BEFORE THE KHYBER PAKHTUNKHWA SERVICE TRIBUNAL PESHAWAR

S.A.No.<u>1757</u>/2024

Shamshad Khan S/o Sultan Khel Appellant

Scanned KPST Peshawar

Versus

Inspect General of Police KPK.....Respondents

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Dated: 25-09-2024

Appellent

Through

Jawad Khan & Muhammad Ilyas Advocates, High Court Peshawar.

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

S.A.No. 1757/2024

Shamshad Khan S/o Sultan Khel R/o District District khyber Khyber Pakhtukhwa Service Tribunal

VERSUS

Diary No. 1606/

Dated 25-09-2026

1. Inspector General of Police.

2. District Police Officer, Klyber,

3. CCPO, Peshawar.....Respondents

SERVICE APPEAL U/S 4 OF THE KHYBER PAKHTUNKWA SERVICE TRIBUNAL ACT, WHEREBY THE DERPARTMENTAL APEAL OF THE APPELLENT AGAINST DISMISSAL ORDER i.e 29-02-2024, WAS DISMISSED ON 20-08-2024/27-08-2024

Prayer:

Filedto-day

Registrar

On acceptance of this appeal, the dissmised order dated 29-08-2024 & dismissal order in departmental appeal 20-08-2024/27-08-2024 passed respondents kindly be set aside & the appellant may very graciously be re-instated against his post with all back benefits.

Respectfully Sheweth:

- 1) That the appellant was initially appointed in the Levy Force as Sepoy, after the merger of the tribal areas, the levies force was also merged in the Police Department
- That the appellant was performing his duties wholeheartedly and spiritedly, during all his services in Levy as well as in Police

Re-submitted to -day are blog.



- 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

GROUNDS:

- 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

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.

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. .

- 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 statuary 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.

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.

BEFORE THE HONORABLE SERVICETRIBUNAL KPK PESHAWAR

Service Appeal No:	2024
Shamshad Khan	Appellant
VERSUS	
neet General of Police KPK	Rosnondants

A FFIDAVIT:-

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 (CNIC:21201-6513490-9)



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 PART	<u>iets</u>

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.

المنا المنا

BEFORE THE WORTHY CHIEF CAPITAL POLICE OFFICER CAPITAL CITY, PESHAWAR

Subject:

DEFARTMENTAL APPRAISES ENIATION AGAINST ONDER DATED: 29.02.2024 OF DISTRICT ... 2

POLICE OFFICER KHYPEN, VIDE WHICH APPELLANT WAS DELANTSED FROM SERVICE.

Playor.

On acceptance of instant appeal, impropred arder dated: \$1.02.2025 of District Fasce Officer, Khyber may be sel cuide and appellant may be re-instaled in service with all

contequedial benefits:

Releached Sir

I. That appellant was orbited as somet in thyber Khatnaar force (New moraed in English Pathingshwa Pateol, on 31,031,194), pramoles time to time, and tothy premoted to the rank of Svipedar, Maroavar, since 1998 til list, once all expligned Order dalles 29.07.2074, performed dulles with tentifier plan and abross salutaction of the superior, evident toin accomplian of his services In the khyber Nathlunkhwa Porce Generiment vide Spillication detect 15 02:2020 (Send No.13). neadous to add that at those employum, troying upopers caleer and outstanding performance. were morgad in Thyber Pakhlunkhara Police Generiment

That appellant, while parted at \$160. Police Station tamind, was served with charge theat to 8759/PA-DPO Khyper, dated: 30.11.2023 and to valled the following adequations:

That you got the internation of the emerging and sent police emetate in some the noncontract and area the accused. Dust often the country four \$70 thatian \$70 Keld that lamad, compath is filterant of therein you released the less that the lamad police and fashows who was of your elegant the less that the lamad that are the lamad that the lamad the lamad that the l you recepted the least cylink and hished charge Nich Rhon \$10 Gahar Amon \$10 Balance Tood Pathower who was of a rehaphing from the property of the characteristic and the pathon of the

Appelant submitted reply to the algorism bod and challed interested.

2. That Appellant was served with final Snow Cause Notice No.8662/FA-DPD Knyzer dated: 30.11.2023, with the following occusation:

That, in pursuance of inquiry indicated, the No.3912/850-Kitybet, dated; 37 th 2013 and joint received from the officer of Additional respector General of Police tree-dipolates. The festionals, while to 15-12-17/60-thm, dated: Perhamon the officer interests in 180 festional respectors of the student control of 180 festions involved to the below of spoketime. In the student control No.22, dated: 27.11.2771, G/3 2012/214/14 FPC of 93 page, two spoketiments (7.2 s. 3.4) was received by install file No.22, dated: 27.11.2771, G/3 2012/214/14 FPC of 93 page, two spoketiments (7.2 s. 3.4) was received by install colored to the students of the students o

Appetent with the tone and before the state ball of the Social Action and of the the three mediana. Madeance but plug reducted for portend receive.

- 4. That the worthy DPO Knytter, without either giring apportunity of hearing or conducting regular inquiry into the motter or providing tree and fair opportunity to detend nimitall, imposed major penalty of digressor from service upon Appellant, vide-Order No.537/PA:OPO Chyber, dated: 29.02.2024, hence trainition! appeal.
- 5. That Appelant has heliner been provided appointurily of hearing nor regular incurry has been conducted into the alleged occuration, hence has been condemned unhable, which attracts the decirre of aud allorem portem-
- 6. That no late at evidence is available on the which could tubitable the alleged hearingly energestaccusottan against Appallant Maraavan, Appallant has neither been treated in accordance with law nor he has been extended equal protection of law, enshined in Articles 4 & 16-A of the Constitution of Islamic Populate of Pakistan, 1973,
- If all more than 27 years scatters career of Appellant has been game gway with single stroke of pin without date and daution of its legal consequences, mareover, impugned either dated: 27.02.2024 has been placed in rumbes and conjectures, hance comy no legal weight,
- That any other ground, with the nermission of your hands, will be taken at the time at personal गर्थकंग्यु, में त्रवागस्त्रं.

It is, therefore, most numbly prayed that an acceptance of instant appeals, impugned Order dated: 29.02.0024 of the worldy District Police Officer. Knybet may be set aside and appellant may be re-installed in service with all consequential burselist.

Yours

AHEST

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 At Consequences Benefits.

Respected Sir,

- 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 impguned 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 (Seriol No 13) Needless to add that all those employee, having spotless career and outstanding performance were merged in Khyber Pakhtunkhwa Police Department.
- 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.

 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 scaled 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 Partern.
- 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.

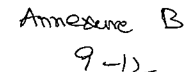
Attested

Yours sincerely

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OFFICE OF THE CAPITAL CITY POLICE OFFICER,

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

ORDER

This order will dispose of the departmental appeal preferred by Ex-SI Shamshad 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.

- Brief facts leading to the instant appeal are that the defaulter SI while posted as 2-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 r/o Dalazak Road Peshawar in case FIR No. 220, dated 25.08.2023 u/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 ceased drugs.
- He was issued Charge Sheet and Summary of Allegations by DPO Khyber. 3-SP/Investigation, Khyber was appointed as Enquiry Officer to scrutinize the conduct of the accused official. The linquiry 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 linquiry Officer awarded him the major punishment of dismissal from service.
- He was heard in person in Orderly Room. During personal hearing, he was given 4. an opportunity to prove his innocence. However, he failed to submit any plausible explanation in his defense. Therefore, his appeal for setting uside the punishment awarded to him by DPO Khyber vide order No. 932/PA, dated 29.02.2024 is hereby rejected/filed.

"Order is announced"

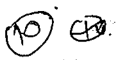
PESHAWAR

dated Peshawar the

Copies for information and necessary action to the:-

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







OFFICE OF THE DISTRICT POLICE ÓFFICER KHYBER



1el: 041-4862033 Fast 041-5861178 Email: dpakbybeel@gmail.com

PA-DIQ Sinter.

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DISMISSAL ORDER

SI Shamshad Khan of District Police Khyber, while he was beting as SHO Jamrud, was issued with Charge Sheet No. 8758/PA-DPO Khyber dated 30/11/2023 due to his alteged involvement in concealment of thrugs and charging another individual instead of the real culprit. That, he charged Nazeer Khan s/a Gobar Amia t/o Dalazak Road, Corporation Colony, Peshawar in the case FIR No. 220, dated 25/08/2023 ws 9D-CNSA instead of Muhammad Israr sto Muhammad Ibrahim Kuki Khel, who was the real accused and was released without any legal or criminal proceedings. Further, he also concealed the ceased 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). All Althrar 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 office 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 Shamshad 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 definquent official with Major Punishment of Dismissal from Service as per Section 4-b(iv) of Police (E&D) Rules 1975 (With Amendments -2014).

> COP. & SACKEDI ARDAS KULACITI (PSP) DISTRICT POLICE OFFICER, KHYBER

No. 933-36 APA - DPO Klyber Copies to:

- DSP HQrs, Khyber
- OHC, DPO Khyber for Record
- Accountant, DPO Khyber for Stoppage of Pay
- Service Record Branch HRMIS for Service Record, Good Dad Enules

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OFFICE OF THE DISTRICT POLICE OPPICER KHYDBR Tel: 091-316203)



HA ETISTATORIANT

Ough Janaan

CHARGE SHEET UNDER SECTION SHOP OF POLICE RULES 1975

I, Cape & Salrem Abbas Kularhi (PSP), District Police Officer, Khyber, as a competent sulbortly, hereby charge St Shamshad Khan of Ohnics Police Khyber as per the following allegations

"with reference to this after Order No. 4623/PA-DPO Digiter district 0109/2021, as per the distant of Inguity (Sicer, following allegations are leveled against you, \$1 Shamshad Khim, formula CVI2 to Entire was ent the

- Thus, you got the extremely medite sweetfloor, and sent police officials to cente the narcotics and
- That, after the averal of the account assetly first the Brahlet the Kills Khel, Assetul, along with 13 Kgs of Heroine, you retrained the real outpets, and trained thouged Nover Khan wo Gohar denon the Dista Lak road Perhance who was of a rehabilitation center by the time. The case was red under FIR No. 220, durid 23/03/2023 wh PD-CNSA of PS Jamesel.
- (i) Key of the crowed contributed were concentral while the other 10 Key were also changed with leaser quality become.
- That all the process was done under your supervision.
- 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 Palace Rules, 1975.
- Therefore, you are directed to submit your written defense within 07 days of the receipt of this Charge Sheet to the logality Officer, as the case may be.
- 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,

State, whether you desire to be heard in person or not

DISTRICT POLICE OFFICER.

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Better Copy page 11

OFFICE OF THE DISTRICT POLICE OFFICER KHYBER

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.
- 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.
- 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 on 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.

Anested.





OFFICE OF THE DISTRICT POLICE OFFICER KIIYBER



No 8662 LEA-DEO KNOSE

Dated 3.0/11/2023

SHOW CAUSE NOTICE

Whereas you SI Shamshad Khan of District Police Khyber, while posted at Police Lines 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 Addi: 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 wh 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, Capa Saleem Abbas Kulachi (PSP), 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 ARBAY KULACHI (PSP)
DISTRICT POLICE OFFICER.
LEFT BER

Copies to:

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

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OFFICE OF THE DISTRICT POLICE OFFICER KHYBER

Better Copy of

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

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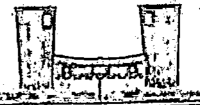
- 1. OASI Branch, Khyber
- · 2. HRMIS District Police Khyber.
 - 3. Service Record Branch, Khyber.
- 4. Concerned Official/s.

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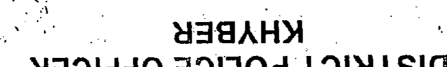
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KHABEK DISTRICT POLICE OFFICER



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Pakhtunkhwa 2006.

Astion Certificate **CLASS I** Granted by Inspector General of Police, Khyber Pakhtunkhwa SHO PS TIRAL KHAN SHANSHAN To SULTAN KHEL Son of KHYBER. District in Recognition of PERFORMANCE mus Inspector General of Police /20 거

Dated

NO. 623/PPO

Khyber Pakhtunkhwa

THE SECRET SECTION



ع فيمن **ق**رم فبر 24-5(1)

ير لي لير: Peshawar--000074

07-04-2022 08:40	<u> تارخٌ دوت در آم</u> ر: AM		لِكَ فَهِر: 00075	<u>75/27</u> فلد: إله على: محير ال	2 :/
	بركيل علي	6 فلندروا كى كالروايدة	مجوالدريث ⁽ مر(7) 07-04-202208:55AM	عرق وت ربرت عرق و ت	T
- 	<u> قانه بازه خیر، چشر: پولیس الم</u>	مردِ مرملا: برملا خمشادخان SHO میاوب بن ن	··· · · · · · · · · · · · · · · · ·	نام دسكونت اطلاع د منده ستغيث	2
тне кнуві	er pakhtunkhw	:ريخ A ARMS ACT, 2013 15-AA	بکه کموکیا ہے	محقر کیفیت چرم (مدوند)وبال اگر	3
**************************************		AJ of Act 113	· · · · · · · · · · · · · · · · · · ·	مائے و قور و فاصلہ تغانہ سے اور ست	4
		تريدى رسل موصول اوقية برمقدم قائم كإجاناب-	رفے میں پکو قرتف دوارو قراس کی دجدیان کی جادے	كارواكى متعلقه تغتيش اكر اطلاع درج كر	5
	5 + 12				
کے تبندے ہول 9MM با حسب ضابط کر لاکرکے مرا	۔ شاہ سکنہ تیمر کڑھی جمانہ باڈی۔ یس کرسے لمزیان بالا کو پچرم بالا	ال شادے تبعدے ہول30 ہوریا نبرعامر داند مہادکا ے ہول 30 ہوریا نمبر برآ کہ کرکے بردے فرد تبعد ہے اُ قانہ باڑے2022/04/04کاردائی قمانہ موصولہ مراہ	تھاز باڈ ہبدست کنسٹیبل باال FC مومول ہو کر جوبہ فل کے قبضہ سے پسٹول 30 ہود با نمبر جبکہ فشل الک ولد 30 ہود با نمبر جبکہ نجیل ولد اکبر خان سکتہ باڈہ کے قبضہ عمل معروف تنتیش ہوں۔ وستحا انگریزی شمشاد SHO ب بدست آ مدہ کنسٹیبل مجیجہ ایاجا تا ہے۔ پرچ گزادر ش	رولدگل شاول سکند ذید مخل لنذیکر شریف سکند بازه کے تبعد سے پستول ا کنسٹیبل بال FC ارسال تماند ہے۔	رالغفو برولد ست

كينيت	پاسکیون ج	₹.	پازیش نا	نبر ش <i>ا</i>
		07-04-2022	زد تشیش	1

احرد فزان

پوز ^{يش}	مكونت	الزم کی حم	كريمينل فبر	شاخق كارذ نبر	ئام ^{لم} زبان	نبرنتا
2022-04-07(少け)		FIR			حيدالفخود	1
2022-04-07(シナト)		FIR			فنتلمالك	2
2022-04-07(1/5t)		FIR			عابر	3

•							
2022-04-07(//t)	-	् • FIR	1. A	, .	`	زم .	4
(۱۲٫۶ - 2022-04-07		FIR	'ड			نبيل •	* 5
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	المتالية	بازه حتلع خير			.' Ju	3
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* FE	(7	·	नात .		(1/)10-70-7707

CTIVILLE PROPERTY. COMMENDATION CERTIFICATE €lass-llis-awarded to Mr. SI SHAMSHAD KHAN BARA DISTRICT KHYBER R/C In Recognition of HIS EXCELLENT PERFORMANCE OF DULY IN CASE FUR NO 157 At 24.02. 2023 U/ 365-A REWARD OF RS NSDOOLE A POST CARGO SAL CAPITAL CITY PONCE OFFICER 555 OB No. PESHAWAR DATED 27. 02. 2023

A TACK

ع ليس 18م لير 24-5 (1)

ا يقدا كَي اطلاعي ديورث لسنت جرم قابل وست ايرازي بي ليس ديورث شده زير وقد 154 مجور شابط قوجد ايري

<u> بارخ دونت و قرمه: PM 11:02 2022-04-07-</u>

مُير: 22/22 قلد: إله طل: مير الالك نبر: 00076

6 تلاے دوائی کی باد فالات بر کیل عام	۱۹) خوارت المراد (۱۹) موادر دید المراد (۱۹) موادر دید (۱۹) موادر	1
م و برمط: مرمل <u>شمیشاد خان SHO صاحب _دین : تمان</u> ے با <u>ئرہ نج</u> یرہ پیش : ک <u>ه لیس اف</u> یر	نام دسکونت اخلاح دامنده سشنیث	2
THE FOREIGNER ACT, 1946 - 14-FA	محقر کیفیت جرم (مدوند) وال اگر کچی کموگیاہے	3
.:	جائے د قور وفاصلہ قاندے اور ست	4
حرری مراسلہ موصول ہونے پر مقدمہ چاخ کیاجاتا ہے۔	كارواكى سحلقه كتيش اگراطلاح درج كرنے عى مكر فوقف بوابو تواس كى دجه بيان كى مادے	5

SAJJAD KHAN

ملی فون تیرن_د

03009179191

(ابدال ابتائية وياكري)

تحريرى مراسله منات فمشاد SHO قائد بازه موصول موكر جوبه معمون وفي ب- عررا AS قائد بازه عن سعد لعن كام SI الله واد FC وبالراحة والمسلم المنت عادة بهقام بالأموجود فما كد افغان شهرى (1) ويداد والدماتي كل (2) نوراكل ولدمهراب (3) إيمل ولد بول (4) انت خان ولد عامر (5 كروح الأوعن ولد أمث تحيل (6) كو تت ولد مقد س (7) جرت الله ولد كتابر شاه (8) جرات الله ولد معرف الراق على ولد بيرل (4) باخ محد ولد شاه ولي زمام ولد ميران ساکنان اندائستان جربدریافت پاکستان عی آند اور موجودگی کے بابت کمی حتم قانونی وستاری است وغیرہ پیش ند کرسے جوفیر قانونی طور پر مرزین پاکستان عی واخل ہوئے قلب بر 10 طراق بالا کو بجرم بالا حسب منابط کر فقار - کرے مراسلہ ادرمال تھاندہ۔ عن معروف تھیٹن اول۔ د سخفا کھریزی شداد SHO ساحب تھانہ بالدہ 2022/04/2022 ما الدین مراسلہ مواد تحریزی مراسلہ حرف درج بالا اور کہ ہو بھر م بالا درج درج میں معروف تھیٹن اور کہ درج اور میں الدین مرسلہ مواد تحریزی مراسلہ حرف درج بالا دورج درج میں بالا دورج درج میں موروف تھیٹن اور میں موروف تھیٹن اور میں معروف تھیٹن اور میں موروف تھیٹن اور موروف تھیٹن اور میں موروف تھیٹن اور موروف تھیٹن اور میں موروف تھیٹن اور موروف تھیٹن اور میں موروف تھی نول برچ وات بعد مراسله بخرص تنتش مستد ششاد فان SHO مجمع اسة الله - برچ كزار الى-

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_	كيفيت	•	پراسکون	きゃ	,	پ _ۇ دىش	نبرند
,				07-04-2022		زرحتيق	1

تامزد لخزاك

پ _ا زیش	<i>كو</i> ن	لزم کی تشم	كريمينل نمبر	شاخي كاردانبر	عم ^ا زان	نبرنا
2022-04-07(1/t)	•	FIR	.		ديغ او	1
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2022-04-07(c/t)		FIR			,	3

2022-04-07(ッけ) FIR انت مال (ابرد)4-07(عرد)2022 FIR رقرح الاعن 2022-04-07(1)t) FIR اجرت الله 2022-04-07(ノナ) FIR آجرت الله 2022-04-07(عرز) FIR لإت 2022-04-07(/) FIR بالمائد 2022-04-07(Jt) FIR ذرعالم

كولهاتى

<u> </u>	<u> </u>		ا بك بير
11 pt	شاخی کارڈ تمبر	مگونت	ربائق قلد
ششاد خان SHO		بائه شلخ خبير	ا تماند بازه
يال		بالوطلح نحير	قلنهائه
ا مهاد قال ا		بازه شلع خيير	قمانديازه
الش كلام SI		يازه مشلح تميير	ا تماند باژه
الشواد		بازه مثلغ فيبر	تمانديال
	ششاد خان SHO بال مهاد قالن SI معاد قالن SI	عشد خان SHO بال عاد قان SI عاد قان SI مش كا ام SI	ال مناع خير المناع خي



ع ليس عم م فير 10-2(1) Pesh

ر لي فير: Peshawar--000050

(1)3-247, (740-

ابتدائی اطا گ دیورث نسبت برم قائل دست ایرازی بیم دم درث شده زیرد نشد 154 مجور شابط نومیداری

	برسیل عام	6 فلنساس الكالمرفايات	محوطه ديده فيم (17) 11-03-202202:15PM	خر فادت ربرك	1
0	پ <u>ی</u> ش: پو <u>لیں ال</u> یر	م دند مرملہ: مرملہ <u>شمیشاد خا</u> ن پر ند آقائ ے با <u>ڑہ تج</u> یر ؛		نام وسكونت اطلام دانتده ستنيث	2
		نزرة: ب-474 ب-473 ب-472 ب-471 ب-420 ب-419	بچو کو کیا ہے	مختمر كيفيت جرم (مدوفس) وبال اگر	3
		, жилекамент. Смсвияния		مِاعٌ وِ قوم و فاصله تعانیت اور ست	4
	٠-۴٢	پردمیدگی خوبری مرامک موصول پوسند پر متدر ۴ تم کی	في من مكم التف بوادو آن كي دجديان كي جاد	كاروا في ستعلقه لتنيش اكر اطلاع درج كر	5

يحلا: ASI طك لير: 46 مدد: ASI الحل فون في أير: 4

ASI SAJJAD KHAN

بوزيش مقدمه

كيفيت	راسيكولهم	B*	<i>ب</i> ازيش	نبر شار
		11-03-2022	رر ممين .	1

تعتيث السران

						
11:	انتام تتنيش	اریخ تنیش	ثبر	ţ	4	نبرنگر
		 				

days 937+			11-03-2022	2709	MUHAMMAD RIAZ	I ASI	1
•							تامزد الزمان .
پز ^{ین} ل .	سكونت	لزم کی هم	^م ريمنل نبر		شاخق كارذ نمبر	نام لمزيان	تمبر شاد
2022-03-11(71)	,	FIR		, ,	,	عرطی	1,
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فائد	مها تش و	كونت	6	شاخى كارؤتمبر		al fet	قبر ن ار
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	تماند <u>ا</u> ل	ده منكع نحير	<u>-</u>			سجاد خان SI -	•3
	,	ئاور	4			MASL	4
	قاند <u>ا</u> ن	دُه مثلغ خير	4			11	ŝ
	تمانس _ا ل	زه ملخ نییر	1			خان	. 6
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		كانتل إزوهلع خير	1			امدالله	8
		يادر.	}			SIJU	9
a.	قان بال	رُومنلع نيبر		_ :		شمشادخان SHO	10

(21)

بِوَكِيسِ قارم تمبر 24-5 (i)

يريل نير:Peahawar--000077

ابتذا ألى اطلاك ريورث نسبت جرم قامل دست اندازى يوليس ريورث شده زيرُ دفعه 154 مجوعه ضابطه توجدُ ادكى

- 10-04-2022 03:00 PM <u>- عاري آدوت و توم:</u> 10-04-2022 تاريز دي النظار نبر: 00078 00078 <u>- 10-04-2022 مير: 78/22</u>

· .	يسيل عام	6 تماند بروا كى كارى برقت	توالرديث قبر (12) 10-04-202203-20PM	X	1
	<u>اڑہ تیر، پیشر: بولیس افسر</u>	مرج مرمله:مرمله <u>هُمشاد خان SHO صاحب پین د تماند</u> و		نام دسكونت اطلاح دمنده مستنفيث	2
	THE KHYBER PAKHTUNK	:(HWA ARMS ACT, 2013 15-AA	محو ^م راب محارات	مخصر كينيت جرِم (معدوقعه) وبال أكريج	3
	- 10 Alberta	oth Secretition		نبائے و قوعہ وفاصلہ تھاندے اور ست	4
		حريري مراسله موصول وونے پر مقدمة قائم كيا جاتا ہے۔	تے میں پچھے تو تق ہوا ہو تو اس کی وجہ بیان کی جاوے	كاردائي متعلقه تنتيش أكر اطلاع درج كر	5

- 03229009592 ميده: ASI على قون تمير: 0004 ميده: NOOR SHAH GUL على أون تمير: 03229009592 ميده: المال المال

تریری مراسلند منجاب انسیکئر شمشاد خان SHO تھانہ باڑہ موصول ہو کر جو یہ مغمون ذیل ہے۔ محر ASI تھانہ باڑہ موصول ہو کر جو یہ مغمون ذیل ہے۔ محر ASI تھانہ باڑہ موصول ہو کر جو یہ مغمون ذیل ہے۔ محر ASI تھانہ باڑہ موصول ہو کر جو یہ مغمون ذیل ہے۔ محر ASI تھانہ باڑہ موصول ہو کر جو یہ مغمون ذیل ہے۔ محر ASI تھانہ باڑہ موصول ہو کر جو تھا ہے۔ بیٹول 3105631 ہے۔ بیٹو

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į	ر متیش 10-04-2022 ا	; 1

ناحر وملز آن

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	يوز = ك	مرطزیان شاختی کارونمبر کر میمنل قمبر ملزم کی قسم سلونت		ľ
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	(ابرد)10–04–2022	FIR		ľ
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غ ليم 5 م لير 24-5 (1)

بير يل لمبر: Peshawar--000072

ابتدا في اطلاعي ديورث لسبت جرم 6 في وست اعدادي يسي ديورث شروز روف 154 مجور شابط أوجدادي

<u> تارخ در تعدد تمد: 05-04-2022 12:30 PM</u>

03338736009

تير: 73/22 قال: إلى على: عير ال على نهر: 00073

	6 فلنت مدالًا كالمروضية	المرابعة ال 15-04-202212:35PM	1
	برق برمل: برمل <u>شمشاد خان SHO صاحب بت: تمان باؤه نحير؛ پیش بچ لیس المبر</u>	نام وسکونت اطلاح د بنده مستنیث	2
:	:c.s. The Khyber pakhtunkhwa arms act, 2013. – 15-aa	مخفر كيفيت جرم (مد دفعه)وبال اكر مجمو كمياب	3
	من کاک می جائب فرب بناصل فتر پیاو کلومیلواز فناند پاؤه	جائے و قور و فاصلہ تماندے اور ست	4
-	تري ي مرامل موصل بعد شد ي محد الم كياجا ؟ ب	كاروائي متعلقة تفتيش اكر اطلاع درج كرف ش مجو تو تف موامو تواس كى دجه بيان كى جادے	5

FC ولمك لير:

<u>نلی ون نبر:</u>

(ابدال الاراك المراح كري)

تحريرى مراسله منهاب شمدان SHO قائد بازه موصول بيوكر جرب مستمون فريل سيد - محرر ASI قائد بازه على معد نعتل كام SI وبال FC وبال وجرب عد المعرود قاكد ودران چيكنگ محروخي ولد كل سر جان سكند دا مخل اكا تخل باده ك تبند س 30 يور پيول با نمبر لووشده 3 مدد كار توس برآد موكربرد القدي ليس كرك طزم ماخره محدر لحن كو يجرم بالاحسب ضابط كر لادكرك مرسله ادسال تماند ب- ش معروف تفتیش ہوں۔ دستظام کرین کاششاد SHO ماحب تھاند بازہ 2022/04/202ادوا کی تھاند ہوں مولد تحریری مراسلہ حرف ورق بالا او کر پرچہ بجر م بالا درمن و جسٹر کرے نفول پرچہ جات بعد مراسلہ بخر من تنتش مقب شمشاد SHO مادب بمجواع جاتے الد- پرچ کزارش ب-

> FC GUL SAIF 05-04-2022

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<u>ئلى نون نېر:</u> 03338736009

(ایتدافیادی می دری کرید) پر تحریری مراسلد منیاب ششراد SHO برست اللدداد FC 3188 موصول اد کرجربه معموان ذیل ہے۔ محرم ASI مخاف کی ایک ASI میں معرف اللہ علی میں اللہ میں معد نظری کو لیس اللہ داد SHO واللہ داد SHO واللہ میں معد نظری کا میں اللہ میں معد نظری کا میں اللہ میں معد نظری کا میں اللہ میں معد نظری کے اللہ معد نظری کے اللہ میں معد نظری کے اللہ میں میں معد نظری کے اللہ معد تک کے بناء پر دواشخاص کمڑے کرکے بدریافت نسپے بام جہازیب ولداشرف اور کو پر ولداول خان ساکھان محل فتی مان تھی مان قرید اللہ علی مان تھی مان تھی مان کے بناء پر دواشخاص کمڑے کرکے بدریافت نسپے بام جہازیب کے تبعدے آگن 20 گرام جبکہ پرس نیرومز بهر کرے پرس بائے پر مواہیرا می AK تعداد 3/8مدد حبت کرے برویے فرد قبند پرلیس کرے طرفان بالا کو بیرائم بالا تحسب منابطہ کو فاد کرے مراسلہ بدست کنیٹ بیل اللہ داد 8/188 مراسل تعان ہے۔ تفقیق سٹان کو امور تفتیش کیا جائے۔ و سخط انگریزی شھراد SHO صاحب تھانہ بائد 2022/05/04/202الی تعانہ موصولہ تحریری مراسلہ حوف ورج بالا اور کی جسٹر کرے نقول پر چہ جات بعد مراسل بنوص تعیش دوالد طارق محورا INV/SL کے جائے الل - پرچہ گزارش ہے۔"

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