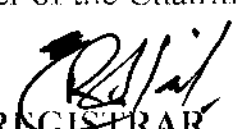


FORM OF ORDER SHEET

Court of _____

Appeal No. 1757/2024

S.No.	Date of order proceedings	Order or other proceedings with signature of judge
1	2	3
1-	04 /10/2024	<p>The appeal of MShamshad Khan resubmitted today by Mr. Jawad Khan Advocate. It is fixed for preliminary hearing before Single Bench at Peshawar on 08.10.2024. Parcha Peshi given to counsel for the appellant.</p> <p>By order of the Chairman</p> <p> REGISTRAR</p>

The appeal of Mr. Shamshad Khan received today i.e on 25.09.2024 is incomplete on the following score which is returned to the counsel for the appellant for completion and resubmission within 15 days.

- 1- Address of appellant and respondent no. 2 are in complete be completed according to rule-6 of Khyber Pakhtunkhwa Service Tribunal rules 1974.
- 2- Appeal has not been flagged/marked with annexure marks.
- 3- Copies of FIRs mentioned in the memo of appeal are not attached with the appeal be placed on it.
- 4- Annexures of the appeal are not in sequence.
- 5- Copy of order dated 27.8.2024 mentioned in the heading of the appeal is not attached with the appeal.
- 6- Page nos. 06, 7, 11 & 12 of the appeal are illegible.

No. 833 /Inst./2024/KPST,

Dt. 26/9 /2024.

Jawad Khan Adv.
High Court at Peshawar.

Amirullah
ADDITIONAL REGISTRAR
SERVICE TRIBUNAL
KHYBER PAKHTUNKHWA
PESHAWAR.

Objections removed; Copies of FIRs would be provided to this honourable court later on. As now, not available whereas the case is urgently being instituted. Whereby copy of the impugned order dated 20/8/2024 already attached while the same, if dispatched, on 27.08.2024 has merely been mentioned for the kind consideration of this court.

[Signature]
Date. 10.10.2024

BEFORE THE KHYBER PAKHTUNKHWA SERVICE
TRIBUNAL PESHAWAR.

S.A.No. 1757 /2024

Shamshad Khan S/o Sultan Khel Appellant

Versus

Inspect General of Police KPK.....Respondents


INDEX

S #	Description of Documents	Annex	Pages
1.	Memo of Appeal		1-4
2.	Affidavit		5
3.	Address of the Parties		6
4.	Copy of the Departmental Appeal	'A'	7-8
5.	Copy of the impugned order	'B'	9-12
6.	Other documents	'C'	13-23
7.	Wakalatnama		24

Dated: 25-09-2024


Appellant

Through


Jawad Khan &
Muhammad Ilyas
Advocates; High Court
Peshawar.

2

- 3) That during his service, the appellant registered FIRs against the drug traffickers and terrorists: (Copies of the FIRs are attached).
- 4) That to the utter shock and surprise of the appellant, an inquiry was conducted against him without any plausible reason & source as a result of which vide order dated 29-02-2024 major penalty of dismissal from service was awarded to him by DPO, Khyber
- 5) That feeling aggrieved from dismissal order dated 29.02.2024 the appellant filed a departmental appeal to the respondent No.3 (Copy of the Departmental appeal is attached).
- 6) That vide impugned order dated 20-08-2024/27-08-2024 the departmental appeal of the appellant was rejected. (Copy of the Impugned Order is attached).
- 7) That the appellant, being aggrieved of both the order passed by respondents No.2 & 3, now prefers this service appeal on the following amongst other grounds

GROUND:

- A. That both the impugned orders are illegal, unlawful, without any legal authority and ineffective against the precious rights of the appellant.
- B. That while passing the impugned orders, the material facts and law on the point was completely ignored.
- C. That both the impugned orders are based on surmises and conjectures, which have resulted into grave miscarriage of justice.
- D. That before awarding major penalty to the appellant codal formalities were not observed, neither opportunity of personal hearing was given to him nor any evidence was produced against the appellant in his presence, which tantamount to bulldozing rules of natural justice

3

- E. That on many occasions the appellant has registered FIRs against the drug traffickers and copies of the aforementioned FIRs were duly provided to the respondents No.2 & 3 but both the respondents did not bother to discuss the FIRs in their orders, which brings the malafide of the respondent to the surface.
- F. That it is a settled principle of law and justice "that he who alleges has to prove but ironically in the impugned orders it has been held that the appellant was asked to produce written documentary prove in his defence instead of seeking evidence from the person who made allegations
- G. That no show cause notice was served upon the appellant, similarly there is no evidence whatsoever which can establish any nexus between the appellant and any drug traffickers.
- H. That the appellant has been treated against the law and he has also been deprived of equal protection of law.
- I. That the allegations mentioned in the impugned order are completely baseless and without any evidence out any evidence, only surmises and conjunctures have been relief upon by the respondents while passing the impugned order.
- J. That the instant appeal is quite enough, with in the statutory period of Limitation, Hence, not bar by limitation.
- K. That any other ground with permission of this Hon'ble Tribunal, will be raised at the time of arguments.

It is, therefore, most humbly prayed that by acceptance of this appeal. order dated 29.02.2024 and 20.08.204/ 27-08-2024 passed by the respondents as describe in the subject head may very graciously been set aside and the appellant may kindly be re-instated with all back benefits.

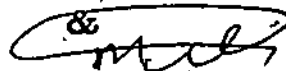
(4)
Any other relief as deemed appropriate in
circumstances of the case. Not specifically asked
for may also be granted to the appellant.


Appellant

Through


Jawad Khan

Advocate High Court

&


Muhammad Ilyas

Advocate High Court

Certificate:

It is certify as per information furnished by my client that no such
like appeal earlier been filed by the appellant in this Honb'ble
Tribunal.

5

**BEFORE THE HONORABLE SERVICE TRIBUNAL KPK
PESHAWAR**

Service Appeal No: _____ 2024

Shamshad Khan **Appellant**

VERSUS

Inspect General of Police KPK..... **Respondents**

A F F I D A V I T:-

I, Shamshad Khan S/o Sultan Khel R/o District Khyber, do hereby solemnly affirm and declare on oath that the contents of this Appeal, are true and correct to the best of my knowledge and belief and that nothing has been concealed from this honorable Tribunal.

DEPONENT

Shamshad Khan

CNIC:21201-6513490-9

CELL:



6

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

S.A.No. _____/2024

Shamshad Khan S/o Sultan Khel Appellant

Versus

Inspect General of Police KPK..... Respondents

ADDRESSES OF PARTIETS

APPELLANT:

Shamshad Khan S/o Sultan Khel R/o District Khyber

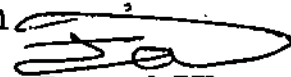
RESPONDENTS:

- 1. Inspector General of Police.*
- 2. District Police Officer.*
- 3. CCPO, Peshawar*

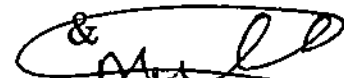


Appellant

Through



Jawad Khan

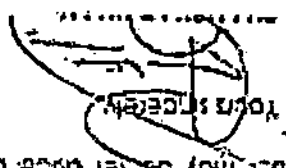


Muhammad Ilyas

Advocates, High Court

Peshawar.

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BEFORE THE WORTHY CHIEF CAPITAL POLICE OFFICER CAPITAL CITY, PESHAWAR

Subject:

DEPARTMENTAL APPEAL/RESIGNATION AGAINST ORDER DATED: 27.02.2024 OF DISTRICT POLICE OFFICER PESHAWAR, WIDE WHICH APPLICANT WAS DEBARRED FROM SERVICE

Prayer:

On acceptance of instant appeal, impugned order dated: 27.02.2024 of District Police Officer, Peshawar may be set aside and applicant may be reinstated in service with all consequential benefits.

Requested by:

1. That applicant was on duty in Punjab Khambra force when merged in Punjab Peshawar force on 21.03.1994, promoted to the rank of Peshawar Peshawar, since 1994 he has been performing his duties in the rank of Peshawar Peshawar and various positions of the force in the rank of Peshawar Peshawar. He has been performing his duties in the rank of Peshawar Peshawar. He has been performing his duties in the rank of Peshawar Peshawar.
2. That applicant, while posted at S/O, Police Station Jarand, was always with charge there. He has been performing his duties in the rank of Peshawar Peshawar. He has been performing his duties in the rank of Peshawar Peshawar.

3. The applicant was joined with the rank of S/O and the rank of Peshawar Peshawar. He has been performing his duties in the rank of Peshawar Peshawar. He has been performing his duties in the rank of Peshawar Peshawar.
4. The applicant was joined with the rank of S/O and the rank of Peshawar Peshawar. He has been performing his duties in the rank of Peshawar Peshawar. He has been performing his duties in the rank of Peshawar Peshawar.
5. The applicant was joined with the rank of S/O and the rank of Peshawar Peshawar. He has been performing his duties in the rank of Peshawar Peshawar. He has been performing his duties in the rank of Peshawar Peshawar.
6. The applicant was joined with the rank of S/O and the rank of Peshawar Peshawar. He has been performing his duties in the rank of Peshawar Peshawar. He has been performing his duties in the rank of Peshawar Peshawar.
7. The applicant was joined with the rank of S/O and the rank of Peshawar Peshawar. He has been performing his duties in the rank of Peshawar Peshawar. He has been performing his duties in the rank of Peshawar Peshawar.
8. The applicant was joined with the rank of S/O and the rank of Peshawar Peshawar. He has been performing his duties in the rank of Peshawar Peshawar. He has been performing his duties in the rank of Peshawar Peshawar.

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Answer A
78



BEFORE THE WORTHY CHIEF CAPITAL POLICE OFFICER CAPITAL CITY, PESHAWAR

Subject: DEPARTMENTAL APPEAL/REFERENNIATION AGAINST ORDER DATED 29-02-2024 OF DISTRICT POLICE OFFICER KHYBER, VIDE WHICH APPELLANT WAS DISMISSED FROM SERVICE.

Prayer: On Acceptance Of Indeed Appeal, Impugned Order Dated 29-02-2024 Of District Police Officer, Khyber May Be Set Aside And Appellant Amy Be Re-Instated In Service With Al Consequences Benefits.

Respected Sir,

1. That appellant was enrolled as sapoy In Khyber Khasadar force now merged in Khyber Pkhtunkhwa police, on 31-03-1994 promoted time to time and initially promoted to the rank of Subedar, Moreover, since 1996 file impugned order dated 29-02-2024 performed duties with .../devolution and utmost satisfaction of the superior, evident from absorption of his services in the Khyber Pakhtunkhwa Police Department vide notification dated 13-02-2020 (Serial No 13) Needless to add that all those employee, having spotless career and outstanding performance were merged in Khyber Pakhtunkhwa Police Department.
2. That appellant while posted as SHO, Police Station Jamrud. Was served with charged order No8758/PA-DPO Khyber dated 31-01-2023 and levelled the following allegations.

That you got the information of the smuggling and sent police official to seize the narcotics and arrest the accused. That after the arrest of the accused namely Israr S/o Ibrahim R/o Kukikhel Jamrued along with 15 kilogram of Heroin you released the real culprit and instead charge Nazir Khan S/o Gohar Aman R/o Dalazak Road Peshawar who was at a rehabilitation center by the time. The case was registered under the FIR No. 220 dated 23-08-2023 u/s 9-D CNSA at Police Station Jamrud. Five Kilogram of the seized contrabands were concealed while the other 10 kg were also changed with lessor quality here in. That at this process was done under your supervision by the above mentioned reasons you appeared to be guilty of misconduct as per police Rules, 1975 and that you have rendered yourself to all or any of the penalties specified in police Rules. 1975.

Appellant /Submitted reply to the allegations abide and claimed innocence.

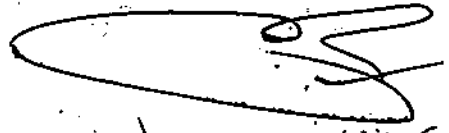
3. That Appellant was served with final show cause notice No. 8662/PA-DPO Khyber dated 30.11.2023 with the following accusation:
That in pursuance of inquiry impugned vide No. 2912750-Khyber dated 27-04-2023 and letter received then the officer of Additional Inspector General of Police investigation KP Peshawar vide No. 5992-93/GC/Inv dated 12-04-2022, the inquiry officer find you while acting as SHO. Bara involved in the below allegations in the subject case FIR No. 302 dated 27-11-2022 u/s 302, 324, 34 PPC of PS Bara Two sealed parcels P2 & P4, were received by forensic science/science laboratory Peshawar. But it was observed that the firing pin was not in the position to make test fire for further examination. The inquiry officer concluded that the case weapon was changed to provide support to the accused in the said case and thus recommended major punishment.

Appellant submitted reply to the show Cause notice ibid within the stipulated time and not only claimed innocence but also requested for personal hearing.

4. That the worthy DPO Khyber, without either giving opportunity of hearing or conducting regular inquiry into the mater or providing free and fair opportunity to defend himself imposed major penalty of dismissal from service upon appellant vide order No 932/PA-DPO Khyber, dated 29-02-2024. Hence the instant appeal.
5. That appeal has neither been provided opportunity of hearing nor regular inquiry has been conducted into his alleged accusations, hence has been condemned unheard which attract the doctrine of Audi Alterum Partem.
6. That no toto of evidence is available on file which could substantiate the alleged hearsay charges/allegations against appellant. Moreover, appellant has neither been treated in accordance with law not he has been extended equal protection of law enshrined in Articles 4 & 10-A of the constitution of Islamic Republic of Pakistan 1973.
7. That more than 27 years spotless career of the appellant has been done away with a single stroke of pin without care and caution of its legal consequences, moreover, impugned order dated 29-02-2024 has passed in surmises and conjuncture hence carry no legal weight.
8. That any other ground, with the permission of your honor, will be taken at time of personal hearing if

It is therefore, most humbly prayed that on acceptance of instant appeal impugned order dated 29-02-2024 of the worthy District Police Officer, Khyber may be set aside and appellant may be re-instated in service with al consequential benefits.

Yours sincerely


Attorney

06 09 2011

Ex-31

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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-SI Shamsiud Khan s/o Haji Sultan Khel, who was awarded the major punishment of "dismissal from service" under KP PR-1975 (amended 2014) by DPO Khyber vide order No. 932/PA, dated 29.02.2024.

2- Brief facts leading to the instant appeal are that the defaulter SI while posted as SHO PS Jamrud, District Khyber was proceeded against departmentally on the charges that he was found involved in concealment of drugs and charging another individual instead of the real culprit, and charged Nazir Khan s/o Gohar Ameen t/o Dalazak Road Peshawar in case FIR No. 220, dated 25.08.2023 w/s 9D-CNSA, instead of Muhammad Israr s/o Ibrahim Koki Khel who was the real accused and was released without any legal or criminal proceedings. He also concealed the seized drugs.

3- He was issued Charge Sheet and Summary of Allegations by DPO Khyber. SP/Investigation, Khyber 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 he was recommended for suitable punishment. The competent authority in light of the findings of the Enquiry Officer awarded him the major punishment of dismissal 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 DPO Khyber vide order No. 932/PA, dated 29.02.2024 is hereby rejected/filed.

"Order is announced"

CAPITAL CITY POLICE OFFICER,
PESHAWAR

No. 5205-10/PNCCP, dated Peshawar the 20 08/2024

Copies for information and necessary action to the:-

1. District Police Officer Khyber, along with complete inquiry file.
2. DSP/IQrs Khyber.
3. Accountant & OASI Khyber.
4. Official concerned.



Att. estel



OFFICE OF THE
DISTRICT POLICE OFFICER
KHYBER

Tel: 091-5862033 Fax: 091-5861158
Email: dpokhyber@gmail.com



No. 932 PA-DPO/Khyber

Dated: 29/02/2024

DISMISSAL ORDER

SI Shamsbad Khan of District Police Khyber, while he was acting as SHO Jamrud, was issued with Charge Sheet No. 8758/PA-DPO Khyber dated 30/11/2023 due to his alleged involvement in concealment of drugs and charging another individual instead of the real culprit. That, he charged Nazeer Khan s/o Gohar Anam 160 Dalazak Road, Corporation Colony, Peshawar in the case FIR No. 220, dated 25/08/2023 u/s 91D-CNSA instead of Muhammad Israr s/o Muhammad Ibrahim Kuki Khel, who was the real accused and was released without any legal or criminal proceedings. Further, he also concealed the seized drugs.

Thus, a departmental inquiry was initiated against him. During the inquiry proceedings he was given the chance to produce written documentary proof in his defense and appear before the Inquiry Officer. He availed both but failed to submit anything in his defense. It was further revealed that the plan was hatched and executed by him along with FC Khalid Khan (then ASHO Jamrud), HC Akhtar Hussain (then Moharrir PS Jamrud), FC Aziz Khan (then posted at PS Jamrud) and LHC Abdul Hannan (his brother, then posted at PS Jamrud). Local sources also revealed that it was all done under his supervision. Further, he was also found guilty in another inquiry initiated vide Order No. 2912/PA-DPO Khyber dated 27/06/2023. The inquiry officer found him guilty of changing the case weapon in order to provide support to the accused in the case FIR No. 302, dated 27/11/2022 u/s 302-324-34 of PS Bara. Thus, SI Shamsbad Khan of District Police Khyber was found guilty in both departmental inquiries, and major punishment is recommended in both cases.

The undersigned, as per the recommendation of the inquiry officer, being the competent authority is satisfied about his involvement in criminal abetment and drug peddling and in order to maintain discipline in the force hereby awards the delinquent official with Major Punishment of Dismissal from Service as per Section 4-b(iv) of Police (E&D) Rules 1975 (With Amendments - 2014).

Capt. D. SACHIN ABHAS KULACHI (PSP)
DISTRICT POLICE OFFICER,
KHYBER

OB No. 298 / dated 29/02/2024

No. 933-36 PA-DPO Khyber

Copies to:

1. DSP HQs, Khyber
2. OHC, DPO Khyber for Record
3. Accountant, DPO Khyber for Stoppage of Pay
4. Service Record Branch/ HRMIS for Service Record, Good/Bad Entries

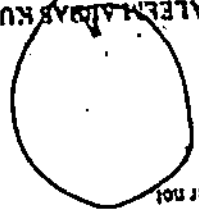
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Attached



1: 52 Km, Khyber for Station of Inquiry
2: District and Service Record Branch for records/Profile (1) table

Mr. SALEM ALYAS KULACHII (PSP)
DISTRICT POLICE OFFICER,
KHYBER



1. Capt. @ Saleem Abbas Kulaichi (PSP), District Police Officer, Khyber, as a competent authority, hereby charge SI Shamshad Khan of District Police Khyber as per the following allegations:
"Per reference to the order No. 44227/A-DPO Khyber dated 01/08/2021, as per the recommendations of Inquiry (Team), following allegations are framed against you, SI Shamshad Khan, who you were acting as SI/D, Khyber."
That you got the description of the sweater, and sent police officials to seize the sweater and wear the accused.
That after the arrival of the accused namely from the Daudkhel to Kullai that amount along with 11 Kgs of heroin, you released the said subject, and turned charged Khyber Khan to Gohar Awan the Civil Sub Court Peshawar who was as a re-education center by the time. The case was reported under FIR No. 224 dated 21/05/2021 at SD-CANVA of P.S. Jinnah.
10 Kgs of the seized commodities were concealed while the other 10 Kgs were also changed with from getting heroin.
That all the proceeds was done under your supervision."
2. By the above-mentioned reasons, you appear to be guilty of misconduct as per Police Rules, 1975 and that you have rendered yourself liable to all or any of the penalties specified in Police Rules, 1975.
3. Therefore, you are directed to submit your written defense within 07 days of the receipt of this Charge Sheet to the Inquiry Officer, as the case may be.
4. Your written defense, if any, should reach the Inquiry Officer within the specified period, failing to which it shall be presumed that you have no defense to put in and, in that case, ex-parte action shall follow against you.
5. Note, whether you desire to be heard in person or not.

CHARGE SHEET UNDER SECTION 41(1) OF POLICE RULES, 1975

Mr. SALEM ALYAS KULACHII
District Police Officer



OFFICE OF THE
DISTRICT POLICE OFFICER
KHYBER
Tel: 091-982021



Handwritten marks: a circle with '11' and a signature.

OFFICE OF THE
DISTRICT POLICE OFFICER
KHYBER

Better Copy page 11

Tel: 091-5862033

No.8758/PA-DPO Khybe

dated 30/11/2023

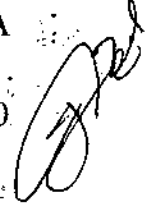
CHARGE SHEET UNDER SECTION i(a) OF POLICE RULES 1975

1. I, Capt. @ Saleem Abbas Kulachi (PSP), District Police Officer, Khyber as a competent authority hereby charge SI Shamshad Khan of District Police Khyber as per following allegations:

"With reference to this officer order No. 6627/PA-DPO Khyber dated 04/09/2023 as per the recommendation of inquiry Officer, following allegation are leveled against you, SI Shamshad Khan, where you were acting as SHO Jamrud.

- That you got performance of the smuggling and sent police officials to seize/cease the narcotics and arrest the accused.
- That after the arrest of the accused Israr S/o Ibrahim r/o Kali Khel, Jamrud, along with 15 kgs of heroin, you revealed the real culprit, and instead charge Nazeer Khan S/o Gohar Awan r/o Dala Zak road Peshawar who was at a rehabilitation center by the time. The case was registered under FIR No. 220 dated 25/08/2023 u/s 9D-CNSA of PS Jamrud.
- 05 Kgs of the ceased contraband were concealed while the other 10 kgs were also changed with lessor quality heroin.
- That all this process was done under your suspicious.

Attest



2. By the above-mentioned reasons, you appear to be guilty of Misconduct as per police Rules 1975 and that you have rendered yourself liable to all or any of the penalties specified in Police Rules, 1975.
3. Therefore, you are directed to submit your written defense within 07 days of the receipt of this Charge Sheet to the Inquiry Officer as the case may be.
4. Your written defense, if any should reach the inquiry officer within the specified period, failing to which it shall presumed that you have no defense to put in and, in that case, ex-parte action shall follow against you.
5. State, whether you desire to be heard in person or not.

Capt @ SALEEM ABBAS KULACHI (PSP)
DISTRICT POLICE OFFICER
KHYBER

Copy to:

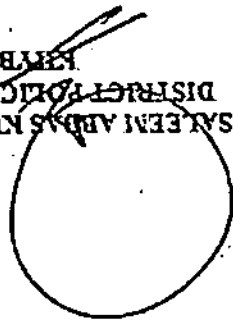
1. SP Inv Khyber for imitation of Inquiry.
2. HRMIS and Service Record Profile (s) update.

Handwritten signature

- 1. OASI Branch, Khyber
- 2. HRMIS District Police Khyber
- 3. Service Record Branch, Khyber
- 4. Concerned Officials

Copies to:

Capl. SA SALEM ABBAS KULACHI (PSP)
DISTRICT POLICE OFFICER,
KHYBER



If you fail to submit any reply, *ex-parte* action shall be taken against you.

Therefore, I, Capl. Saleem Abbas Kulachi (PSP), District Police Officer Khyber, bring the competent authority, call upon you to respond to this Show-Cause Notice within 07 days of the receipt, and to state, why you should not be dealt with departmentally under Police Rules 1975 (With Amendments - 2014)

If you are found guilty of this allegation, Departmental action may result in Dismissal from Service as per Police Rules 1975 (With Amendments - 2014)

The inquiry officer concluded that the case weapon was changed to provide support to the accused in the said case, and thus recommended Major punishment.

In the subject Case FIR No. 302, dated 27.11.2022 vs 302/32434 PPC of PS Dara, two sealed parcels (P2 & P4) were received by Forensic Science Laboratory, Peshawar. But it was observed that the firing pin was not in the position to make test fire for further examination:

That, in pursuance of inquiry initiated vide 2912/PSO-Khyber dated 27/06/2023 and letter received from the office of Addl. ICP, Investigation KP, Peshawar vide No. 5992-93/G/CAW, dated Peshawar the 12/06/2023, the inquiry officer found you, while acting as SHO Dara, involved in the below allegations:

Whereas you, SI Shamshad Khan of District Police Khyber, while posted at Police Lines Khyber committed the following gross misconduct on your part:

SHOW CAUSE NOTICE
 UNDER SECTION 99-B OF POLICE RULES 1975

No. 8667 /PA-DPO/Khyber
 Dated 30/11/2023



OFFICE OF THE
DISTRICT POLICE OFFICER
KHYBER



112

OFFICE OF THE
DISTRICT POLICE OFFICER
KHYBER

Better Copy ✓
Page 12

No.8662/PA-DPO Khybe

dated 30/11/2023

SHOW CAUSE NOTICE
UNDER SECTION 5(3) POLICE RULES 1975

Whereas you SI Shamshad Khan of District Police Khyber, while posted at Police Line Khyber committed the following gross misconduct on your part:

"That, in pursuance of inquiry initiated vide 2912/PSO-KHYBER dated 27/06/2023 and letter received from the office of Addl: IGP Investigation KP, Peshawar vide No. 5992-93/GC/Inv, dated Peshawar the 12-06-2023, the inquiry officer found you, while acting as SHO Bara, involved in the below allegations:

"In the subject Case FIR No. 302, dated 27-11-2022 u/s 302/324/34 PPC of PS Bara, two sealed parcels (P.2 & P.4) were received by Forensic Science Laboratory, Peshawar. But it was observed that the firing pin was not in the position to make test fire for further examination:

The inquiry officer concluded that the case weapon was changed to provide support to the accused in the said case, and thus recommended Major Punishment.

If you are found guilty of this allegation, Departmental action may result in Dismissal from Service as per Police Rules 1975 (With Amendments-2014).

Therefore, I Cpat @ Saleem Abbas Kulachi (SPS), District Police Officer Khyber, being the competent authority, call upon you to respond to this Show-Cause Notice within 07 days of the receipt, and to state, why you should not be dealt with departmentally under Police Rules 1975 (With Amendments-2014).

If you fail to submit any reply, ex-parte action shall be taken against you.

Capt @ SALEEM ABBAS KULACHI (PSP)
DISTRICT POLICE OFFICER
KHYBER

Copy to:

1. OASI Branch, Khyber
2. HRMIS District Police Khyber.
3. Service Record Branch, Khyber.
4. Concerned Official/s.

~~Handwritten signature or stamp~~

95-09-023

510-05-10

Handwritten signature

Main body of handwritten text, including various numbers and signatures.

Handwritten signature

Handwritten signature

13

13-8.93

Answer C

~~Handwritten signature~~

Handwritten text

Handwritten signature

Handwritten text, possibly a list or notes, including references to 'SNO', 'BS', and 'LCC'. Includes a date '30-11-23' and '25/09/23'.

Handwritten text

(Handwritten symbol)

Handwritten signature

CAPITAL CITY POLICE PESHAWAR



COMMENDATION CERTIFICATE

Class-II
is awarded to _____ S/O _____

MR. S1 SHAMSHAD KHAN

R/O

S/O S1D PS BARA DISTRICT KAMBER

In Recognition of

HIS EXCELLENT PERFORMANCE OF DUTY IN CASE FIR No. 157 dt 24.02.2023 U/S 365-A

PS Kambar, HE IS AWARDED CLASS-II ALONG WITH CASH BONUS OF RS. 15000/-

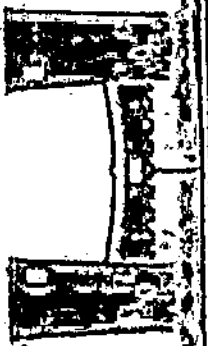
OB No. SSS

DATED 27.02.2023

CAPITAL CITY POLICE OFFICER
PESHAWAR

Handwritten signature

(15)



DISTRICT POLICE OFFICER
KHYBER



COMMENDATION CERTIFICATE

PRESENT

Granted to

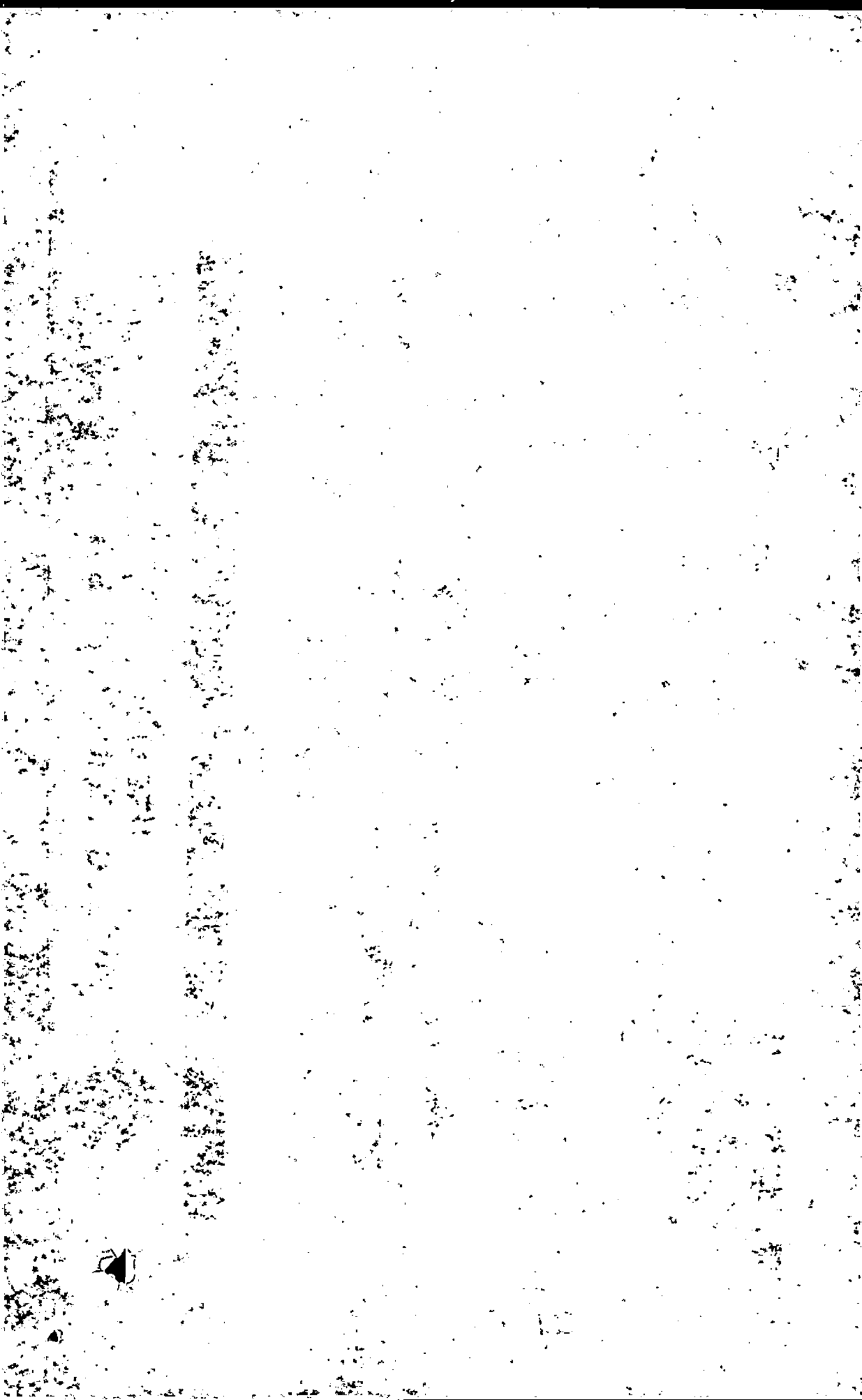
R. I. SHAMSUDDIN KHAN

For his good performance of duty with cash reward Rs. 1000/-

District Police Officer
Khyber
DISTRICT POLICE OFFICER
KHYBER

No. 690 IPSO-Khyber,
11/11/2024

(16)



Khyber Pakhtunkhwa Police



Commendation Certificate

CLASS I
Granted by

Inspector General of Police, Khyber Pakhtunkhwa

To SI SHAMSHAN KHAN (SHO PS TIRAH)

Son of SULTAN KHEL

District KHYBER

In Recognition of

GOOD PERFORMANCE

Dated 28/11/2024
No. 623/PP0

[Signature]
Inspector General of Police
Khyber Pakhtunkhwa

[Signature]

(17)

18

سرکاری نمبر: 000074-Peshawar

پولیس نمبر 24-15

ابتدائی اطلاعی رپورٹ نسبت جرم قابل دست اندازی پولیس رپورٹ شدہ زبردستہ 154 مجموعہ ضابطہ فوجداری

نمبر: 75/22، تاریخ: 07-04-2022، بجلی: سرکاری ایف ڈی نمبر: 00075

تاریخ وقت و قیام: 07-04-2022 08:40 AM

1	تاریخ وقت رپورٹ	محکمہ پولیس نمبر (7) 07-04-2022 08:55 AM	6	قائد سے روایت کی تاریخ وقت	سرکشی عام
2	نام سکونت اطلاع دہندہ مستفیض	رجسٹرڈ: سرسید شاہد شہزاد خان SHO صاحب پتہ: قائد بازار خیر پور پشاور			
3	مقتصر کیفیت جرم (مردودہ) اور بل اگر کوئی ہو گیا ہے	بجریم: THE KHYBER PAKHTUNKHWA ARMS ACT, 2013 - 15-AA			
4	جائے وقوعہ و قائلہ قائد سے اور سمت	خود بخبر بازار پشاور			
5	کارروائی متعلقہ تفتیش اگر اطلاع درج کرنے میں کچھ توقف اور تاخیر کی وجوہات کی وجہ سے	تعمیری سرسید موصول ہونے پر تفتیش قائم کیا جاتا ہے۔			

03009179191

ٹیکسٹ نمبر:

ASI

46

پلٹ نمبر:

SAJJAD KHAN

(ابتدائی اطلاع پر درج کریں)

تعمیری سرسید صاحب شہزاد خان SHO صاحب قائد بازار پشاور تفتیش بال FC موصول ہو کر جبہ مضمون ذیل ہے۔ عمر ASI قائد بازار دوران گشت علاقہ چتر ملک کوک افراد بزنس چینگ کھڑے کر کے دوران جاری سماجی عہد انصاف و دلگلی شادمانی سکندریہ نیشنل ایف ڈی کے قبضہ سے ہتول 30 اور بائیں جیک فضل بانگ ولد گل شاہ کے قبضہ سے ہتول 30 اور بائیں حاکم شاہ سکندریہ گرامی بھانڈاری کے قبضہ سے ہتول 9MM بائیں اور بائیں شریف سکندریہ کے قبضہ سے ہتول 30 اور بائیں جیک نیشنل ولد اکبر خان سکندریہ کے قبضہ سے ہتول 30 اور بائیں راجہ کے برادری قبضہ پولیس کے ٹرین بلانا کو بھرم بالا حسب ضابطہ گنڈر کے سرسید بدست کنسٹیبل بال FC ارسال قائد ہے۔ میں مصروف تفتیش ہوں۔ دستخط آفیسری شہزاد خان SHO قائد بازار 07/04/2022 کارروائی قائد موصول سرسید درج بالا اور کچھ بھرم بالا درج رجسٹر کر کے نقول پر چہ جات بعد سرسید بزنس تفتیش عقب SHO صاحب بدست آمد کنسٹیبل بھیجا جاتا ہے۔ پرچہ گزارش ہے۔

ASI SAJJAD KHAN

07-04-2022

پوزیشن مقدمہ

نمبر شمار	پوزیشن	تاریخ	پرائیویٹ نمبر	کیفیت
1	در تفتیش	07-04-2022		

بازو ٹرین

نمبر شمار	نام ٹرین	شخصی کارڈ نمبر	کریمنل نمبر	ٹرم کی قسم	سکونت	پوزیشن
1	عہد انصاف			FIR		(تاریخ) 2022-04-07
2	فضل بانگ			FIR		(تاریخ) 2022-04-07
3	حاکم			FIR		(تاریخ) 2022-04-07

2022-04-07 (تاریخ)		FIR			نمبر	4
2022-04-07 (تاریخ)		FIR			نمبر	5

گزارش

نمبر	نام گروه	نام فعالیت	سکتور	راهی قرار
1	شماره SHO		بازو طرح خیر	قرار باز
2	شماره MASL		پنار	قرار باز
3	پال		بازو طرح خیر	قرار باز
4	شماره SI		بازو طرح خیر	قرار باز

نمبر	نام گروه	نام فعالیت	سکتور	راهی قرار
4	SHO			
3	پال			
2	MASL			
1	SHO			
5				

گزارش

2022-04-07 (تاریخ)		FIR			نمبر	5
2022-04-07 (تاریخ)		FIR			نمبر	4

2022-04-07 (تاریخ)		FIR			انت خان	4
2022-04-07 (تاریخ)		FIR			روح الامین	5
2022-04-07 (تاریخ)		FIR			ہجرت اللہ	6
2022-04-07 (تاریخ)		FIR			ہجرت اللہ	7
2022-04-07 (تاریخ)		FIR			لیات	8
2022-04-07 (تاریخ)		FIR			ہرگرو	9
2022-04-07 (تاریخ)		FIR			زر عالم	10

کوہاٹ

نمبر شمار	نام گروہ	فائنل کارڈ نمبر	سکونت	رہائشی نمبر
1	شہزاد خان SHO		ہاڈہ ضلع خیر	قمانہ ہاڈہ
2	بلال		ہاڈہ ضلع خیر	قمانہ ہاڈہ
3	سجاد خان SI		ہاڈہ ضلع خیر	قمانہ ہاڈہ
4	مسل کام SI		ہاڈہ ضلع خیر	قمانہ ہاڈہ
5	اللہ داد		ہاڈہ ضلع خیر	قمانہ ہاڈہ

20

شہری نمبر: 000050-Peshawar

پولیس رقم نمبر: 24-15(1)

ابتدائی اطلاع رپورٹ نسبت جرم قابل دست اندازی پولیس رپورٹ شدہ زیر دفعہ 154 مجموعہ ضابطہ فوجداری

تاریخ وقت وقوع: 11-03-2022 01:50 PM

نمبر: 51/22-22، بار: علی، غیر ایف ڈی نمبر: 00051

1	تاریخ وقت رپورٹ	مقام ہند نمبر (17) 11-03-2022 01:50 PM	6	تھانہ سے روانگی کی تاریخ وقت	پیسٹل نام
2	نام و کنونت اطلاع دہندہ مستفیض	رجہ رطلہ برسطہ شہزاد خان پٹنہ، تھانہ ہاٹہ نمبر پٹنہ: پولیس ایئر			
3	مختصر کیفیت جرم (محدود الفاظ) وال اگر کچھ کو کیا ہے	بجرم: 474 تپ 473 تپ 472 تپ 471 تپ 420 تپ 419 تپ			
4	جائے وقوعہ و فاصلہ تھانہ سے اور سمت	ہاٹہ بازار نزد MCB بینک			
5	کارروائی متعلقہ تفتیش اگر اطلاع درج کرنے میں کچھ توقف ہو اور اس کی وجہ بیان کی جاوے	برسیدگی تحریری نمبر نمک موصول ہونے پر مقدمہ قائم کیا جاتا ہے۔			

دستخط: SAJJAD KHAN، پلٹ نمبر: 46، مہرہ: ASI، ایف ڈی نمبر: 03009179191

تحریری مراسلہ منجانب SHO صاحب بدست کنستبل ایال خان FC موصول ہو کر ذیل ہے۔ عمر ASI تھانہ ہاٹہ کالی دونوں سے شکایت ہو رہی تھی کہ ایک پھل ساز ہاٹہ بازار میں سونڈوں کو چھلی سونا اصل کے طور پر فروخت کر کے بہت سارے روکا گھڑوں کو ٹوٹ چکا ہے جسکی تلاش و پیدہ راری جاری تھی اور ذہن خیر نے اطلاع دی کہ وہی پھل ساز شخص ہاٹہ بازار میں موجود ہے فوری طور پر جائے وقوعہ والا آیا جس میں حسب نکتہ ہی خبر کے ایک شخص قابو کر کے دریاخت انجام ہوئی اور لنگی رحمان ساکن قورہ میر صوبائی مال سید آباد نمبر 2 ملگی روڈ اٹھایا جسکی جائیداد تلاش لینے پر مذکورہ کے کہیں کے پہلی جیب سے 2 عدد ڈرنکیاں اور 2 عدد انگوٹھیاں اور ایک ٹیشیل موصول ہوئے ہیں برآمد ہو کر شخص حاضر ہونے سرسری انٹرویو کرنے پر بتایا کہ یہ اس ٹیشیل جو لڑی ہے اور ساتھ لوٹ لوگوں پر اصل کے طور پر فروخت کرنا ہوں لہذا 2 عدد ڈرنکیاں اور 2 عدد انگوٹھیاں اور ٹیشیل برودے فروخت نہ پولیس کر کے ملوم جائزہ ہوئی کچھ مبالغہ کر ڈیا گیا ہے مراسلہ بدست کنستبل ایال خان AFC سال تھانہ ہے۔ انوسٹی گیشن سٹاف کو امور تفتیش کیا جائے۔ دستخط انگریزی انسپٹر شہزاد خان SHO تھانہ ہاٹہ 11/03/2022 کارروائی تھانہ موصول مراسلہ حرف بہ حرف درج بالا ہو کر پرجہ بجرم والا درجہ رجسٹر کر کے نقل پر چاہت بعد مراسلہ عرض تفتیش حوالہ مہر یا INV/SI کے ساتھ ہے۔ پرجہ گزارش ہے۔

ASI SAJJAD KHAN
11-03-2022

پوزیشن مقدمہ

نمبر شمارہ	پوزیشن	تاریخ	پرائیمری فریم	کیلیٹ
1	تفتیش	11-03-2022		

تفتیش المراسلہ

نمبر شمارہ	مہرہ	نام	نمبر	تاریخ تفتیش	انتظام تفتیش	مہرہ
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days 937+		11-03-2022	2709	MUHAMMAD RIAZ	ASI	1
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نام وطن

نمبر شمار	نام وطن	شخصی کار نمبر	کریڈنٹل نمبر	گروم کی قسم	سکونت	پوزیشن
1	محمد علی			FIR		(نامور) 2022-03-11

گاہک

نمبر شمار	نام گاہک	شخصی کار نمبر	سکونت	رہائشی قاعدہ
1	بیل		بازہ طلحہ خیر	قائد بازہ
2	سیری ٹیل		بازہ طلحہ خیر	قائد بازہ
3	سوارخان SI		بازہ طلحہ خیر	قائد بازہ
4	تھور MASL		پشاور	
5	کریم		بازہ طلحہ خیر	قائد بازہ
6	حسان		بازہ طلحہ خیر	قائد بازہ
7	سکین کن		بازہ طلحہ خیر	قائد بازہ
8	احمد اللہ		اکائیل بازہ طلحہ خیر	
9	محمد ریاض SI		پشاور	
10	شہزاد خان SHO		بازہ طلحہ خیر	قائد بازہ

21

پولیس فارم نمبر 24-15 (1)

سرپرست نمبر: 000077-Peshawar

ابتدائی اطلاعی رپورٹ نسبت جرم قابل دست اندازی پولیس رپورٹ شدہ زیر دفعہ 154 مجموعہ ضابطہ فوجداری

تاریخ و وقت وقوعہ: 10-04-2022 03:00 PM

نمبر: 78/22 قانہ، باز، ضلع: خیبر ایف ٹی نمبر: 00078

1	تاریخ و وقت رپورٹ	حوالہ نمبر (12) 10-04-2022 03:20 PM	6	تھانہ سے روانگی کی تاریخ و وقت	پیسٹیکل علم	
2	نام و سکونت اطلاع دہندہ مستفیض	رجسٹرڈ مرسلہ شاہ شاد خان SHO صاحب چچہ تھانہ باڈو خیبر و پیشہ پولیس ایف ٹی				
3	مختصر کیفیت جرم (معد دفعہ) وہاں اگر کچھ کھو گیا ہے	جرم نمبر: THE KHYBER PAKHTUNKHWA ARMS ACT, 2013 - 15-AA				
4	جائے وقوعہ و فاصلہ تھانہ سے اور سمت	عام گوردروہ بازار				
5	کارروائی متعلقہ تفتیش اگر اطلاع درج کرنے میں کچھ توقف ہو اور تو اس کی وجہ بیان کی جاوے	تحریری مرسلہ موصول ہونے پر مقدمہ قائم کیا جاتا ہے۔				

03229009592

ٹیلی فون نمبر:

ASI

مہود:

0004

پلٹ نمبر:

NOOR SHAH GUL

دھن:

(ابتدائی اطلاع چے درج کریں)

تحریری مرسلہ جناب انسپٹر شہاد خان SHO تھانہ بازہ موصول ہو کر جوہر مضمون ذیل ہے۔ عمر ASI تھانہ بازہ میں معطل کلام خان SI، بلال FC، اللہ داد FC، بسلسلہ گرفت جبرل گرفت بمقام جائے وقوعہ والا ایک شخص مشتبه حالت میں تیار کر کے دریافت اپنا نام عبدالسلام ولد عبدالمنان قوم سپاہ سنگھ سکن قبر بازہ تھانہ بازہ۔ برہانہ ملک جامہ پلاشی لینے پر مذکورہ کے کر کیا تھ بندے ہوئے کاش سے ایکڑ پستول 30 اور نمبری 3105631 بعد ایک عدد پینٹر میگزین معمولہ 11 عدد کارٹوس 30 بورر برآمد ہو کر موقع پر پستول و کارٹوس کی نسبت کسی قسم کا لائسنس وغیرہ پیش نہ کرنے کے جملہ اسلحہ ایجوٹیشن سنڈیکرہ بند کاش بروئے فرد قبضہ پولیس میں کر کے شخص حاضرہ عبدالسلام کو مر کب جرم بالا کا پکار حسب ضابطہ گرفتار کر کے مرسلہ بغرض قاضی مقدمہ ارسال تھانہ ہے۔ میں مصروف تفتیش ہوں۔ دستخط انگریزی انسپٹر شہاد خان SHO تھانہ بازہ 10/04/2022 کارروائی تھانہ موصولہ تحریری مرسلہ حرف بہ حرف درج بالا ہو کر پچہ جرم بالادرج رجسٹر کر کے نقول پچہ جات بھی مرسلہ بغرض تفتیش عقب انسپٹر شہاد خان SHO بھیجوائے جاتے ہیں۔ پچہ گزارش ہے۔

ASINOOR SHAH GUL

10-04-2022

پوزیشن مقدمہ

نمبر شمار	پوزیشن	تاریخ	پراسیکیوٹر نام	کیفیت
1	زیر تفتیش	10-04-2022		

نام و نمبر

نمبر شمار	نام شخصان	شناختی کارڈ نمبر	کریمینل نمبر	نظم کی قسم	سکونت	پوزیشن
1	عبدالسلام			FIR		(نامی) 2022-04-10

گواہان

نمبر شمار	نام گواہ	شناختی کارڈ نمبر	سکونت	رہائشی تھانہ
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5	SI		SI	SI
4	SI		SI	SI
3	SI		SI	SI
2	SI		SI	SI
1	SI		SI	SI

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پولیس فارم نمبر 24-15

پشاور: 000072

ابرانی اطلاع دہندہ رپورٹ نسبت جرم قابل دست اندازی پولیس رپورٹ شدہ زبردہ 154 مجموعہ ضابطہ نوعداری

تاریخ وقت وقوع: 05-04-2022 12:30 PM

نمبر: 73/22 قند: ہا، ملج: میر ایف ایف نمبر: 00073

1	تاریخ وقت رپورٹ	عملہ رپورٹ نمبر (11) 05-04-2022 12:35 PM	6	قند سے روائی کی تاریخ موت	پیکل نام
2	نام و سکونت اطلاع دہندہ مستفیث	رجہ برسر مسلح شہادت SHQ صاحب چچا قند بالہ خیر پویش: پولیس افسر			
3	مختصر کیفیت جرم (معدومہ) اور اگر کچھ کھو گیا ہے	بجرم: THE KHYBER PAKHTUNKHWA ARMS ACT, 2013 - 15-AA			
4	جائے وقوعہ و حاصل قند سے اور سمت	ملی کس چب ٹرپ باطل تقریباً کوئی نہ تھا۔ ہا،			
5	کارروائی متعلقہ تفتیش اگر اطلاع دہندہ کرنے میں کچھ توقف ہو تو اس کی وجہ بیان کی جائے	تقریری راولہ موصول ہونے پر مقدمہ قائم کیا گیا ہے۔			

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ملی لوان نمبر:

FC

ہا،

2717

بلن نمبر:

GUL SAIF

دستا:

(ابرانی اطلاع دہندہ کریں)

تقریری راولہ شہادت SHQ قند ہا، موصول ہو کر جہہ مضمون ذیل ہے۔ مقررہ ASL قند ہا، میں مسلح کلام SI بال FC، ایلد و ان FC سلسلہ گشت علاقہ بمقام ہا، موجود تھا کہ دوران چنگ مقرر نمونہ نکل سر جان سکھہ داخلہ اٹکل ہا، کے تجربہ سے 30 روز ہسٹریل بنا نمبر نوڈ شدہ 3 مرد کار قوس برآمد ہو کر روئے فرد قبضہ پولیس کر کے ٹرام حاضرہ مقرر نمونہ کو بجرم ہا، حسب ضابطہ کر لڈ کر کے راولہ ارسال قند ہے۔ میں مسردف تفتیش ہوں۔ دستخطا گریزی شہادت SHQ صاحب قند ہا، 2022/04/05 کارروائی قند موصولہ تقریری راولہ طرف بہ حرف درج ہا، ہو کر پرچہ بجرم ہا، درج رجسٹر کر کے نقول پرچہ جات بعد راولہ نمونہ تفتیش عقب شہادت SHQ صاحب بھیجوائے جاتے ہیں۔ پرچہ گزارش ہے۔

FC GUL SAIF

05-04-2022

پوزیشن مقدمہ

نمبر سچہ	پوزیشن	تاریخ	پراسیکیوٹر	کیفیت
1	زیر تفتیش	05-04-2022		

نادرہ ٹران

نمبر سچہ	نام ٹران	تاریخ کارروائی	کریمینل نمبر	ٹرام کی قسم	سکونت	پوزیشن
1	مقرر نمونہ			FIR	اکٹیل داخلہ ہا،	(تاریخ) 2022-04-05 (گر قند) 2022-04-05 (جولان برگر قند) 2022-04-05

کارروائی

نمبر سچہ	نام کارروائی	تاریخ کارروائی	سکونت	روائی قند

5	ASIS		ASIS	ASIS
4	ASIS		ASIS	ASIS
3	ASIS		ASIS	ASIS
2	ASIS		ASIS	ASIS
1	ASIS		ASIS	ASIS

23

نمبر کی نمبر: 000073-Peshawar

پولیس کا نمبر 24-15 (1)

ابتدائی اطلاع پر پورٹ نسبت جرم قابل دست اندازی پولیس پورٹ شدہ ذریعہ نمبر 154 مجموعہ ضابطہ نوعداری

تاریخ وقت وقوعہ: 05-04-2022 01:50 PM

نمبر: 74/22 قند: باز، ملحق: نمبر ایف-1 نمبر: 00074

1	تاریخ وقت رپورٹ	عقد نمبر (15) 05-04-2022 02:15 PM	6	قند سے روانگی کی تاریخ وقت	پیسٹکل نظام
2	نام و سکونت اطلاع دہندہ مستفیض	مروجہ طریقہ سر ملٹر شہزاد خان SHQ صاحب پورہ قلعہ ایف ڈی نمبر پشاور پولیس ایئر			
3	مقرر کیفیت جرم (مذکورہ) اور اس کی وجہ بیان کی جائے	جرم: THE KHYBER PAKHTUNKHWA CONTROL OF NARCOTIC SUBSTANCES ACT, 2019 - 11-a			
4	جائے وقوعہ و تاملہ قند سے اور سمت	پلازا اور خود نمبر چوک			
5	کارروائی حلقہ تفتیشی اگر اطلاع درج کرنے میں کچھ توقف ہو اور تو اس کی وجہ بیان کی جائے	تحریری مراسلہ موصول ہونے پر مشورہ قائم کیا گیا ہے۔			

03338736009

ملکان نمبر:

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پلاٹ نمبر:

GUL SAIF

حصہ:

(ابتدائی اطلاع پر درج کریں)

تحریری مراسلہ منہاج شہزاد SHO بدست اللہ دار FC 3188 موصول ہو کر جبہ سمنوں ڈیل ہے۔ محرر اسلٹ قند پلاٹ میں سے نئی پولیس کانسٹیبل کام SI اللہ دار FC 3188، پلاٹ FC نثرش گٹ علاقہ موجود تھا کہ ملک کے بنام پر دو اشخاص کو لے کر کے دریافت لے گئے ہم جہازیں اور خور و دلہ اول خان ساکنان کلان خان کھل مائل علاقہ قند پلاٹ سے پلاٹے دوران جائیداد جہازیں کے قبضہ سے آگے 20 گرام جبکہ خور کے قبضہ سے آگے 25 گرام ز آگے ہو کر ٹرم جہازیں اور خور کے قبضہ سے آگے 1/1 گرام الگ الگ بندہ پائل نمبر 241 نثرش جہازیں FSL جبکہ پلاٹ آگے 43=19+24 گرام بندہ پائل نمبر 3 سر ہمر کے پائل سے پورا ہوا اور AK قند آگے 3/3 عدو دشت کر کے روئے فرد قبضہ پولیس کے ٹرانسپورٹ والا کو بھرا نام الا حسب ضابطہ کرانڈ کر کے مراسلہ بدست کنسٹیبل اللہ دار FC 3188 ارسال قند ہے۔ تفتیشی سٹاف کو امور تفتیشی کیا جائے۔ دستخط انگریزی شہزاد SHO صاحب قند پلاٹ 05/04/2022 کو موصول تحریری مراسلہ حرف بہ حرف درج پلاٹ اور کچھ بھرم پلاٹ اور جہازیں کے قبضہ پر چھ جات بعد مراسلہ نثرش تفتیشی حوالہ ملحق نمبر INV/SI کے جات ہیں۔ پچھ کر اورش ہے۔

FC GUL SAIF

05-04-2022

پوزیشن مقدمہ

نمبر نمبر	پوزیشن	تاریخ	پرائیویٹ نام	کیفیت
1	نثرش تفتیشی	05-04-2022		

مذکورہ ملزمان

نمبر نمبر	نام ملزمان	شخصی کارڈ نمبر	کریمنل نمبر	جرم کی قسم	سکونت	پوزیشن
1	جہازیں			FIR		(تاریخ) 2022-04-05
2	مذکورہ			FIR		(تاریخ) 2022-04-05

6	SLIP		100	100
5	100		100	100
4	100		100	
3	100		100	100
2	100		100	100
1	SHOULDER		100	100
100	100	100	100	100

100

100

ATP

پشاور

پشاور بار ایسوسی ایشن

0336-3424324

17371378

9/12/2024

پشاور بار ایسوسی ایشن

پشاور بار ایسوسی ایشن

پشاور بار ایسوسی ایشن

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


پشاور بار ایسوسی ایشن

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پشاور بار ایسوسی ایشن

پشاور بار ایسوسی ایشن	
نام: _____ پتہ: _____ موبائل: _____ تعلقہ: _____ ڈیپارٹمنٹ: _____	نام: _____ پتہ: _____ موبائل: _____ تعلقہ: _____ ڈیپارٹمنٹ: _____

پشاور بار ایسوسی ایشن

  	0336-3424324 17371378 پشاور بار ایسوسی ایشن
پشاور بار ایسوسی ایشن	56233

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