



Passed on the 24th of January 2026

**PAKISTAN FOOTBALL FEDERATION DISCIPLINARY & ETHICS
COMMITTEE**

COMPOSED OF

ACTING/DEPUTY CHAIRPERSON	MR. MUHAMMAD ALI
MEMBER:	MR. MALIK MAQSOOD KHOKHAR
MEMBER:	MR. ZARAK ZAMAN KHAN

In the case of:

- i. Mr .Kamal Abdul Jamil President Ideal Football Club (Drosh Chitral)
(Complainant)

VERSUS

- i. Mr. Hussain Ahmed President DFA Lower Chitral
(Respondents)
- ii. Pakistan Football Federation (PFF) through its Legal Department
(Proforma Respondent)
- (Complainant No. 008-A-3/2026)

Regarding: *Disciplinary Case Concerning Mr. Hussain Ahmed, President of DFA Lower Chitral, for Threatening and Misconduct.*

Facts of the matter:

1. The complainant, Mr. Kamal Abdul Jamil, has submitted a complaint against Mr. Hussain Ahmed, President of DFA Lower Chitral, alleging serious threats and hostile conduct on 15th of June, 2025.
2. It has been contended by the Complainant that On 2nd June 2025, Mr. Hussain Ahmed issued direct life threats to the complainant within the DFA Registered Clubs



WhatsApp group. Evidence in the form of screenshots of the threatening messages has been provided.

3. The complainant has also preserved evidence containing additional threats, wherein Mr. Hussain Ahmed used threatening language, including references to using a pistol to cause harm.
4. That the motive behind these threats appears to be the complainant's efforts to question irregularities and unlawful actions under Mr. Hussain Ahmed's leadership, including raising concerns about the misuse of DFA's official Facebook page to promote only one club.
5. That the threatening language and conduct displayed by Mr. Hussain Ahmed clearly indicate a serious intent to cause harm, including threats to the complainant's life and safety, as well as threats against his family.
6. That the mobile number used for these communications, 03455200100, has been verified through attached screenshots from various WhatsApp groups, confirming that it belongs solely to Mr. Hussain Ahmed, who is an active admin or member.
7. That It has also been brought to the record by the PFF Secretariat (Respondent No. 2) that Respondent No. 1 has a habitual pattern of engaging in activities that are contrary to the best interests of the Pakistan Football Federation (PFF). Furthermore, his stance regarding social issues is documented and is available in the record maintained in this case file.

THE QUESTION OF MAINTAINABILITY

8. Prior to entering upon the merits of the complaint or rendering findings on the facts and circumstances presented, this Committee considers it legally imperative and procedurally prudent to determine, as a threshold matter, whether it possesses the requisite jurisdiction over the subject matter of the present proceedings before issuing the notice to respondent no. i . In particular, the Committee must assess whether it is competent to entertain disciplinary action against the Respondents, both of whom are senior functionaries operating within the football governance framework of the PFF.

THE DETERMINATION OF TWO-INTERRELATED QUESTIONS:

- a. Whether the Respondent No.i fall within the personal and functional scope of the disciplinary framework applicable under the PFF and FIFA regulatory instruments; and
- b. Whether the allegations presented and the subject matter of the complaint fall within the disciplinary jurisdiction conferred upon this Committee by law.



9. To resolve these questions, the Committee has examined the relevant provisions of the PFF Code of Ethics and Conduct, the PFF Disciplinary Code, and the PFF Constitution, which are reproduced and discussed below:

APPLICABILITY OF THE DISCIPLINARY FRAMEWORK:

10. The Respondent No. i have at all relevant times served in official capacities within the structure of football administration in DFA and appears to be registered within the PFF forums and falls within the ambits of “officials” under the applicable statutes. The governing provision in this respect is Article 2 of the PFF Code of Ethics, which states:

PFF Code of Ethics – Article 2: Application:

“Any person who accepts or assumes the function of an official is bound by this Code. Players are subject to the following provisions by virtue of registering with an association, and players’ agents by virtue of acquiring a license.”

11. In light of the above, it is beyond dispute that the Respondents fall within the category of individuals expressly subject to the ethical and disciplinary jurisdiction of the PFF and, by extension, this Committee.

This conclusion is reinforced by Article 3 of the PFF Disciplinary Code, which provides:

Article 3: Scope of Application – Natural and Legal Persons

“The following are subject to this Code:

- d. PFF member associations;*
- e. Members of these associations, in particular the clubs;*
- f. Officials;*
- g. Players;*
- h. Match officials;*

*Anyone with an authorization from PFF, in particular with regard to a match, competition or other events organized by PFF;
Spectators.”*

Furthermore, under the Definitions section of the PFF Constitution, the term “Officials” is defined broadly to include:

“All Congress/Executive Committee Members, committee Members, coaches, referees and well as other people responsible for technical, medical and attendants as administrative matters of FIFA, AFC, PFF, Provincial /Regional Football Associations, Unit, League or Club.”



12. Thus, not only Respondent No.1 fall within the category of “officials,” but is also performing his responsibilities within member associations of the PFF which are duly affiliated with the PFF, subjecting to the disciplinary scope of this Code.

SUBJECT-MATTER JURISDICTION: NATURE OF ALLEGATIONS AND STATUTORY BREACHES:

13. The Committee further examined whether the nature of the conduct complained of falls within the type of disciplinary infractions governed by the PFF framework. In this regard, reference is made to Article 2 of the PFF Disciplinary Code, which provides:

Article 2 – Scope of Application (Material Law):`

“This Code applies to every match and competition organized by PFF. Beyond this scope, it also applies if a match official is harmed and, more generally, if the statutory objectives of PFF are breached, especially with regard to forgery, corruption, and doping.”

14. In this case, the complaint covers many allegations of misconduct. It includes, but is not limited to, extending the threats to the Club official (Respondent No.i) as well as continuously supporting negative stance against the best interest of the PFF (Respondent No.ii). If these actions are proven, they would directly breach the main goals of the PFF, which are to promote transparency, good governance, integrity in football, and lawful management of the sport in Pakistan. Therefore, the matter clearly falls within the scope of the PFF Disciplinary Code.

PROCEDURAL MAINTAINABILITY:

15. This Committee has also reviewed the relevant procedural provisions governing how disciplinary proceedings may be initiated. Article 113(2) of the PFF Disciplinary Code provides as follows:

Article 113(2) – Commencement of Proceedings:

“Any person or authority may report conduct that he or it considers incompatible with the regulations of PFF to the judicial bodies via the Secretariat. Complaints may not be made orally.”

16. In the present case, the complaint was submitted in writing to the PFF Secretariat by a Complainant who is affiliated with the DFA, PFA and PFF. The complaint was accompanied by supporting documentation and was processed in accordance with procedural requirements. It was thereafter referred to this Committee in line with the internal governance processes of the Federation. As such, there is no procedural defect in the initiation or maintainability of the complaint.



TERRITORIAL AND INSTITUTIONAL JURISDICTION:

17. The PFF Constitution further reinforces the territorial and institutional jurisdiction of this Committee. Relevant provisions include:

PFF Constitution – Article 4: Jurisdiction

“The jurisdiction of Pakistan Football Federation shall extend throughout Pakistan including AJ & K, GBFA, FATA and Islamabad Capital Territory.”

PFF Constitution – Article 21(1): Bodies of the Federation

“The Federation shall consist of Provincial Football Associations, services organizations, Pakistan Football Referees Association, AJK, ICT Islamabad, FATA and GBFA and any other Football body approved by the Congress from time to time.”

18. Furthermore, under the Definitions section of the PFF Constitution, the term “Officials” is defined broadly to include:

“All Congress/Executive Committee Members, committee Members, coaches, referees and well as other people responsible for technical, medical and attendants as administrative matters of FIFA, AFC, PFF, Provincial /Regional Football Associations, Unit, League or Club.”

19. It is evident that the Respondent No.1 fall within the category of "officials" and is linked to Provincial Football Associations—entities recognized under Article 21(1) thereby further affirming the Committee’s jurisdiction.

FINDINGS ON JURISDICTION:

20. In view of the foregoing legal provisions and the factual matrix on record, this Committee is of the unanimous view that:

- i. That Respondent No.i/ Mr. Hussain Ahmed is subject to the personal scope of the PFF Code of Ethics and Disciplinary Code as “officials” of affiliated Provincial Football Association and DFA;
- ii. The allegations raised concern matters squarely falling within the material scope of the PFF’s statutory objectives, particularly those involving hatred and encouraging violence and abuse of power, and violations of constitutional and ethical mandates;
- iii. The complaint was properly initiated in writing, routed through the PFF Secretariat, and is therefore procedurally valid; and



- iv. The Committee is duly empowered under the territorial and institutional jurisdiction granted by the PFF Constitution to adjudicate this matter.

Accordingly, this Committee holds that the complaint is maintainable and that the jurisdictional threshold is satisfied and the instant complaint is maintainable.

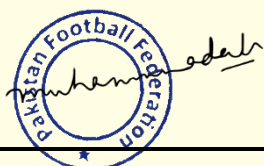
Order passed by the PFF Disciplinary & Ethics Committee:

After reviewing the evidence submitted by Mr. Kamal Abdul Jamil, including screenshots of threatening messages and voice notes, and considering the seriousness of the allegations, the PFF Disciplinary Committee finds as follows:

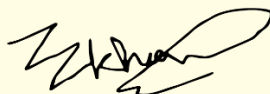
- a) The evidence presented is credible and sufficiently supported by corroborative material, establishing that Mr. Hussain Ahmed, President of DFA Lower Chitral, issued life threats and engaged in threatening conduct against the complainant.
- b) Such behavior is a grave violation of the principles of sportsmanship, integrity, and safety that govern Pakistan football and the responsible conduct expected from persons holding positions of authority within the sport.
- c) The Committee notes that the threats include language indicating a clear intent to cause harm, which is unacceptable and warrants disciplinary action for which the response of the Respondent No.1 is necessary.

In light of the foregoing facts and evidence, the PFF Disciplinary Committee hereby orders that:

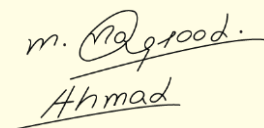
- i. The formal disciplinary proceedings be initiated against Mr. Hussain Ahmed, President of DFA Lower Chitral, for misconduct and threatening behavior.
- ii. Mr. Hussain Ahmed is directed to submit a formal response to the allegations latest by 2nd of February, 2026.



Mohammad Ali
(Acting/Deputy Chairman)
Disciplinary Committee
Pakistan Football Federation



Zarak Zaman Khan
(Member)
Disciplinary Committee
Pakistan Football Federation



Malik Maqsood Ahmed
(Member)
Disciplinary Committee
Pakistan Football Federation