ایک سے زیادہ جعلی ڈومیسائل رکھنے کے الزام میں پایا گیا تو نہ صرف اس ایس ایف والا کے خلاف بلکہ اس کے والدین اور تصدیق کنندہ کے خلاف بھی قانونی کارروائی کی جائے گی۔
- 8: ڈومیسائل سرٹیفیکٹ نام میں دیئے گئے کوائف کی تصدیق ضرور ذیل کارروائیوں اور معلومات میں سے کسی ایک سے کرwana لازمی ہے۔
- 9: _____
- 10: _____

ATTESTED

مستند علاقہ نمبر وار (viii)
 ایس ایف والا کو چاہیے کہ اپنا حقیقی وقت بچانے کیلئے جلد از جلد ڈومیسائل سرٹیفیکٹ حاصل کرے تاکہ بزرگ کا امتحان پاس کرنے کے بعد امتحان ڈومیسائل کے حصول کیلئے
 اختلاف اور دشواری کا سامنا نہ کرنا پڑے۔
 ایس ایف والا کی بھرتی کی خاطر ڈومیسائل سرٹیفیکٹ کی تصدیق کیلئے حکومت (9) بار بار تقسیم کر دینے میں کسی ایک سے بھی تصدیق کی جا سکتی ہے۔

BOARD OF INTERMEDIATE & SECONDARY EDUCATION PESHAWAR

Roll No 28395
Group SCIENCE



PROVISIONAL AND DETAILED MARKS CERTIFICATE SECONDARY SCHOOL CERTIFICATE EXAMINATION SESSION SUPPLY 2015

Ibne Amin Khan Son/Daughter of Muhammad Amin
of HAPPY DAY SCHOOL SYSTEM, 2-ISLAMIA ROAD, PESHAWAR CANTT
has secured the marks shown against each subject, in the Secondary School Certificate Examination
held in the month of August 2015 as Ex-Student

Subjects	Marks	MARKS OBTAINED					
		9th		10th		Total	In Words
		Theory Paper A	Practical Paper B	Theory Paper A	Practical Paper B		
1. English	150	34	--	41	--	75	Seventy-Five
2. Urdu	150	49	--	40	--	89	Eighty-Nine
3. Islamiyat (Comp)	100	34	--	30	--	64	Sixty-Four
4. Pakistan Studies	100	24	--	21	--	45	Forty-Five
5. Maths	150	25	--	25	--	50	Fifty Only
6. Physics	150	31	9	27	6	73	Seventy-Three
7. Chemistry	150	25	9	40	7	81	Eighty-One
8. Biology	150	28	9	22	6	65	Sixty-Five

Total 1100

542-D Five Hundred Forty-Two Only

Remarks

(Signature)

Date of Birth: 08th November, 2000

Enrolment No: 026-B/HSSP-2013

Checked by: _____

Issue Date: 21-03-2016

Controller of Examinations

Note: Error(s) / Omission(s) excepted. Any mistake in above particulars must be intimated within 30 days of the issuance of this certificate

Roll No. 28395

Serial No. 054541

Board of Intermediate and Secondary Education
Peshawar
Khyber Pakhtunkhwa Pakistan



Secondary School Certificate Examination

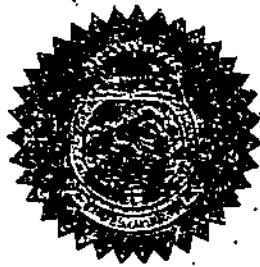
(SCIENCE GROUP)

SESSION 2015-SUPPLEMENTARY

Certified that ibne Amin Khan Son of Muhammad Amin
Ex-Student of Happy Day School System, 2-Islamia Road, Peshawar Cantt
has qualified for award of Secondary School Certificate in the Examination held in September, 2015
as a Private candidate. He obtained 542 marks out of 1100 and has been placed in Grade D
Representing Fair The Candidate passed in the following subjects:

- | | |
|---------------------|---------------------|
| 1. English | 2. Urdu |
| 3. Maths | 4. Physics |
| 5. Chemistry | 6. Biology |
| 7. Islamiyat (comp) | 8. Pakistan Studies |

His date of birth according to Admission Form is 08 November, 2000



Asstt. Secretary

Secretary

This certificate is issued without alteration or erasure.

Dated : 14th July, 2016

HAPPYDAY
SCHOOL SYSTEM
PRINCIPAL
MRS. MEHMOONA KASHIF (M.Sc. M.Ed.)

This is certified that Mr. Iqbal Amin Khan s/o Muhammad Amin of Happyday School System, Peshawar Cantt has appeared in the SSC Examination 2016 Q.I.S.E. Peshawar held in 03/16 under Roll No. 28395. His date of birth according to the school record is 08th November, 2000. According to the Result Statement he passed in D Grade, securing 542 Marks. He was a regular student of this School. His conduct during his stay in the school was good.

PROVISIONAL CERTIFICATE



HAPPYDAY
SCHOOL SYSTEM

(PLAZA ROUZI TO WAZIRI)

2-Iskane Road, Peshawar Cantt. Tel: 091-5273963-65

Email: info@happyday.edu.pk Website: www.happyday.edu.pk

Established: 1976

Dr. Syed Daoud Bokhari
Director
(MBBS, MSc)

25

1787

Serial No: _____
Admission No: P-1056

Registration: 2050
Recognition: 972-743-12
Affiliation (SSC): 1360/ACAD/BISE
Affiliation (Inter): 2595/Regul
& Auth: BISE, Pesh

PAKISTAN PUBLIC SCHOOL & COLLEGE



Kohat Road, Murshid Abad, Peshawar - Pakistan

Registered/Recognized

Govt. Of K.P.K. Education Department

"Affiliated with BISE Peshawar"

School Leaving Certificate

Boy's Branch Girl's Branch

This is to certify that Mr./Miss Ushe Alish Khan

Son/Daughter of Mr. Muhammad Amin

Date of Admission 01-04-2009 Admission in Class 4th

Date of Birth (in figures) 08-11-2000 (In words) 8th November Two Thousand

Date of Withdrawal: 02-02-2016

Actual attendance / Possible attendance 47 Months

He/She was then reading in class 7th

Attend this school up to : 23-03-2013

Class to which he/she was promoted 8th

Reason for leaving school Parent's Wish.

Conduct Good Nationality Pakistani

Remarks Good

Principal
P.P.S. & College Peshawar

Chairman
P.P.S. & College Peshawar

48169 ایڈوکیٹ: <u>M. Muazzam Butt</u> بار کونسل ایسوسی ایشن نمبر: رابطہ نمبر: <u>0336-9721235</u> <u>0332-5807822</u>	پشاور بار ایسوسی ایشن، خیبر پختونخواہ PESHAWAR BAR ASSOCIATION   
---	--

بعدالت جناب:

منجانب: <u>Appellant</u> <u>Ume - Arman Khan</u> بنام <u>Department of Police</u>	دعوی: _____ علیت نمبر: _____ مورخہ: _____ جرم: _____ تھانہ: _____
--	---

باعث تحریر آئکہ

مقدمہ مندرجہ عنوان بالا میں اپنی طرف سے واسطے پیروی و جواب دہی کاروائی متعلقہ M. Muazzam Butt, M. Adnan Butt آن مقام Peshawar کے Baqam Siddiqui, Kamsha Robai کو وکیل مقرر کر کے اقرار کیا جاتا ہے کہ صاحب موصوف کو مقدمہ کی کل کاروائی کا کال اختیار ہوگا، نیز وکیل صاحب کو راضی نامہ کرنے و تقریر کا لٹ و فیصلہ بر حلقہ دینے جواب دعوی اقبال دعوی اور درخواست از ہر قسم کی تصدیق زریں پر دستخط کرنے کا اختیار ہوگا، نیز بصورت عدم پیروی یا ڈگری یکطرفہ یا اپیل کی برآمدگی اور منسوخی، نیز دائر کرنے اپیل نگرانی و نظر ثانی و پیروی کرنے کا مختار ہوگا اور بصورت ضرورت مقدمہ مذکورہ کے کل یا جزوی کاروائی کے واسطے اور وکیل یا مختار قانونی کو اپنے ہمراہ یا اپنے بجائے تقرر کا اختیار ہوگا اور صاحب مقرر شدہ کو وہی جملہ مذکورہ بالا اختیارات حاصل ہوں گے اور اس کا ساختہ پر داختم منظور و قبول ہوگا دوران مقدمہ میں جو خرچہ ہر جانبہ التوائے مقدمہ کے سبب سے ہوگا۔ کوئی تاریخ پیشی مقام دورہ یا حد سے باہر ہو تو وکیل صاحب پابند نہ ہوں گے کہ پیروی مذکورہ کریں، لہذا وکالت نامہ لکھ دیا تاکہ سند رہے

المرقوم: 14/09/2024

العبد العبد العبد العبد العبد العبد

مقام Peshawar
 کے لئے منظور ہے۔
Accepted by
Adnan Butt

نوٹ: اس وکالت نامہ کی فوٹو کاپی ناقابل قبول ہوگی۔

Ume Arman