

Form- A

FORM OF ORDER SHEET

Court of _____

Case No.- _____ 1194/2022

S.No.	Date of order proceedings	Order or other proceedings with signature of judge
1	2	3
1-	01/08/2022	<p>The appeal of Muhammad Javed resubmitted today by Muhammd Aslam Tanoli Advocate. It is fixed for preliminary hearing before touring Single Bench at Abbottabad on Notices be issued to appellant and his counsel for the date fixed.</p> <p>By the order of Chairman</p> <p>REGISTRAR</p>

BEFORE HONOURABLE KHYBER PAKHTUNKHWA SERVICE
TRIBUNAL PESHAWAR

Dated, the 01-08-2022

Muhammad Javed.....VERSUS.....KPK PPO Etc.

SERVICE APPEAL

To


The Registrar,
KPK Service Tribunal,
Peshawar.

sub:- Re-submission of filed appeal after removing objection.

Ref:- Your letter No.2215/S.T dated 18-07-2022

The files of title appeal after removing objections and placing legible copies of letters as desired is re-submitted herewith for necessary process please.

Through


Appellant

(Muhammad Aslam Tanoli)
Advocate High Court
Haripur

The appeal of Mr. Muhammad Javed Inspector no. H/58 Acting DSP Central Police office Peshawar received today i.e. on 18.07.2022 is incomplete on the following score which is returned to the counsel for the appellant for completion and resubmission within 15 days.

Annexures, D, E, E/1, /E/2 of the appeal are illegible which may be placed replaced by legible/better one.

No. 2214 /S.T,

Dt. 18/7 /2022


REGISTRAR
SERVICE TRIBUNAL
KHYBER PAKHTUNKHWA
PESHAWAR.

Mr. M.Asam Khan Tanoli Adv.
High Court Haripur

**BEFORE HONOURABLE KHYBER PAKHTUNKHWA SERVICE
TRIBUNAL PESHAWAR**

Muhammad Javed.....VERSUS.....KPK PPO Etc.

SERVICE APPEAL

ADDRESSES OF THE PARTIES

ADDRESS OF THE APPELLANT:

S/No.	Address	Contact No.
1.	Muhammad Javed, Inspector No.H/58, presently posted as Acting DSP, Investigation Wing, Haripur	0345-9564290

ADDRESSES OF THE RESPONDENTS:

S/No.	Address	Contact No.
1.	Provincial Police Officer, Khyber Pakhtunkhwa, Peshawar.	
2.	Regional Police Officer, Hazara Region, Abbottabad	
3.	District Police Officer, Haripur.	

APPELLANT

M Javed

BEFORE HONOURABLE KHYBER PAKHTUNKHWA
SERVICE TRIBUNAL PESHAWAR

Appeal No... 1194/2022

Muhammad Javed, Inspector No.H/58, presently posted as Acting DSP, Investigation Wing, Haripur.(Appellant)

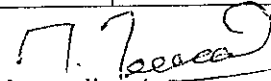
VERSUS

1. Provincial Police Officer, Khyber Paktunkhwa, Peshawar.
2. Regional Police Officer, Hazara Region, Abbottabad.
3. District Police Officer, Abbottabad.. (Respondents)

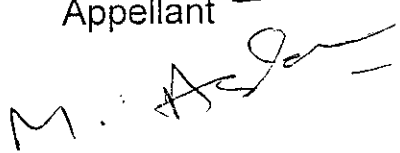
SERVICE APPEAL

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Appellant

Through


(Mohammad Aslam Tanoli)
Advocate High Court
at Haripur

Dated: 18 -07-2022

0333-5958997

L

BEFORE HONOURABLE KHYBER PAKHTUNKHWA SERVICE
TRIBUNAL PESHAWAR

Appeal No.....

Muhammad Javed, Inspector No.H/58, presently posted as Acting DSP, Investigation Wing, Haripur.(Appellant)

VERSUS

1. Provincial Police Officer, Khyber Paktunkhwa, Peshawar.
2. Regional Police Officer, Hazara Region, Abbottabad.
3. District Police Officer, Haripur.(Respondents)

SERVICE APPEAL UNDER SECTION-4 OF KPK SERVICE TRIBUNAL ACT 1974 AGAINST NOTIFICATION NO.CPO/ E-I/ PROMOTION/ 332 DATED 18-02-2022 OF THE PPO KPK PESHAWAR WHEREBY APPELLANT'S COLLEAGUE/BATCH MATE MUHAMMAD SOHAIL INSPECTOR NO. H/07 HAS BEEN PROMOTED TO THE RANK OF D.S.P (BPS-17) IGNORING THE PETITIONER WITHOUT ANY REASON.

PRAYER: ON ACCEPTANCE OF INSTANT SERVICE APPEAL AND AFTER GRANTING CONFIRMATION/ SENIORITY ON PROMOTION LIST-E OF ASIs FROM 28-12-2006 AND THROUGH OUT SUBSEQUENT SENIORITY TILL TO THIS DAYS THE IMPUGNED NOTIFICATION DATED 18-02-2022 MAY KINDLY BE MODIFIED TO THE EXTENT OF PETITIONER'S RIGHT OF PROMOTION AS D.S.P (BPS-17) FROM THE DATE WHEN HIS BATCH-MATES RECRUITED WITH HIM AS PASIs AND LIKE MUHAMMAD SOHAIL INSPECTOR NO.H/07 (NOW DSP BPS-17) OF HAZARA RANGION ABBOTTABAD AND WITH ALL CONSEQUENTIAL SERVICE BACK BENEFITS.

Respectfully Sheweth:

1. That petitioner was recruited as Probationer Assistant Sub Inspector (BPS-09) along-with his other colleagues/batch-mates through KPK Public Service Commission Peshawar in the KPK Police Force vide Provincial Police Officer KPK Peshawar Notification No.22321-27/E-II dated 28-12-2006 and his name stands among recruits of HAZARA RANGION at S/No.07 while that of his colleague/batch-mate

Muhammad Sohail at S/No.1 of the said Notification. **(Copy of Notification dated 28-12-2006 is attached as "A")**.

2. That on satisfactory completion of probation period of 03 years the petitioner along with his colleagues/batch-mates was confirmed and brought on seniority List-"E" with effect from 08-01-2007 vide Deputy Inspector General of Police, Hazara Region Abbottabad Order No.3627-32 dated 25-03-2010. **(Copy of DIG Hazard Region Abbottabad dated 25-03-2010 is attached as "B")**.

3. That Deputy Inspector General of Police Hazara Region Abbottabad subsequently issued a CORRIGENDUM letter No.4311-16/E dated 06-04-2010 wherein mentioned that "the names of the confirmed ASIs in the above quoted reference are brought on promotion list "E" with effect from 25-03-2010 the date of issuance above mentioned letter instead of the dates as noted against each their names". **(Copy of Corrigendum letter dated 06-04-2010 attached as "C")**.

4. That above mentioned under captioned wording of the Deputy Inspector, General of Police Hazara Region Abbottabad in CORRIGENDUM letter No.4311-16/E dated 06-04-2010 created some misunderstanding and seniority of the petitioner as ASI is counted wef 06-04-2010 instead 28-12-2006 which has caused tremendous loss to petitioner in his service career as his colleagues in KPK police are serving on the rank of DSP (BPS-17) while petitioner is still an Inspector without any fault on his part.

5. That all those 85 Male Probationer Assistant Sub Inspectors (BPS-09) of KPK recruited along with petitioner vide Inspector General of Police KPK Peshawar Notification No.22321-27/E-II dated 28-12-2006, their seniority on List-

"E" is counted from 28-12-2006 while that of petitioner wef 06-04-2010. Throughout petitioner's seniority i.e. since his recruitment as PASI on 28-12-2006 has been disturbed. Petitioner is still serving as Inspector while his colleagues/batch-mates in KPK police have been elevated to the rank of DSP (BPS-17) since long ago. Even one of his colleague/batch-mate "Muhammad Sohail Inspector No.H/07 from Hazara Rangion Abbottabad" has been promoted as DSP (BPS-17) vide Provincial Police Officer KPK Peshawar Notification No. CPO/E-1/Promotion/332 dated 18-02-2022 ignoring the petitioner without any cause and reason/justification. **(Copies of orders of others Police Regions of KPK showing dates of recruitment, confirmation and bringing of PASIs on seniority lists- "E" and their order of promotion as DSPs (BPS-17) are attached as "D & E" respectively).**

6. That according to Civil Servant Act 1973, KPK Appointment, Promotion and Transfer Rules 1989, Police Rules 1934 and Judgment/decision of Honorable High Court, Guide Lines Order No.2978/E-II dated 07-02-2011 of PPO KPK Peshawar of Senior Police Officers Committee constituted by PPO KPK. (Copies of Guide Lines of High Police Officers Committee and Judgment/Decision of Honorable High Court are attached as "F & G").
7. That despite the fact that according to above mentioned law, Rules and Police Rules 1934 the petitioner fulfilled all the requirements for promotion but was not considered with his batch-mates/colleagues for promotion as DSP (BPS-17) by the competent authority while promoting his batch-mate like Inspector Muhammad Schail No.H/07 as DSP (BPS-17) vide Notification No. CPO/E-I/Promotion/332 dated 18-02-2022.

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(Copy of Notification dated 18-02-2022 is attached herewith as "H").

8. Appellant aggrieved of the order dated 18-02-2022 preferred a departmental appeal dated 17-03-2022 before the KPK PPO Peshawar which was never responded (Copy of appeal is attached as Annex-"I"); hence instant service appeal on the following and other grounds:-

GROUND:

- A) That orders dated 18-02-2022, 06-04-2010 of the respondents are illegal, unlawful, against the facts, departmental rules & regulation, Police Rules 1934 and passed in a cursory, whimsical and arbitrary manner; hence are liable to be set aside.
- B) That no proper departmental inquiry was conducted. Evidence was not recorded against him in his presence nor was he afforded a chance of cross-examination. No Show Cause Notice was issued to him. Even opportunity of personal hearing was not afforded to him and he was condemned.
- C) That the appellate authority has also failed to abide by the law and even did not take into consideration the grounds of appeal taken by appellant in his departmental appeal. Even does not bother to reply his appeal. Thus the impugned order of appellate authority is contrary to Civil Servant Act 1973, Civil Servant (Appointment, Promotion & Transfer) Rules, Police Rules 1934 read with section 24-A of General Clause Act 1897 and Article 10A of the Constitution of Islamic Republic of Pakistan 1973.
- D) That though there is nothing on record against the appellant to defer him from his right of confirmation, bringing on

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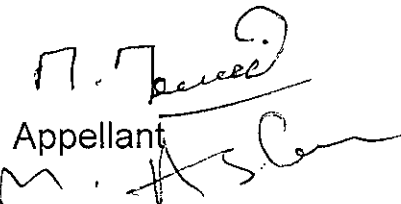
seniority/promotion Lists "E&F" at due course of time yet he has been deprived of his legitimate service rights without any reason and justification.

D) That instant service appeal is well within time and this honorable Service Tribunal has got every jurisdiction to entertain & adjudicate upon the lis.

PRAYER:

It is, therefore, humbly requested that keeping in view the aforementioned facts and circumstances AND after making correction with regard to petitioner's Confirmation & bringing on seniority List-"E" as per Notification dated 25-03-2010 of DIG Hazara Region Abbottabad and granting throughout seniority to till this day, the impugned Notification dated 18-02-2022 and 06-04-2010 may graciously be modified to the extent of promoting of the petitioner as DSP (BPS-17) with effect from the date when his batch-mates recruited as PASIs of KPK were promoted as DSP (BPS-17) and with grant of all consequential service back benefits. Thanking you sir in anticipation.

Through:


Appellant

(Mohammad Aslam Tanoli)
Advocate High Court
At Haripur

Dated / 8-07-2022

VERIFICATION

It is verified that the contents of instant Service Appeal are true and correct to the best of my knowledge and belief and nothing has been concealed thereof.

Dated / 8-07-2022

Appellant

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**BEFORE HONOURABLE KHYBER PAKHTUNKHWA SERVICE
TRIBUNAL PESHAWAR**

Muhammad Javed, Inspector No.H/58, presently posted as Acting
DSP, Investigation Wing, Haripur.(Appellant)

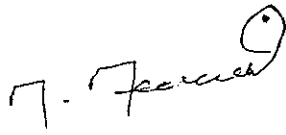
VERSUS

1. Provincial Police Officer, Khyber Paktunkhwa, Peshawar.
2. Regional Police Officer, Hazara Region, Abbottabad.
3. District Police Officer, Abbottabad. (Respondents)

SERVICE APPEAL

CERTIFICATE

It is certified that no such Appeal on the subject has ever been filed in
this Honourable Service Tribunal or any other court prior to the
instant one.



APPELLANT

Dated: / 8-07-2022

2

BEFORE HONOURABLE KHYBER PAKHTUNKHWA SERVICE
TRIBUNAL PESHAWAR

Muhammad Javed, Inspector No.H/58, presently posted as Acting
DSP, Investigation Wing, Haripur.(Appellant)

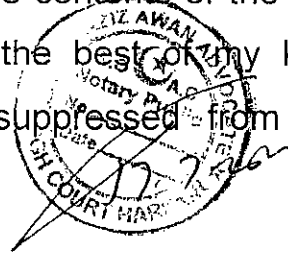
VERSUS

1. Provincial Police Officer, Khyber Paktunkhwa, Peshawar.
2. Regional Police Officer, Hazara Region, Abbottabad.
3. District Police Officer, Abbottabad. (Respondents)

SERVICE APPEAL

AFFIDAVIT:

I, Muhammad Javed, appellant do hereby solemnly declare and
affirm on oath that the contents of the instant Service Appeal are
true and correct to the best of my knowledge and belief and
nothing has been suppressed from this Honourable Service
Tribunal.



M. Javed

Deponent/Appellant

Dated: 18-07-2022

Identified By:

M. Aslam Tandli

Mohammad Aslam Tandli
Advocate High Court
At Haripur

Dated/ 8-07-2022

M. Javed
Appellant

8

BEFORE HONOURABLE KHYBER PAKHTUNKHWA SERVICE TRIBUNAL
PESHAWAR

Muhammad Javed, Inspector No.H/58, presently posted as Acting
DSP, Investigation Wing, Haripur.(Appellant)

VERSUS

1. Provincial Police Officer, Khyber Paktunkhwa, Peshawar.
2. Regional Police Officer, Hazara Region, Abbottabad.
3. District Police Officer, Abbottabad. **(Respondents)**

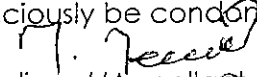
APPLICATION FOR CONDONATION OF DELAY IN FILING SERVICE APPEAL BEFORE
THIS HONOURABLE SERVICE TRIBUNAL.

Respectfully Sheweth:

1. That applicant/appellant has filed today Service Appeal, which may be considered as part and parcel of this application, against order dated dated 18-02-2022 & 06-04-2010 passed by respondents whereby appellant's confirmation, seniority and promotion has been disturbed/ignored.
2. That as the impugned order have been passed in violation and derogation of the statutory provisions of law, rules and regulations governing the terms and conditions of service of the appellant, therefore causing a recurring cause of action to the applicant/appellant can be challenged and questioned irrespective of a time frame.
3. That impugned order passed by the respondents on 18-02-2022 and 06-04-2010 are illegal, without lawful authority and whimsical in manner. The applicant/appellant filed departmental appeal well in time and has rigorously been pursuing his case, which appeal has not been responded within statutory period by respondents. The delay, if any, in filing departmental as well as service appeal needs to be condoned.
4. That instant application is being filed as an abundant caution for the condonation of delay, if any. The impugned order is liable to be set aside in the interest of justice.

It is, therefore, respectfully prayed that on acceptance of the instant application the delay, if any, in filing of above titled appeal may graciously be condoned.

Through:


Applicant/Appellant

(Mohammad Aslam Tanoli)
Advocate High Court
At Haripur

Dated 18-07-2022

VERIFICATION:

It is verified that the contents of the instant application/appeal are true and correct to the best of my knowledge & belief & nothing has been suppressed.

Dated 18-07-2022


Applicant

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2006 (2) Appointment Promotion 13/10/06

(3)

Annex-A

From : The Provincial Police Officer,
NWFP, Peshawar.

To 1. The Capital City Police Officer,
Peshawar.

2. The Deputy Inspector General of Police,
Mardan Region-I, Mardan

3. The Deputy Inspector General of Police,
Malakand Region-III, Swat.

4. The Deputy Inspector General of Police,
Kohat Region.

5. The Deputy Inspector General of Police,
Bannu Region.

6. The Deputy Inspector General of Police,
Dikhan Region.

7. The Deputy Inspector General of Police,
Hazara Region Abbott bad.

No. 22321-27 /E-II, Dated Peshawar the 28/10/2006.

Subject: RECRUITMENT OF 85 MALE ASIs (BPS-09) IN PROVINCIAL POLICE DEPARTMENT (IN SERVICE) GRADUATE HEAD CONSTABLES / CONSTABLES ADVT: NO. 01/2005 S/No. 02

Memo.

Consequent upon recommendation of NWFP by Public Service Commission Hayatabad Peshawar vide letter NWFP PSC ASI IN SERVICE 2006/7720 dated: 19.07.2006 and NWFP PSC ASI IN SERVICE 2006/40044 dated: 17.08.2006 the promotion of the following candidates are hereby approved as Assistant Sub Inspectors BPS-09 (2770-165-7720) against the 19% quota reserved for in service graduate Head Constables / Constables for promotion in Police Department, vide Govt. of NWFP Home & T.As Department, letter No. Police HD13-22/04 dated: 05.01.2004.

PESHAWAR

S/NO	NAME & PARENTAGE	ADDRESS
1.	Sardar Gul S/O Mian Gul	H.No.2280, Moh: Bostan Abad No. 1 Gulbahaar Peshawar.
2.	Shah Jehan Afridi S/O Qabil Jan Afridi	Takia Afridi Abad Shabqadar Road PS Nahaqi, Daudzai Peshawar.
3.	Razi Muhammad s/o Fazal Muhammad	District & Tehsil Charsadda PO Shabqadar Village Rashaki.
4.	Dagi Muhammad s/o Fazal Muhammad	Village Kochian Gulbela, Tehsil & District Peshawar.
5.	Anjad Ali s/o Khan Muhammad	Village Mandeshkel PO Pajjaggi Tehsil & District Peshawar
6.	M. Shabir Khan s/o Nawar Khan	Qadir Abad Gulbahaar No. 3 Peshawar City
7.	Sher Akmal s/o Amir Khan	Village passani P/O Mattani Tehsil & District Peshawar
8.	Syed Muzaffar Shah s/o Syed Noor Ali Shah	Village Kankola P/O Walid Garhi Tehsil & District Peshawar
9.	Abid -ur- Rehman s/o Aziz -ur- Rehman	Village Daman Afghani P/O Nahaqi Tehsil & District Peshawar
10.	Turab Khan s/o Nawab Khan	Village Sufaid Dehri P/O Peshawar University Tehsil & District Peshawar

MARDAN RANGE

S/NO	NAME & PARENTAGE	ADDRESS
1.	Muhammad Shah s/o Mulkamill Shah	Village Bakhtiar Abad P/O Kamran Mill Tehsil & District Charsadda
2.	Taj Muhammad s/o Dost Muhammad	Village Daghbhusud P.O Pabi Tehsil & District Nowshera
3.	Altaf Rashid Khan s/o Nazimullah Khan	Village Hussain Bari P/O Dargai Tehsil & District Charsadda
4.	Ahmad Iqbal s/o Gul Bai Khan	Village Mirzai, P.O Shabqadar Tehsil & District Charsadda
5.	All Khan s/o Nazir Khan	Village & Post Office Haryan Kot, Mohallah Gud Gata Tehsil Dargai District Atakeand
6.	Atam Zeb s/o Partian	Village Purana Sherio P/O Kallang Tehsil & District Mardan
7.	Abdul Hassan s/o Hazrat Hassan	Village Gaddar P/O Gaddar Tehsil & District Mardan
8.	Farooq Zaman s/o Abbas Samad	Village and Post Office Kahu Khan, Mohallah Mama Khamil Tehsil & District Swabi
9.	Zar Dad Shah s/o Noor Bad Shah	Village and Post Office Piran, Malakand Agency
10.	Tufheed ulah s/o Fida Muhammad	Village and Post Office Kalyas Tehsil & District Charsadda
11.	Imam Ali s/o Gul Habib	Village Toru, Mohr Bagh Colony Tehsil & District Mardan
12.	Zakullah s/o Sanobar Khan	Village Annankor, P/O Pabi Tehsil & District Nowshera
13.	Muhammad Fazil s/o Said Shah	Village Sheerghand Mohalla Buzid Khat P/O Karnal Sher Tehsil & District Swabi
14.	Dashir Ahmad s/o Haji Shams Khan	Village Wazir Garhi Tehsil & District Nowshera
15.	Khalid Khan s/o Saifuddin	Village Zura Khana P/O Akora Tehsil & District Nowshera
16.	Miriz Muhammad s/o Dost Muhammad	Village Shah Dhand P/O Sordery Ba. r Tehsil & District Charsadda
17.	Shakeel Khan s/o Saif Khan	Village & P/O Gulabp (Mera) Shah & District Charsadda
18.	Fawad Khan s/o Jafar Khan	Village & P/O Parnool, Mohalla Bared Khat, Tehsil & District Swabi
19.	Shahmeer Shah s/o Jafar Shah	Village Haji Gulab Shah Korona Daka P/O Daka Tehsil & District Charsadda
20.	Shahzad Sing s/o Firdos Khan	Village & P/O Kaddi, Gulshan Abad, Tehsil & District Swabi

MALAKAND RANGE

S/NO	NAME & PARENTAGE	ADDRESS
1.	Aman Khan s/o Fazal Kadam	Village & P/O Annankor Mohalla Usmanjail, Tehsil & District Swabi
2.	Muhammad Ishtaq s/o Abdul Halim	Village Zariat Khatay P/O & Tehsil Wary, District Upper Dir
3.	Said Zaman Shah s/o Saifullah Khan	Village Bajawro Talash P/O Zariat, Talash Tehsil Timergara District Dir Lower, (C/O Said Hussain Shah Shop Keeper,
4.	Bad Shah Hazrat s/o Muhammad Hazrat	Village Dehri Talash P/O Zariat Talash, Tehsil Timergara District Dir Lower
5.	Roshan Zada s/o Sikandar Khan	Village Shabandi Tehsil & P/O Daggal District Buner
6.	Tika Khan s/o Shamak	Village Kanga- Mahalla Barkanga Tehsil Khabul District Swabi
7.	Amirul Iqbal Khan s/o Mushtaq Khan	Village Ujan P/O Sangram Tehsil Masing, Fokhow District Chitral, (C/O Saifuddin P.O, No.17 Chitral
8.	Farooq Jan s/o Saleh Muhammad	Village Mekhan Kot P/O Dir Tehsil & District Dir
9.	Muhammad Dagher s/o Abdulla	Village Bagori P/O Baly Bada Tehsil Annankor District Swabi

S/NO	NAME & PARENTAGE	ADDRESS
1.	Muhammad Yousof s/o Abdul Wahid	Horse No. 701/B, Tareen Abud Near Govt. College No. 1 (Male) Dikhan.
2.	Mashim Khan s/o Sulaiman Khan	Niaz Medical Store Rang Pur Adda Tehsil Pakhar Pur District Dikhan.
3.	Muhammad Saieem s/o Abdul Hakeem	Village & P/O Polah Tehsil & District Dikhan.
4.	Syed Asghar Ali Shah s/o Syed Sabir Ali Shah	Syed Manzil, Muhammad Chovk Madina Colony, P/O G.P.O. Tehsil & District Dikhan.
5.	Sait ur Rehman s/o Jumma Khan	Village Kora P/O Draban Khurd District Dikhan.
6.	Muhammad Imran Khan s/o Ghulam Jan	Village Muhammad Akbar PO Pali Tehsil & District Tank.
7.	Sadeq Ullah s/o Ganer Jan	Ramak Temple Depot, Near PS Pishahara, Bara Road, P/O Chalsari Latha, Tehsil Pakcen South Waziristan Agency.
8.	Muhammad Aman Gir Khan s/o Abdul Rasheed Khan	Muslim Bazar Near Gulzar Clinic Dikhan District Dikhan.

DIKHAN RANGE.

S/NO	NAME & PARENTAGE	ADDRESS
1.	Muhammad Jabl s/o Amir Abdur Rehman	Maf Shukurullah Kotka, Bag Nawaz Tehsil & District Jhanna
2.	Zeenat Ullah s/o Gul Saadat Khan	Village Sabu Khel Mandar, Jhanna

JHANNU RANGE.

S/NO	NAME & PARENTAGE	ADDRESS
1.	Muhammad Riaz Bangash s/o Lal Muhammad	Village Banda Pehlawan Tehsil & District Kohat
2.	Fazal Hanif s/o Amal Khan	Village & Post Office Mitha Khel Tehsil & District Karak.
3.	Ghulam Mustafa s/o Ghulam Mustafa	Village Malang Junghe Khel Tehsil & District Kohat.
4.	Nazar Hussain s/o Sahib Nazcer	Mohallah Ganjano Kallay P/O Tehsil & District Langu.
5.	Muhammad Yousof s/o Wali Jan	Village and P/O Paloski Tehsil Takht Nasraii District Karak.
6.	Mazir Khan s/o Sadiq Khan	Mohallah Garhi Dehram Saah Pir Khel Jungali Khel Tehsil and District Kohat.
7.	Abid Khan Afridi s/o Zubeid Khan Afridi	Doke Naray, Kau P/O Gumbur Tehsil & District Kohat.

KOHAT RANGE.

10.	Irshad Ali s/o Khurshid Ali	Village Bara Bara Khela Tehsil & P/O District Swat.
11.	Albar Hayat s/o Jahan Meenur	Village Paron, P/O Jambil Tehsil & District Swat.
12.	Rahman Yousof s/o Ghulam Yousof	Village Dogai Rabat Tehsil Kalambar District Swat.
13.	Ihsan Ullah Khan s/o Shah Rawan Khan	Village Altabad Mchalia Dar at Khel Tehsil & P/O Charbagh District Swat.
14.	Aunullah s/o Dadshah Sherin	Village Cheno Talash P/O Zariat Talash Tehsil Tamerghara District Dir Lower.
15.	Sher Hassan s/o Muhammad Yaqoob	Village & Mohallah Rahim Ali (Shoemanokass) P/O & Tehsil Alpurai District Shingla.
16.	Pir Said s/o Amir Said	Village Pir Baba P/O & Tehsil Pir Baba District Buner.
17.	Sher Wali Khan s/o Darvaish Khan	Village Shalbandi Tehsil & P/O Daggat District Buner.
18.	Shykat Ali s/o Muhammad Awwar	Roghani Customer Service, Main Bazar Dir Darbar road, Tehsil & District Dir Upper.

MALAKAND RANGE.

S/NO	NAME	Region / District
1.	Aman Khan	Malakand Region/Swat
2.	Muhammad Ishaq	Malakand Region/Dir Upper
3.	Said Zaman Shah	Malakand Region/Dir Lower
4.	Dad Shah Hazrat	Malakand Region/Dir Lower
5.	Roshan Zada	Malakand Region/Bunir
6.	Tika Khan	Malakand Region/Swat
7.	Ahmad Isa Khan	Malakand Region/Chitral
8.	Farooq Jan	Malakand Region/Dir Upper
9.	Muhammad Bashir	Malakand Region/Shangla
10.	Irshad Ali	Malakand Region/Swat
11.	Akbar Hayat	Malakand Region/Swat
12.	Rahman Yousaf	Malakand Region/Dir Lower
13.	Ihsan Ullah Khan	Malakand Region/Swat
14.	Attaullah	Malakand Region/Dir Lower
15.	Sher Hassan	Malakand Region/Shangla
16.	Pir Said	Malakand Region/Bunir
17.	Sher Wali Khan	Malakand Region/Bunir
18.	Shaukat Ali	Malakand Region/Dir Upper

KOHAT RANGE.

S/NO	NAME	Region / District
1.	Muhammad Riaz Bangash	Kohat Region/Kohat
2.	Fazal Hanif	Kohat Region/Karak
3.	Ghulam Murtaza	Kohat Region/Kohat
4.	Nazar Hussain	Kohat Region/Hangu
5.	Muhammad Yousaf	Kohat Region/Karak
6.	Nazir Khan	Kohat Region/Kohat
7.	Abid Khan Afridi	Kohat Region/Kohat

BANNU RANGE.

S/NO	NAME	Region / District
1.	Muhammad Jull	Bannu Region/Bannu
2.	Zeenat Ullah	Bannu Region/Bannu

DIKHAN RANGE.

S/NO	NAME	Region / District
1.	Muhammad Yousaf	DIKhan Region/DIKhan
2.	Hashim Khan	DIKhan Region/DIKhan
3.	Muhammad Saleem	DIKhan Region/DIKhan
4.	Syed Asghar Ali Shah	DIKhan Region/DIKhan
5.	Saif ur Rehman	DIKhan Region/DIKhan
6.	Muhammad Imran Khan	DIKhan Region/Tank
7.	Sadeeq Ullah	DIKhan Region/Tank
8.	Muhammad Alamgir Khan	DIKhan Region/DIKhan

HAZARA RANGE.

S/NO	NAME	Region / District
1.	Muhammad Sohail	Hazara Region/Manshra
2.	Muhammad Arshad	Hazara Region/Manshra
3.	Muhammad Tahir	Hazara Region/Haripur
4.	Muhammad Rafech	Hazara Region/Manshra
5.	Sajjad Muhammad	Hazara Region/Abbottabad
6.	Muhammad Riazat	Hazara Region/Haripur
7.	Javed	Hazara Region/Abbottabad
8.	Raja Khan	Hazara Region/Kohistan
9.	Iqbal Hussain	Hazara Region/Haripur

13

10.	Masood Khan	Hazara Region/Haripur
11.	Sheeraz Ahmed	Hazara Region/Manshura
12.	Muhammad Gulzar	Hazara Region/Manshura

Necessary Notification regarding their promotion may please be issued under the relevant rules and prescribed manner under intimation to all concerned. Their applications together other relevant documents are also sent herewith for placing in their Character Roll/ Service Roll.

M. Rafat Pasha
M. RAFTAT PASHA
PROVINCIAL POLICE OFFICER,
NWFP, PESHAWAR.
/ /2006.

No _____ /E-II, Dated Peshawar the

Copy of above is forwarded for information and necessary action to Mr. Amir Kalara Shah, Director Examination, NWFP, Public Service Commission, Bungalow No. 51, Street No. 03, Sector No. E-1, Phase No. 01, Hayatabad Peshawar w/r to his letters Nos. NWFP PSC ASI IN SERVICE 2006/37720 dated: 19.07.2006 and NWFP PSC ASI IN SERVICE 2006/40044 dated: 17.08.2006

M. RAFTAT PASHA
PROVINCIAL POLICE OFFICER
NWFP, PESHAWAR.

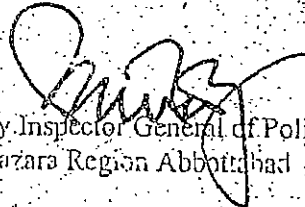
14
ORDER

Annex 4
B

In continuation of this office Endst: No. 3269-75/E dated 16-03-2010 and Endst: No. 14890-91/E dated 25-11-2009.

The names of the following confirmed ASIs are brought on promotion list "E" with the dates as noted against each their name:-

S#	Name & No.	Present posting	Date of promotion/ Appointment as ASI	Date of Confirmation as ASI & the dates upon which names brought on promotion list "E"
1.	Faisal Khan No. 28/H	Haripur	06/03/2006	06/03/2006
2	Jahangir Khan 38/H	Abbottabad	11/10/2006	11/10/2006
✓ 3	Syed Habibul Hassan 37/H	Inv: Mansehra	11/10/2006	11/10/2006
✓ 4	Tanveer Ahmad 34/H	Inv: Mansehra	11/10/2006	11/10/2006
5	M. Arshad 14/H	Abbottabad	08/01/2007	08/01/2007
6	M. Tahir 25/H	Abbottabad	08/01/2007	08/01/2007
7	M. Rafeeh 29/H	Mansehra	08/01/2007	08/01/2007
8	Sajjad Muhammad 42/H	Abbottabad	08/01/2007	08/01/2007
9	Muhammad Riazat 47/H	Haripur	08/01/2007	08/01/2007
10	Javed 50/H	Abbottabad	08/01/2007	08/01/2007
11	Raja Khan 51/H	Kohistan	08/01/2007	08/01/2007
12	Iqbal Hussain 61/H	Haripur	08/01/2007	08/01/2007
13	Masood Khan 82/H	Haripur	08/01/2007	08/01/2007
14	Sheraz Ahmad 88/H	Mansehra	08/01/2007	08/01/2007
15	M. Gulzar 96/H	Abbottabad	08/01/2007	08/01/2007


 Deputy Inspector General of Police,
 Hazara Region Abbottabad

No. 3627-32 /E, Dated Abbottabad the

25/3/2010.

Copy of above is forwarded for information and necessary action to the:-

1. All District Police Officers, Abbottabad, Haripur, Mansehra and Kohistan.
2. Superintendent of Police, Investigation Mansehra.
3. OS/AS Region Office Abbottabad.

Annex C

15

Probation list for J.P.O.s
25-3-2010

Phone No: 0992-9310021
Fax No: 0992-9310023

P.S.S

Annex C

COPIAGENDUM

In continuation of this office Endst: No.3627-32/E dated 25-03-2010.

The names of the confirmed ASIs mentioned in the above quoted reference are brought on promotion list "E" with effect from 25-03-2010 the date of issuance of above mentioned letter instead of the dates as noted against each their names.

[Signature]
Deputy Inspector General of Police
Hazara (Abbottabad)

No. 4311-16 IE. Dated Abbottabad 12/04/2010

Copy of above is forwarded for information & necessary action to the:-

1. All District Police Officers in Hazara Region except District Police Officer Bagram
2. Senior Superintendent of Police Investigation Manshara.
3. OS/AS Region Office Abbottabad.

Petitioners

16

Amreez D

POLICE DEPTT:

KOHAT REGION.

ORDER

The following Probationer Assistant Sub-Inspector of this Region are hereby confirmed in this substantive rank of ASIs and their names also brought on promotion list "E" from the date of their appointment defined under Punjab Police Rules 19.25 as noted against each their names:-

S.No.	Rank, Name & Number	Date of confirmation	Date of promotion to list "E"
1	PIASI Sadat Khan No 25/K	25.09.2006	25.09.2006
2	PIASI Ghazi Rehman No 66/K	04.10.2006	04.10.2006
3	PIASI Ghulam Murtaza No 69/K	28.12.2006	28.12.2006
4	PIASI Ghulam Murtaza No 69/K	28.12.2006	28.12.2006
5	PIASI Nazir Hussain No 70/K	28.12.2006	28.12.2006
6	PIASI Muhammad Yousaf No 71/K	28.12.2006	28.12.2006
7	PIASI Nazir Khan No.72/K	28.12.2006	28.12.2006
8	PIASI Abid Khan Afridi No 74/K	04.03.2006	04.03.2006
9	PIASI Shoukat Hayat No 13/K	04.03.2006	04.03.2006
10	PIASI Umer Hayat No 20/K		

Necessary Gazette Notification may be issued accordingly.

(Signature)
(ABDULLAH KHAN) PSP
Dy. Inspector General of Police,
Kohat Region, Kohat.

No. 5249-53 /EC, dated Kohat the 14/5 /2010.

- Copy of above is forwarded for information to the :-
1. Provincial Police Officer, Khyber Pukhtunkhawa Peshawar.
 2. ✓ District Police Officer, Kohat.
 3. District Police Officer, Karak.
 4. District Police Officer, Hangu.
 5. Confidential Clerk Region Office, Kohat.

(Signature)
(ABDULLAH KHAN) PSP
Dy. Inspector General of Police,
Kohat Region, Kohat.

S.P.C.
For all actions.
(Signature)
D.P.O. KOHAT
17.5

3021
17/5/10

16
BETTER COPY

POLICE DEPTT:

KOHAT REGION

ORDER

The following Probationer Assistant Sub. Inspector of this Region are hereby confirmed in this substantive rank of ASIs and their names also brought on promotion list "E" from the date of their appointment defined under Punjab Police Rules 19.25 as noted against each their names:-

S.No.	Rank , Name & Number	Date of confirmation	Date of promotion to list "E"
1.	P/ASI Sadat Khan No.25/K	25-09-2006	25-09-2006
2.	P/ASI Ghazi Rehman No.66/K	04-10-2006	04-10-2006
3.	P/ASI Shafaq ur Rehman No.17/K	28-12-2006	28-12-2006
4.	P/ASI Ghulam Murtaza No.69/K	28-12-2006	28-12-2006
5.	P/ASI Nazar Hussain No.70/K	28-12-2006	28-12-2006
6.	P/ASI Muhammad Yousaf No.71/K	28-12-2006	28-12-2006
7.	P/ASI Nazir Khan No.72/K	28-12-2006	28-12-2006
8.	P/ASI Abid Khan Afridi No.74/K	28-12-2006	28-12-2006
9.	P/ASI Shoukat Hayat No.13/K	04-03-2006	04-03-2006
10.	P/ASI Umar Hayat No.20/K	04-03-2006	04-03-2006

Necessary Gazette Notification may be issued accordingly.

Sd/-
(ABDULLAH KHAN) PSP
Dy: Inspector General of Police
Kohat Region, Kohat

No. 5249-53/EC, dated Kohat the14/5...../2010.

Copy of above is forwarded for information to the:-

1. Provincial Police Officer, Khyber Pakhtunkhwa Peshawar.
2. District Police Officer, Kohat.
3. District Police Officer, Karak
4. District Police Officer, Hangu.
5. Confidential Clerk Region Office, Kohat.

Sd/-
(ABDULLAH KHAN) PSP
Dy: Inspector General of Police
Kohat Region, Kohat

FOR PUBLICATION IN THE
GAZETTE PART II
BY THE CAPITAL
POLICE OFFICER, PESHAWAR

NO. OF PUBLICATION

Date of Publication: 01/01/2010

THE RANKS OF P.S. PROMOTION TO LIST

AND ALSO PROMOTION TO THE

OF OFFICE SPS- in the light of recommendations

submitted by Department Promotion Com-

mission held on 15.12.2009, the following P.S. of Capital

Police Peshawar are hereby confirmed

and their names brought on promotion

list with effect from the date as noted against each

On continuation, they are all

Please C.P. numbers as noted against their names.

They are also promoted to the

rank of C/P. SPS. Their promotion will take effect from

the date they actually take over charge of the

other responsibilities.

S. No.	Rank, Name & No.	New C.P. Numbers	Date of Continuation
1	PS Asif Shah 185/P	671/P	25.09.2006
2	PS Muhammad Farooq 184/P	672/P	25.09.2006
3	PS Mubshir Ali 183/P	673/P	25.09.2006
4	PS Tariq Umar 182/P	674/P	25.09.2006
5	PS Arshad Ahmed Khan 204/M/NSR	675/P	05.10.2006
6	PS Muhammad Kamran 205/M/NSR	676/P	12.10.2006
7	PS Saqib Akhtar, C/P	677/P	21.10.2006
8	PS Fida Hussain No. 203/MR	678/P	21.10.2006
9	PS Jahan Shah 200/M/NSR	679/P	21.10.2006
10	PS Asif Ali 202/M/NSR	680/P	21.10.2006
11	PS Zoha Ullah 255/M/NSR	681/P	28.12.2006
12	PS Arshad 232/M/NSR	682/P	28.12.2006
13	PS Abdur Rashid 107/M/NSR	683/P	28.12.2006
14	PS Khalid Khan 227/M/NSR	684/P	28.12.2006
15	PS Turab Khan 270/P	685/P	28.12.2006
16	PS Shah Jehan Ali 262/P	686/P	28.12.2006
17	PS Muzaffar Ali 221/M/NSR	687/P	28.12.2006
18	PS Saad Gul 261/P	688/P	28.12.2006
19	PS Waqar Ali 267/P	689/P	28.12.2006
20	PS Iqbal Muhammad 264/P	690/P	28.12.2006
21	PS Naveed Muhammad 265/P	691/P	28.12.2006
22	PS Syed Muzafar Shah 268/P	692/P	28.12.2006
23	PS Abdul-Rahman 269/P	693/P	28.12.2006
24	PS Taj Muhammad 271/M/NSR	694/P	28.12.2006
25	PS Ahmad Iqbal 308/M/NSR	695/P	28.12.2006
26	PS Amjad Ali Khan 263/P	696/P	28.12.2006

Peshawar
CCP

POLICE DEPARTMENT

CAITAL CITY POLICE PESHAWAR

FOR PUBLICATION IN THE NWFP POLICE GAZETTE PART-II
ORDER BY THE CAPITAL CITY POLICE OFFICER, PESHAWAR
NOTIFICATION

Dated Peshawar, the 01/01/2010

No. 57/EC-1 CONFIRMATION IN THE RANK OF P/ASIs PROMOTION To LIST "E" AND ALSO PROMOTION TO THE RANK OF OFFG. SIs- In the light of recommendation submitted by Departmental Promotion Committee held on 15-12-2009, the following P/ASIs of Capital City Police Peshawar are hereby confirmed in the rank of P/ASIs and their names brought on promotion list "E" from the date as noted against each.

On confirmation they are all allotted New CCP Numbers noted against their names.

They are also promoted to the rank of Offg; SIs. Their promotion will take effect from the date they actually take over charge of their higher responsibilities.

S/No.	Rank, Name & No.	New CCP Number	Date of Confirmation
1.	PASI Asif Sharif 185P PS Gulbahar CCP Peshawar	6/1/P	25-09-2006
2.	PASI Muammad Farooq 183/P CPC/CPO Operation Room	672/P	25-09-2006
3.	PASI Mukhtiar Ali 186/P PS Urmar CCP Peshawar	673/P	25-09-2006
4.	PASI Tariq Umar 139/P PS Town CCP Peshawar	674/P	25-09-2006
5.	PASI Arshad Ahmed Khan 204/MR/NSP Nowshera District	675/P	05-10-2006
6.	PASI Muhammad Kamran 205/MR/NSP	676/P	12-10-2006
7.	PASI Sajjad Mumtaz/CHD PS Umarzai Inv: District Charsadda	677/P	21-10-2006
8.	PASI Fida Hussain No.203/MR CCP Peshawar/Operation Room CPC	678/P	21-10-2006
9.	PASI Johar Shah 200/MR/CHD PS Shabqadar District Charsadda	679/P	21-10-2006
10.	PASI Ijaz Ali 202/MR/CHD PS Shabqadar District Charsadda	680/P	21-10-2006
11.	PASI Zaka Ullah 225/MR/NSR Traffic Police Peshawar	681/P	28-12-2006
12.	PASI Ali Khan 332/MR/CHD Charsadda District	682/P	28-12-2006
13.	PASI Abdur Rasheed 207/MR/CHD Charsadda District	683/P	28-12-2006
14.	PASI Khalid Khan 227/NR/NSR Nowshera District	684/P	28-12-2006
15.	PASI Turab Khan 270/P PS Chamkan	685/P	28-12-2006
16.	PASI Shah Jehan Afridi 262/P PS Khazan CCP Peshawar	686/P	28-12-2006
17.	PASI Niaz Muhammad 221 MR/CHD Charsadda District	687/P	28-12-2006
18.	PASI Sardar Gul 261/P PS Dand Zai Inv: CCP Peshawar	688/P	28-12-2006
19.	PASI Sher Afzal 267/P PS W/Cantt CCP Peshawar	689/P	28-12-2006
20.	PASI Dad Muhammad 264/P PS Phandu CCP Peshawar	690/P	28-12-2006
21.	PASI Razi Muhammad 263/P PS Banamari CCP Peshawar	691/P	28-12-2006
22.	PASI Syed Muzafar Shah 268/P PS Gulbarg CCP Peshawar	692/P	28-12-2006
23.	PASI Abid-ur-Rehman 269/P OASI CCP Peshawar	693/P	28-12-2006
24.	PASI Taj Muhammad 224/MR/NSR Nowshera District	694/P	28-12-2006
25.	PASI Allama Iqbal 208 MR/CHD Charsadda District	695/P	28-12-2006
26.	PASI Amjad Ali Khan 265/P PS Pishtakhara CCP Peshawar	696/P	28-12-2006

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27	PASI Muhammad Shabir 266/P PS Tehkal CCP Peshawar.	697/P	28.12.2006
28	PASI Basheer Ahmed Khan 226/MR/NSI Nowshera District.	698/P	28.12.2006
29	PASI Tawheed Ullah 220/MR/CHD Charsadda District.	699/P	28.12.2006
30	PASI Ijaz Ali 174/MR/CHD PS Batagram District Charsadda	700/P	28.02.2006
31	PASI Muhammad Naeem 176/MR/CHD PS Khazana CCP Peshawar.	701/P	28.02.2006
32	PASI Adnan Azam 175/MR/CHD PP Roger District Charsadda	702/P	28.02.2006
33	PASI Zahid Alam 172/MR/CHD PS W/Cantt: CCP Peshawar.	703/P	28.02.2006
34	PASI Shauns-ur-Rehman 49/P PS Gulberg CCP Peshawar	704/P	01.03.2006
35	PASI Rahmat Ullah 27/P PS Khazana CCP Peshawar	705/P	01.03.2006
36	PASI Sajad Hussain 31/P PS Tehkal CCP Peshawar	706/P	01.03.2006
37	PASI Saadat Hussain 260/P PS Town CCP Peshawar	707/P	01.03.2006

PASI Wariq Shah No P/32 of Bishtakharā has been differed due to awarding major punishment of time scale ASI for a period of 2 years by SSP/Operations vide OB No 3163 dated 27.10.2009.

PASIs at Serial No 1,2,4,17, 22,25,26,27,29,31,33,34,35,36, & 37 were confirmed in the rank of PASIs and brought on list E and promoted to the rank of Offg: SIs conditionally subject to receipt of their "D" course satisfactory reports.

PASIs forms serial No 30 to 37 of Chahada sons shall stand junior from the PASIs appointed through Public Service Commission vide PPO letter No 26017/ E-II dated 26.02.2009.

58-75
No. /EC-1.

A. Aman
CAPITAL CITY POLICE OFFICER,
PESHAWAR.

Copy of above is forwarded for information and necessary action to the:

1. The Provincial Police Officer, NWFP, Peshawar. He is requested to please issue repatriation order of the PASIs S.No. 2 and 8 from Operation Room CPO Peshawar to Capital City Police Peshawar.
2. The Additional Inspector General of Police, Investigation, NWFP, Peshawar with two spare copies of the notification for publication in Police Gazette part-II.
3. The Senior Superintendent of Police, Operation, Investigation, Traffic Peshawar.
4. The Commandant, CPC Peshawar.
5. The District Police Officers Batagram. Please nominate surplus SIs from your strength for further posting.
6. The District Police Officers Charsadda. Please nominate surplus SIs from your strength for further posting.
7. EC-II Branch, Pay Officer, Asstt. Commr, CC and FMC.

A. Aman
CAPITAL CITY POLICE OFFICER,
PESHAWAR.

	PASI Muhammad Shabbir 266/P PS Tehkal CCP Peshawar	697/P	28-12-2006
28.	PASI Basheer Ahmed Khan 266/MR/NSR Nowshera District	698/P	28-12-2006
29.	PASI Tauheed Ullah 220/MR/CHD Charsadda District	699/P	28-12-2006
30.	PASI Ijaz Ali 174/MR/CHD Batagram District Charsadda	700/P	28-12-2006
31.	PASI Muhammad Naeem 176/MR/CHD PS Khazana CCP Peshawar	701/P	28-12-2006
32.	PASI Adnan Azam 175 MR/CHD PP Rager District Charsadda	702/P	28-12-2006
33.	PASI Zahid Alam 172 MR/CHD PS W/Cantt CCP Peshawar	703/P	28-12-2006
34.	PASI Shams-ur-Rehman 49/P PS Gulberg CCP Peshawar	704/P	01-03-2006
35.	PASI Rehmat Ullah 27/P PS Khazana CCP Peshawar	705/P	01-03-2006
36.	PASI Sajad Hussain 31/P PS Tehkal CCP Peshawar	706/P	01-03-2006
37.	PASI Shafqat Hussain 260/P PS Town CCP Peshawar	707/P	01-03-2006

PASI Wariq Shah No. P/32 of PS Pishtakhara has been differed dut to awarding major punishment of time scale ASI for a period of 2 years by SSP/Operations vide OB No.3163 dated 08-10-2009.

PASIs at Serial No.1,2,4,17,22,25,26,27,29,31,33,34,35,36 & 37 were confirmed in the rank of PASIs (Name brought on list "E" and promoted to the rank of Offg. SIs conditionally subject receipt of their "D" course satisfactory report.

PASIs from serial No.30 to 37 of Shuhada sons shall stand junior from the PASIs appointed through Public Service Commission vide PPO letter No.26017/E-II dated 26-02-2009.

Sd/-
CAPITAL CITY POLICE OFFICER
PESHAWAR

No. 5675/EC-1

Copy of above is forwarded for information and necessary action to the:

1. The Provincial Police officer NWFP Peshawar. He is requested to please issue repatriation order of the PASIs Serial No.2 & 8 from Operation Room CPO Peshawar to Capital City Police Peshawar.
2. The Additional Inspector General Police Investigation, NWFP, Peshawar with two spare copies of the notification for clarification in Police Gazette Part-II.
3. The Senior Superintendent of Police Operation, Investigation, Traffic Peshawar.
4. The Commandant CPC Peshawar.
5. The District Police Officer Nowshera. Please nominate surplus SIs from your strength for further posting.
6. The District Police Officer, Charsadda. Please nominate surplus SIs from your strength for further posting.
7. EC-II Branch, Pay Officer, Assistant CC and FMC.

Sd/-
CAPITAL CITY POLICE OFFICER
PESHAWAR

ORDER.

On completion of their three (03) years probation period satisfactorily, the following Probationer Asstt: Sub: Inspectors of Operation Staff, Bannu are hereby confirmed as Asstt: Sub: Inspectors under Police Rules 19.25(5) and their names also brought on promotion list "E" from the dates of their appointments, as noted against each under Police Rules, 12.2(3):-

S:No.	Name and Number.	Date of appointment.
1.	ASI, Rizwanullah, No. 19/B.	23.02.2009.
2.	ASI, Amanullah, No. 11/B.	03.03.2009.
3.	ASI, Ihsanullah, No. 51/B.	06.03.2009.
4.	ASI, Allah Nawaz, no. 67/B.	13.03.2009.

Necessary Gazette notification may be issued under intimation to all concerned.

(NISAR AHMED KHAN)
PPM, CMM, PSP
Regional Police Officer,
Bannu Region, Bannu.

No. 1275 /EC, dated. 09/05 2012.

Copy to the District Police Officer, Bannu for information, necessary action w/r to his office Memo: No. 5297 dated 12.4.2012 and with the direction that the above mentioned Asstt: Sub: Inspectors may be deputed to Basic-Elite Course as required under Standing Order No. 13/2011. Their Service Records received with the above quoted Memo: are sent herewith for record.

Pl: ack: receipt.

(NISAR AHMED KHAN)
PPM, CMM, PSP
Regional Police Officer,



OFFICE OF THE
CAPITAL CITY POLICE OFFICER,
PESHAWAR.

Telephones No. 091-2210641 Fax No. 091-2212227
CCP, PESHAWAR.

POLICE REPTT:

FOR PUBLICATION IN THE KHYBER PAKHTUNKHWA POLICE GAZETTE PART-II,
ORDERS BY THE CAPITAL CITY POLICE OFFICER KHYBER PAKHTUNKHWA, PESHAWAR.

NOTIFICATION

Dated 1/1/2020

No. 9090 /EC-I, Revised "E" List seniority of PASIs:- In light of judgment passed by Peshawar High Court Peshawar in writ petition No. 3720-P/2018 Title Qazi Muhammad Arif VS Govt. of KPK & others and recommendation of Departmental Promotion Committee meeting held on 23-06-2020 as approved by the CCPO, Peshawar, the "E" list seniority of the following PASIs of Capital City Police, Peshawar issued vide notification No. 2402/EC-I, dated 11-02-2013 is hereby revised w.e from as noted against each:-

S#	Name & No	Date of list "E"	Date of Revised list "E"
1.	PASI Now Inspector Hafiz Ur Rehman 579/P	11.02.2013	02.02.2009
2.	PASI Now SI S. Khalid Sneh 568/P	11.02.2013	02.02.2009
3.	PASI Now SI Irfan Khan No. 569/P	11.02.2013	02.02.2009
4.	PASI Now SI Naeem Haider No. 570/P	11.02.2013	02.02.2009
5.	PASI Now SI Sajjad Anam Khan -575/P	11.02.2013	02.02.2009
6.	PASI Now Inspector Akhtar Naseer -580/P	11.02.2013	02.02.2009
7.	PASI Now SI Imran Alam No. 574/P	11.02.2013	02.02.2009
8.	PASI Now SI Inam Ullah No. 581/P	11.02.2013	02.02.2009
9.	PASI Now SI Khalid Anwar No. 572/P	11.02.2013	02.02.2009
10.	PASI Now SI Ahmad Rasheed No. 573/P	11.02.2013	02.02.2009
11.	PASI Now SI Muhammad Abid Afndi-576/P	11.02.2013	02.02.2009
12.	PASI Now SI Shakir Ullah No. 577/P	11.02.2013	02.02.2009
13.	PASI Now SI Awal Sher No. 578/P	11.02.2013	02.02.2009
14.	PASI Now SI Aftab Alam No. 582/P	11.02.2013	02.03.2009
15.	PASI Now SI Jawad Khan No. 683/P	11.02.2013	02.03.2009
16.	PASI Now SI Masood Jan No. 584/P	11.02.2013	02.03.2009
17.	PASI Now SI Akhtar Hussain No. 585/P	11.02.2013	02.03.2009
18.	PASI Now SI Asif Ullah No. 586/P	11.02.2013	02.03.2009
19.	PASI Now SI Syar Khan No. 587/P	11.02.2013	02.03.2009
20.	PASI Now SI Noor Muhammad No. 588/P	11.02.2013	02.03.2009
21.	PASI Now Inspector Muhammad Asim-589/P	11.02.2013	02.03.2009

Sd/-
CAPITAL CITY POLICE OFFICER,
PESHAWAR.

No. 9091-96 /EC-I

Copy of above is forwarded for information and necessary action to the:-

1. Addl: Inspector General of Police, Hqrs: Khyber Pakhtunkhwa, Peshawar.
2. AIG/legal, Peshawar.
3. SSP/Operation & Investigation, Peshawar.
4. DSP/Legal, Peshawar.
5. Asstt: Secret Branch, & EC-II, CCP, Peshawar.

SSP (COORDINATION)
FOR CAPITAL CITY POLICE OFFICER,
PESHAWAR.



21

**OFFICE OF THE
CAPITAL CITY POLICE OFFICER,
PESHAWAR.**

Telephone No. 021-0210641 Fax No. 001-0212697

POLICE DEPTT:

CCP, PESHAWAR.

**~~FOR PUBLICATION IN THE KHYBER PAKHTUNKHWA POLICE GAZETTE PART-II
ORDERS BY THE CAPITAL CITY POLICE OFFICER, KHYBER PAKHTUNKHWA, PESHAWAR.~~**

NOTIFICATION.

Dated 05/06/2020.

No. 7097 /EC-I, Revised "E" List seniority of PASIs:- In light of judgment passed by Peshawar High Court Peshawar in writ petition No. 3720-P/2018 Title Qazi Muhammad Arif VS Govt: of KPK & others as approved by the W/CCPO, Peshawar, the "E" list seniority of the following PASIs is hereby revised w.e from as noted against each:-

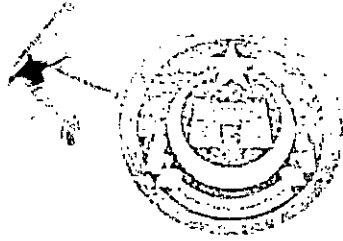
S#	Name & No	Date of list "E"	Date of Revised list "E"
1.	Offg; SI Masood Khan No. 756/P	13-08-2014	13-03-2010
2.	Offg; SI Muhammad Umer- 755/P	13-08-2014	20-02-2010
3.	Offg; SI Ahmad Ullah Khan-797/P	13-08-2014	26-03-2011
4.	Offg; SI Abdullah Jalal Khan -793/P	13-08-2014	26-03-2011
5.	Offg; SI Nauman Khan No. 803/P	13-08-2014	26-03-2011
6.	Offg; SI Imtiaz Ahmad No. 784/P	13-08-2014	26-03-2011
7.	Offg; SI Saeed Jan No. 795/P	13-08-2014	26-03-2011
8.	Offg; SI Muhammad Ashfaq No. 796/P	13-08-2014	26-03-2011
9.	Offg; SI Azaz Alam Khan Khalil No.783/P	13-08-2014	26-03-2011
10.	Offg; SI Qazi Muhammad Arif No. 790/P	13-08-2014	26-03-2011
11.	Offg; SI Asif Ali Khan No.785/P	13-08-2014	26-03-2011
12.	Offg; SI Muntaz Khan No.791/P	13-08-2014	26-03-2011
13.	Offg; SI Saleem Khan No.786/P	13-08-2014	26-03-2011
14.	Offg; SI Inam Ullah No.787/P	13-08-2014	26-03-2011
15.	Offg; SI Muhammad Asif Khan No. 788/P	13-08-2014	26-03-2011
16.	Offg; SI Ayub Khan No.789/P	13-08-2014	26-03-2011

Muhammad
**CAPITAL CITY POLICE OFFICER,
PESHAWAR.**

No. 7098-7/04 /EC-I,

Copy of above is forwarded for information and necessary action to the:-

1. Addl: Inspector General of Police, Hqrs: Khyber Pakhtunkhwa, Peshawar.
2. AIG/legal, Peshawar.
3. SSP/Operation & Investigation, Peshawar.
4. DSP/Legal, Peshawar.



22

Annex E

OFFICE OF THE
INSPECTOR GENERAL OF POLICE
KHYBER PAKHTUNKHWA
CENTRAL POLICE OFFICE, PESHAWAR
Fax: 091- 9210927

Dated Peshawar 24 Nov. 2018

NOTIFICATION

No. 4-23 SE-I, In pursuance of the provision contained in Section-5 of the Promotion Rules-2007, on recommendations of the Departmental Selection Committee meeting held on 26th November, 2018; the following Inspectors (BS-16) of Khyber Pakhtunkhwa Police are hereby promoted to the Rank of Deputy Superintendent of Police (BS-17) on regular basis with immediate effect.

The officers on promotion shall remain on probation for a period of one year in terms of Section 6 (2) of Khyber Pakhtunkhwa Civil Servant Act, 1973 read with Rule-15 (1) of Khyber Pakhtunkhwa Civil Servants (Appointment, Promotion & Transfer) Rules, 1989.

The promotion shall take effect from the date they actually assume the charge of their higher responsibilities:-

S#	Name & No.
1.	Mr. Zahir-ur-Rehman
2.	Mr. Sabir Khan
3.	Mr. Sher Aisar
4.	Mr. Asad Zubair
5.	Mr. Muhammad Saleem Irtiq
6.	Mr. Muhammad Javed
7.	Mr. Fazzal Wahid
8.	Mr. Amir Nawaz
9.	Mr. Liaqat Khan
10.	Mr. Muhammad Shouab
11.	Mr. Aisar Zaman
12.	Mr. Abdur Rashid
13.	Mr. Khalid Khan
14.	Mr. Niaz Muhammad
15.	Mr. Ailama Iqbal
16.	Mr. Tauheed Ullah
17.	Mr. Faqir Hussain
18.	Mr. Zahid Khan
19.	Mr. Badshah Hazrat
20.	Mr. Naveed Iqbal

F-12

The posting Notification will be issued separately.

Sd/-
SALAH-UD-DIN KHAN,
Inspector General of Police,
Khyber Pakhtunkhwa,
Peshawar.

Encls: No. & date even.

Copy forwarded to the:-

1. Chief Secretary Government of Khyber Pakhtunkhwa Peshawar.
2. Principal Secretary to Governor Khyber Pakhtunkhwa.
3. Principal Secretary to Chief Minister Khyber Pakhtunkhwa.
4. Secretary, Govt. of Khyber Pakhtunkhwa Estt. & Admn. Deptt: Peshawar.
5. Secretary, Govt. of Khyber Pakhtunkhwa Home & T.As Deptt: Peshawar.
6. Secretary, Govt. of Khyber Pakhtunkhwa Finance Deptt: Peshawar.
7. All Addl. Inspectors General of Police in Khyber Pakhtunkhwa.
8. Accountant General Khyber Pakhtunkhwa Peshawar.
9. All Divisional Commissioners in Khyber Pakhtunkhwa.
10. All Heads of Police Offices in Khyber Pakhtunkhwa.
11. All Deputy Commissioners in Khyber Pakhtunkhwa.
12. Director II CPO Peshawar.

dy 7/11/18
29-11-18



OFFICE OF THE
INSPECTOR GENERAL OF POLICE
KHYBER PAKHTUNKHWA
CENTRAL POLICE OFFICE, PESHAWAR
Fax: 091-9210927

76

Dated Peshawar: 13 May 2019

NOTIFICATION

No. CPO/ET/Promotions/533. In pursuance of the provision contained in Section-5 of the Promotion Rules-2007 and on recommendations of the Departmental Selection Committee meeting held on 15th April, 2019, the following Inspectors (BS-16) of Khyber Pakhtunkhwa Police are hereby promoted to the rank of Deputy Superintendent of Police (BS-17) on regular basis with immediate effect.

The officers on promotion shall remain on probation for a period of one year in terms of Section 6 (2) of Khyber Pakhtunkhwa Civil Servant Act, 1973 read with Rule-15 (1) of Khyber Pakhtunkhwa Civil Servants (Appointment, Promotion & Transfer) Rules, 1979.

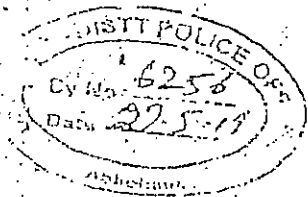
The promotion shall take effect from the date they actually assume the charge of their higher responsibilities:-

Sr. No.	Name & No.
1.	Mr. Faisal Dad
2.	Mr. Muhammad Ishaq
3.	Mr. Ajmal Khan
4.	Mr. Ghulam Sadq
5.	Mr. Muhammad Irfan
6.	Mr. Salfullah Khan
7.	Mr. Husain Ghulam
8.	Mr. Muhammad Iqbal
9.	Mr. Farhad Ali
10.	Mr. Azam Ali Shah
11.	Mr. Arshad Hussain

To inform the officers concerned
27/5/19

The posting notification will be sent separately.

Sd/
Muhammida Naeem Khan, Dt, PSP
Inspector General of Police,
Khyber Pakhtunkhwa,
Peshawar.



Encl: No. & Note given
Copy forwarded to the:-

1. Chief Secretary Government of Khyber Pakhtunkhwa Peshawar.
2. Principal Secretary to Governor Khyber Pakhtunkhwa.
3. Principal Secretary to Chief Minister Khyber Pakhtunkhwa.
4. Secretary, Govt. of Khyber Pakhtunkhwa East & Adm. Dept. Peshawar.
5. Secretary, Govt. of Khyber Pakhtunkhwa Home & T.A. Dept. Peshawar.
6. Secretary, Govt. of Khyber Pakhtunkhwa Finance Dept. Peshawar.
7. All Add: Inspectors General of Police in Khyber Pakhtunkhwa.
8. Accounts General Khyber Pakhtunkhwa Peshawar.
9. All Divisional Commissioners in Khyber Pakhtunkhwa.
10. All Heads of Police Offices in Khyber Pakhtunkhwa.
11. All Deputy Commissioners in Khyber Pakhtunkhwa.
12. Director of CPO Peshawar.

P.T.O.

OFFICE OF THE
INSPECTOR GENERAL OF POLICE
KHYBER PAKHTUNKHWA
CENTRAL POLICE OFFICE, PESHAWAR
Fax: 091-9210927

Dated Peshawar, 16 May, 2019

NOTIFICATION

No. CPO/E-1/Promotion/388. In pursuance of the provision contained in Section-5 of the Promotion, Rules-2007 and on recommendation of the Departmental Selection Committee meeting held on 15th April, 2019 the following Inspectors (BS-16) of Khyber Pakhtunkhwa Police are hereby promoted to the rank of Deputy Superintendent of Police (BS-17) on regular basis with immediate effect.

The officers on promotion shall remain on probation for a period of one year in terms of Section-6(2) of Khyber Pakhtunkhwa Civil Servant Act, 1973 read with Rule-15(1) of Khyber Pakhtunkhwa Civil Servants (Appointment, Promotion & Transfer Rules 1989.

The promotion shall take effect from the date they actually assume the charge of their higher responsibilities:-

S#	Name & No.
1.	Mr. Fazal Dad
2.	Mr. Muhammad Ishaq
3.	Mr. Ajmal Khan
4.	Mr. Ghulam Sadiq
5.	Mr. Muhammad Irfan
6.	Mr. Saifullah Khan
7.	Mr. Hussain Ghulam
8.	Mr. Muhammad Iqraqr
9.	Mr. Farhad Ali
10.	Mr. Azam Ali Shah
11.	Mr. Arshad Hussain

The posting Notification will be issued separately.

Sd/-
Muhammad Naeem Khan, Dr. PSP
Inspector General of Police
Khyber Pakhtunkhwa
Peshawar.

Endtt No. & Date even

Copy forwarded to the:-

1. Chief Secretary Government of Khyber Pakhtunkhwa Peshawar.
2. Principal Secretary to Governor Khyber Pakhtunkhwa
3. Principal Secretary to Chief Minister Khyber Pakhtunkhwa
4. Secretary Govt of Khyber Pakhtunkhwa Estt & Admn Deptt: Peshawar.
5. Secretary Govt of Khyber Pakhtunkhwa Home & T.As Deptt. Peshawar.
6. Secretary Govt of Khyber Pakhtunkhwa Finance Deptt Peshawar.
7. All Addl. Inspector General Police in Khyber Pakhtunkhwa Peshawar.
8. Accountant General, Khyber Pakhtunkhwa
9. All Divisional Commissioners in Khyber Pakhtunkhwa
10. All Head of Police Officer in Khyber Pakhtunkhwa
11. All Deputy Commissioners in Khyber Pakhtunkhwa
12. Director TI CPO Peshawar.

Technical Information Center for Hazardous Waste
EPA Region 10
1915 9th Avenue
Seattle, WA 98101
Phone: (206) 457-2300
Fax: (206) 457-2301

[Handwritten signature]

- 13. Review the site history to determine if there are any potential sources of contamination.
- 14. Review the site history to determine if there are any potential sources of contamination.
- 15. Review the site history to determine if there are any potential sources of contamination.
- 16. Review the site history to determine if there are any potential sources of contamination.
- 17. Review the site history to determine if there are any potential sources of contamination.
- 18. Review the site history to determine if there are any potential sources of contamination.
- 19. Review the site history to determine if there are any potential sources of contamination.
- 20. Review the site history to determine if there are any potential sources of contamination.

[Handwritten initials]

27

13. Director Public Relation Khyber Pakhtunkhwa Peshawar.
14. Directorate of Training CPO Khyber Pakhtunkhwa Peshawar.
15. PSO to IGP Khyber Pakhtunkhwa Peshawar.
16. All District Accounts Officers in Khyber Pakhtunkhwa.
17. Registrar CPO Peshawar.
18. Superintendent Confidential and Superintendent E-II CPO Peshawar.
19. Superintendent CPB & Accountant CPB Peshawar.
20. Central Registry CPO
21. Office File.

27/1 -

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OFFICE OF THE
INSPECTOR GENERAL OF POLICE
KHYBER PAKHTUNKHWA
Dated Peshawar the 27/10/2020

NOTIFICATION

No. CPDIE-IPromotion/1557 In pursuance of the provision contained in Section 4 of the Promotion Rules-2007 and on the recommendations of Departmental Selection Committee meeting held on 18th August, 2020, the following Inspectors (BS-10) of Khyber Pakhtunkhwa Police are hereby promoted to the rank of Deputy Superintendent of Police (BS-17) on regular basis with immediate effect:

The officers on promotion shall remain on probation for a period of one year in terms of Section 6 (2) of Khyber Pakhtunkhwa Civil Servant Act, 1973 read with Rule-15 (1) of Khyber Pakhtunkhwa Civil Servants (Appointment, Promotion & Transfer) Rules, 1975. The promotion shall take effect from the date they actually assume the charge of their higher responsibilities.

S#	Name of officers & No.
1	Machor Jehan No. K/19
2	Muhammad Riaz No. K/107
3	Rajab Ali No. P/172
4	Air Khan No. P/174
5	Waqar Ullah No. M/160
6	Ahmed-Rehman No. M/261
7	Ali Hassan No. K/26
8	Muhammad Khan No. H/24
9	Shah Nawaz No. H/36
10	Shah Muhammad No. H/36
11	Raja Mubhar No. H/49
12	Fazal Wazir No. H/37
13	Jehanzeb Khan No. H/39
14	Muhammad Yousaf No. H/46
15	Muhammad Sajad No. H/47
16	Fida Muhammad No. H/48
17	Zanooj Ahmed No. M/127
18	Naseem Hayat No. P/184
19	Jahan Hatib No. P/185
20	Ahrar Ahmed No. P/187

The posting Notification will be issued separately.

Sd/-
(DR. ISHTIAQ AHMAD) PSP/PPM
Additional Inspector General of Police
Headquarters, Khyber Pakhtunkhwa

Encls: No. & date even:

Copy forwarded to the -

1. Chief Secretary Government of Khyber Pakhtunkhwa Peshawar
2. Principal Secretary to Governor Khyber Pakhtunkhwa
3. Principal Secretary to Chief Minister Khyber Pakhtunkhwa
4. Secretary, Govt. of Khyber Pakhtunkhwa Esit. & Admin. Deptt. Peshawar
5. Secretary, Govt. of Khyber Pakhtunkhwa Home & T.As Deptt. Peshawar
6. Secretary, Govt. of Khyber Pakhtunkhwa Finance Deptt. Peshawar
7. Accountant General Khyber Pakhtunkhwa Peshawar
8. All Addl. Inspectors General of Police in Khyber Pakhtunkhwa
9. All Deputy Inspectors General of Police in Khyber Pakhtunkhwa
10. All Heads of Police Offices in Khyber Pakhtunkhwa

OFFICE OF THE
INSPECTOR GENERAL OF POLICE
KHYBER PAKHTUNKHWA
CENTRAL POLICE OFFICE, PESHAWAR

Dated Peshawar, the 24/02/2020

NOTIFICATION

No. CPO/E-1/Promotion/1589. In pursuance of the provision contained in Section-5 of the Promotion, Rules-2007 and on recommendation of the Departmental Selection Committee meeting held on 12th August, 2020 the following Inspectors (BS-16) of Khyber Pakhtunkhwa Police are hereby promoted to the rank of Deputy Superintendent of Police (BS-17) on regular basis with immediate effect.

The officers on promotion shall remain on probation for a period of one year in terms of Section-6(2) of Khyber Pakhtunkhwa Civil Servant Act, 1973 read with Rule-15 (1) of Khyber Pakhtunkhwa Civil Servants (Appointment, Promotion & Transfer Rules 1989).

The promotion shall take effect from the date they actually assume the charge of their higher responsibilities:-

S#	Name officers & No.
1.	Mazhar Jehan No. K/19
2.	Muhammad Riaz No.K/107
3.	Rajab Ali No.P/172
4.	Ali Khan No. P/174
5.	Waseem ullah No.M/180
6.	Atiq-ur-Rehman No.M/261
7.	Ali Hassan No. K/26
8.	Mafooz Khan No.H/34
9.	Shah Nawaz No.H/35
10.	Saad Muhammad No.H/36
11.	Raja Mukhtar No.H/49
12.	Fazal Wahab No.H/37
13.	Jehanzeb Khan No.H/39
14.	Muhammad Yousaf No.H/46
15.	Muhammad Sajjad No.H/47
16.	Fida Muhammad No.H/48
17.	Zanoor Ahmed No.M/127
18.	Naseem Hayat No.P/184
19.	Jehan Habib No.P/186
20.	Arshad Ahmed No.P/187

The posting Notification will be issued separately.

Sd/-
(DR. ISHTIAQ AHMED) PSP/PPM
Additional Inspector General of Police
Headquarters Khyber Pakhtunkhwa

Endtt No. & Date even

Copy forwarded to the:-

1. Chief Secretary Government of Khyber Pakhtunkhwa Peshawar.
2. Principal Secretary to Governor Khyber Pakhtunkhwa
3. Principal Secretary to Chief Minister Khyber Pakhtunkhwa
4. Secretary Govt of Khyber Pakhtunkhwa Estt & Admn Deptt: Peshawar.
5. Secretary Govt of Khyber Pakhtunkhwa Home & T.As Deptt. Peshawar.
6. Secretary Govt of Khyber Pakhtunkhwa Finance Deptt Peshawar.
7. Accountant General Khyber Pakhtunkhwa Peshawar.
8. All Addl. Inspector General Police in Khyber Pakhtunkhwa Peshawar.
9. All Deputy Commissioners in Khyber Pakhtunkhwa
10. All Head of Police Officer in Khyber Pakhtunkhwa .

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Annex. F²

COMMITTEE REPORT

1. In compliance of the judgment rendered by the Honorable Supreme Court of Pakistan in Civil Appeal No. 164-P of 2014 captioned as Provincial Police Officer, Khyber Pakhtunkhwa Peshawar as appellant Vs Nasir Khan Respondent which was disposed of by the Apex Court on 07.10.2020 in the following terms:-

"The very determination of seniority and promotion after confirmation of the Respondent in List 'E' on 22.02.2003 has not been determined as yet and all learned councils appearing for the parties before us suggested that for this determination the matter may be remanded to the Inspector General of Police, Khyber Pakhtunkhwa Peshawar, who after hearing all Police Officials who may be affected by such determination will pass an order in accordance with applicable rules to the Police Officials. Order accordingly. The Apex Court further held that the aforesaid exercise shall be completed by the Inspector General of Police, Khyber Pakhtunkhwa positively within a period of three months from today and a report in this respect shall be submitted to the registrar of this Court for our perusal and chamber."

2. Consequently and in order to implement the direction of the Apex Court in the case as aforementioned in letter and spirit the Addl: IGP / HQs: vide Order No. 5333-35 / Legal, dated 19.10.2020 constituted a committee comprising of the following officers to thresh out the issue and determine the rightful place of Respondent DSP Nasir Khan in the seniority list which had been agitated by a number of petitioners mostly the probationer ASIs recruited in various batches such as 1991, 1994 and 1998 etc:-

1. Commandant, FRP, Khyber Pakhtunkhwa
2. AIG/Establishment, CPO Peshawar.
3. AIG/Legal, CPO Peshawar.

(Chairman)
(Member)
(Member)

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3. The facts in brevity leading to the instant case appear that it is a simple matter of determination of seniority of Respondent DSP Nasir Khan whose name was brought on promotion list "E" on officiating basis on 20.02.2001 however he was reverted later on which was challenged by him by way of filing a Service Appeal before the Khyber Pakhtunkhwa Service Tribunal Peshawar. Such Service Appeal was decided by the Tribunal dated 23.02.2008 whereby his name was restored to promotion list "E" with effect from date of notification dated 20.02.2002. The Respondent was confirmed in the position of Sub-Inspector with effect from 24.11.2008, however he also challenged this Notification before the Service Tribunal and prayed for granting him confirmation with effect from 20.02.2003. The tribunal by the impugned judgment dated 13.05.2012 modified the notification to the extent that name of the Respondent was enlisted in the list "F" with effect from 20.02.2003 with all consequential back benefits. However, it was a misreading and omission on the part of the learned Tribunal by not fully appreciating the facts of the case coupled with the prayer of the petitioner claiming seniority in the position of confirmed Sub-Inspector as of 20.02.2003 the Tribunal instead directed the inclusion of his name in list "F" with effect from 20.02.2003 enabling him to overtake many probationer ASIs some of whom were even recruited long before his induction in the rank of Constable in the year 1991.

4. It was due to this anomaly that both the parties mutually agreed before the Apex Court that the name of the Respondent could not have been brought in promotion list "F" with effect from 20.02.2003 rather his confirmation in promotion list "E" could be made on 20.02.2003 and thereafter further seniority and promotion has to be determined in accordance with rules applicable to Police Officials. It was in compliance of this direction of the Apex Court that a Committee as aforesaid was constituted with the mentioned officer to report on the determination of further seniority of Respondent DSP Nasir Khan in the promotion list "F" in accordance with the principles laid down by the Police Rules 1934.

5. The petitioners (as per the attached list) were personally examined by the Committee in order to ascertain their view points. These petitioners who were inducted mostly in the rank of ASI through Public Service Commission as early as 1991 and onward claimed seniority against Respondent DSP Nasir Khan on the ground that the Respondent was recruited initially in the rank of Constable in the year 1991 whereas the petitioners who were directly recruited ASIs shall rank senior to the former on the basis of services laws / rules laid down by Police Rules 1934, the Khyber Pakhtunkhwa Civil Servant Act 1973 and the Khyber Pakhtunkhwa Appointment Promotion and Transfer Rules 1989. The claim of these petitioners is plausible and convincing to the extent that they were entitled for confirmation and admission to list "E" from the date of appointment. The Respondent on the contrary was supposed to travel an arduous journey by qualifying the initial four promotions list e.g. "A", "B", "C", & "D" before qualifying to be admitted to the promotion list "E". This Committee is however constrained to comment upon the inclusion of the Respondent name in list "E" leading subsequently to his confirmation in the rank of Sub-Inspector as per the judgment of the Tribunal and the Honorable Supreme Court of Pakistan, and therefore in view of this the mandate of the Committee is to look into the prospects of admission of the Respondent's name to the promotion list "F" in accordance with law, hence this report.

6. The law as regards admission to the promotion list "F" is spelled out by Rule 13.15 of Police Rules 1934, which pre-supposes only one condition; that is the name of confirmed Sub-Inspectors considered fit for promotion to the rank of Inspector shall be submitted by the district Superintendent of Police to the Deputy Inspector General of Police who after thorough evaluation if agreed to the Superintendent of Police recommendations shall send such list to the Inspector General of Police with his own recommendations. Now the parties in no unequivocal terms have agreed that the inclusion of the name of the Respondent in promotion list "F" with effect from 20.02.2003 in the light of the tribunal judgment was not accurate rather his confirmation in promotion list "E" could have been made on 20.02.2003. From this it follows that:

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Respondent counsel conceded that his claim of admission into the promotion list "F" with effect from 20.02.2003 was due to a clerical or any other mis and that the Respondent is ready to rectify the same and claim for seniority in promotion list "F" after his confirmation in the promotion list as of 20.02.2003 in light of the Court Judgments.

7. Police Rules 12.2 (3) laid down that seniority amongst the lower sub-ordina shall be reckoned from the date of appointment, Respondent DSP Nasir Khan was initially recruited in the rank of constable in 1991 and should have remained with his original batch-mates subject to qualification to various promotion lists provided by Chapter 13 of the Police Rules 1934. The scheme of things revolving around seniority and promotion under the Police Rules envisioned an elaborate system of seniority leading to promotion under the District and Range Police finally leading to a unified and common promotion list "F" which is maintained by the CPO for the whole of the Province. The problem in the instant case is due to the fact that Frontier Reserve Police which was established in 1987, was allowed to regulate and governed under the Police Rules 1934 and later on through various Standing Orders issued from time to time the Unit was authorized not only to maintain promotion lists on the pattern of the District & Ranges but was also given pro-rata share in various promotion courses, also enabling original recruits of FRP to undergo these trainings and claim seniority thereon. The Respondent DSP Nasir Khan is also an original recruit of the FRP who had done his lower and Inter Courses in the FRP allotted quota and after promotion to the rank of officiating Sub-Inspector he was transferred to the C.C.P.O. in 2001.
8. Generally, seniority in Police is determined on the basis of courses and inclusion of name in various promotion lists. Since Respondent Nasir Khan had relatively better and accelerated opportunities for selection to various service courses in the FRP, which mainly comprised of illiterate officials, his transfer to C.C.P.O. naturally put him in a better place vis a vis even those who were recruited long before him. The law however provides different principles for

Determination of seniority among the upper sub-ordinates which are laid down in Police Rules 12.2 (3) and jotted down below for better understanding:-

- I. Seniority shall be reckoned from the date of appointment in the first place which means that the one who is appointed earlier shall be considered senior to those who are appointed later in point of time;
- II. A promotee officer shall be considered senior to the directly recruited officer if both appointed on the same date;
- III. Officers appointed directly in one batch have their seniority determined on the basis of age; the overage shall be considered senior to the rest of the batch who are junior in age; and
- IV. Seniority shall be finally determined from the date of confirmation provided the seniority inter-se of several officers confirmed on the same date being that allotted to them on first appointment.

9. According to the judgment of the Apex Court dated 07.10.2020 wherein Respondent Nasir Khan DSP was assigned seniority in promotion List "E" with effect from 20.02.2003, which means that on the mentioned date he was confirmed Asstt. Sub-Inspector and promoted as Offg. Sub-Inspector. Further in accordance with Police Rules 13.8 the Respondent was to remain on probation for a period of two years ending on 20.02.2005. Although Police Rules 13.14 (2) laid down the pre condition of SHO period for one year in non-domicile district of the officer for confirmation in the Rank of Sub-Inspector, but the Tribunal Judgment brushed aside this aspect of the matter therefore the Respondent Officer was eligible for confirmation in the Rank of Sub-Inspector with effect from 20.02.2005, the effective date on which his two years probation was ended.

10. Going by this the Respondent further seniority and admission to promotion List "F" is to be seen after the date of his confirmation in the Rank of Sub-Inspector. According to Seniority List "F" which stood on 31.12.2005 issued by GPO

No. 1845-62/E-II dated 02.02.2006 the name of Respondent DSP Nasir Khan would fall at Serial No. 309 above the name of Ishtiaq Ahmad at Serial No. 310, and below the name of Falak Niaz at Serial No. 309. It is further clarified that the name of DSP Nasir Khan at Serial No. 309 above the name of Ishtiaq Ahmad is due to the fact that the later officer is also on the strength of CCPO, Peshawar who was promoted as confirmed Sub-Inspector on 23.03.2005 almost Six (06) months later than the former officer.

Likewise on perusal of the seniority list of DSsP as it stood on 30.04.2020 issued by CPO vide No. 840/SE-I dated 30.04.2020 the name of Respondent DSP Nasir Khan will be placed at Serial No. 41 below the name of Falak Niaz at Serial No. 40 and above the name of Ishtiaq Ahmad now at Serial No. 41.

Although the above seniority shall be in accordance with the Judgment rendered by the Tribunal and Apex Court, yet the Respondent Officer would be able to rank Senior to the entire probationers batches of ASIs of 1995 and afterwards.

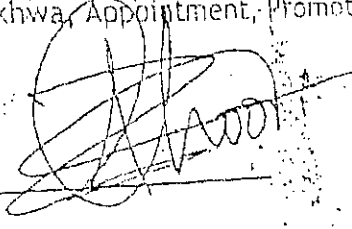
11. It merit a mention that at that time the Respondent was in the rank of Constable the 1995 batch of Probationer ASI were technically on promotion List "E" from the date of their appointment. Due to this the interests and valid seniority of the probationary ASIs could be seriously compromised if they are denied their due right of confirmation from the date of appointment. Hypothetically speaking if the officers of 1995 batch are confirmed and admitted to promotion List "E" from the date of their appointment, every Officer of the batch shall naturally rank senior by Seven (07) years from the Respondent Nasir Khan whose admission and confirmation in the said list is with effect from 20.02.2003.

RECOMMENDATIONS:

In view of what is discussed above it is recommended to place the name of Respondent DSP Nasir Khan in place suggested vide Para No. 10 of the report which will be in accordance and compliance of the court judgment. However

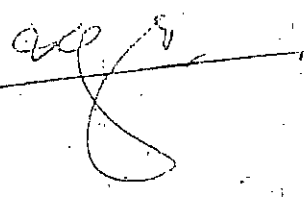
In order to protect the interests of the probationary ASIs it is recommended that every Officer's name may be brought on promotion List "E" from the date of his appointment which is in accordance with the principles of justice and service laws on the subject such as Section-7 (3) and (5), 8 (4) of Khyber Pakhtunkhwa Civil Servant Act-1973 & Rule-16 and 17(1) explanation-III (2) of the Khyber Pakhtunkhwa, Appointment, Promotion & Transfer Rules-1989.

(ZAHOOR BABAR AFRIDI)
AIG/Establishment
Khyber Pakhtunkhwa
Peshawar



(Member)

(JAVED AHMAD)
AIG/Legal
Khyber Pakhtunkhwa
Peshawar



(Member)

(APPROVED)

(SAJID ALI KHAN)
COMMANDANT
Frontier Reserve Police
Khyber Pakhtunkhwa, Peshawar
(CHAIRMAN)



PESHAWAR HIGH COURT, PESHAWAR
JUDICIAL DEPARTMENT

WP No. 3720-P/2018

33

Amel G

Qazi Muhammad Arif and others.

Vs

Government of Khyber Pakhtunkhwa through Chief
Secretary, Khyber Pakhtunkhwa, Peshawar.

Date of hearing 24.04.2019

Petitioner (by)

Zariq Anwar Khan Associates

Respondents (by)

Karman Hayat G.S.

JUDGMENT

MUSARRAT JILALI:- Petitioner, Qazi Muhammad Arif and others, through the instant writ petition under Article 199 of the Constitution of Islamic Republic of Pakistan, 1973, have prayed for issuance of directions to the respondents to implement the decision of the committee board regarding fixation of seniority whereas the seniority list "E" be revised and the petitioners direct appointee through Public Service Commission be brought and placed at their due place of seniority and also to ensure the circulation of the seniority list prepared in accordance with law and rules.

2. In essence, it is the petitioners' case that they were appointed as Assistant Sub-Inspector on 26.03.2011 through Public Service Commission and subsequently on completion of satisfactory probation period, they were confirmed w.e.f 26.03.2011 from the date of appointment, but were placed in their own seniority list and not properly placed at "E" list which needs to be prepared and maintained to the candidates who can further sent for upper college course for promotion and placing in the regular list of SIs. It is alleged in the petition that the petitioner filed representation before the respondents department on which the competent authority constituted committee for the purpose of fixation of the seniority list, who recommended that "E" list be revised and the appellants/petitioners including others if any, be brought and placed at their due place and the candidates who being officiating promotion may be brought on seniority list "E" after completion of officiating/probation period according to police rules. For the purpose, petitioners approached several times to the respondents to implement the decision of the committee regarding the fixation of the

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seniority of the petitioners but in vain. Feeling aggrieved, petitioner has filed the instant writ petition for redressal of their grievance.

Arguments heard and appended documents gone through.

3. The worthy AAG while taking us to para-6 of the comments submitted that pursuant to representation submitted by the petitioners, a committee was constituted by respondents on 10.08.2017 to thoroughly examine the stance of the petitioners in the light of relevant rules. He added that the committee submitted recommendations and the same have already been followed by the respondents in letter and spirit.

CL
know

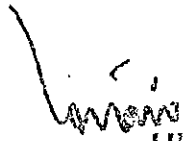
4. When confronted learned counsel for the petitioners with the above stated position, he submitted that though recommendations have been made by the committee but respondents have not yet implemented it.

5. In the circumstances, we direct the respondents to implement the recommendations of the

committee already admitted by them in the comments in letter and spirit.

6. Accordingly, the instant writ petition is disposed of in the above terms.

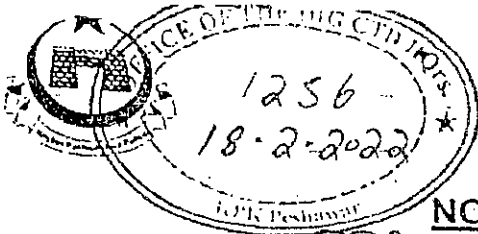

JUDGE


JUDGE

Announced
24.04.2019

(DB) Hon'ble Mr. Justice Iqbalul Haq
Hon'ble Justice Musarrat Hossain

Near Shah, FS



37
Ammed. H
OFFICE OF THE
INSPECTOR GENERAL OF POLICE
KHYBER PAKHTUNKHWA
Dated Peshawar the 18/02/2022

NOTIFICATION

No. CPO/E-I/Promotion/ 332 In pursuance of the provision contained in Section-5 of the Promotion Rules-2007 and on the recommendations of Departmental Selection Committee meeting held on 15th February, 2022, the following Inspectors (BS-16) (Executive & Technical) of Khyber Pakhtunkhwa Police are hereby promoted to the rank of Deputy Superintendent of Police (BS-17) on regular basis with immediate effect.

The officers on promotion shall remain on probation for a period of one year in terms of Section 6 (2) of Khyber Pakhtunkhwa Civil Servant Act, 1973 read with Rule-15 (1) of Khyber Pakhtunkhwa Civil Servants (Appointment, Promotion & Transfer) Rules, 1989.

The promotion shall take effect from the date they actually assume the charge of their higher responsibilities:-

S#	Name of officers & No.	S#	Name of officers & No.
1.	Mr. Azmal Ali No. K/200	17.	Mr. Luqman Khan No. MR/80
2.	Mr. Muhammad Sohail No. H/07	18.	Mr. Ikhtiraz Khan No. MR/81
3.	Mr. Muhammad Amin No. H/42	19.	Mr. Zar Badshah No. MR/82
4.	Mr. Abdullah Jan No. P/182	20.	Mr. Muhammad Fazil No. MR/83
5.	Mr. Nasrullah Khan No. P/185	21.	Mr. Imtiaz Ali No. MR/84
6.	Mr. Muhammad Kamran No. P/188	22.	Mr. Sadat Khan No. K/25
7.	Mr. Sajid Mumtaz No. P/189	23.	Mr. Fazal Hanif No. K/48
8.	Mr. Fida Hussain No. P/190	24.	Mr. Nazar Hussain No. K/70
9.	Mr. Ijaz Ali No. P/191	25.	Mr. Muhammad Yousaf No. K/71
10.	Mr. Zakauallah No. P/192	26.	Mr. Nazir Khan No. K/72
11.	Mr. Taj Muhammad Khan No. P/193	27.	Mr. Abid Khan No. K/74
12.	Mr. Ijaz Ali No. P/194	28.	Mr. Umar Hayat No. K/20
13.	Mr. Adnan Azam No. P/195	29.	Mr. Muhammad Akbar No. MR/86
14.	Mr. Zahid Alam No. P/196	30.	Mr. Zareef Khan No. MR/87
15.	Mr. Rehmatullah No. P/197	31.	Mr. Asif Mehmood No. B/01
16.	Mr. Muhammad Inam Jan No. MR/59	32.	Mr. Sabir Gul No. MR/90
33.	Mr. Zulfiqar Ahmad (Technical Special Branch)		

Their posting Notification will be issued separately.

Note:-

1. The DSC meeting held on 19.08.2020 recommended Mr. Muhammad Sohail No. H/07 to be deferred from promotion to the rank of DSP (BPS-17) because he had not completed mandatory period in a Unit specified as per amended Police Rule 13.16A dated 16.03.2017. At the time of meeting, he was serving in ACE, therefore the Committee directed that he will be promoted once he earns good ACR for a calendar year from any specified Unit. Subsequently in compliance of the DSC decision, he was transferred to Special Branch on 19.04.2021. Mr. Muhammad Sohail No. H/07 is also promoted to the rank of DSP w.e.f 19.04.2022; on successful completion his mandatory period as per amended Police Rule 13.16A.

2. Mr. Abdullah Jan No. P/182 is conditionally and provisionally subject to the outcome of CPLA No.643-P/2021 dated 30.08.2021 in compliance of Execution petition No.227/2021 in Service Appeal No. 291/2019 and Order Sheet dated 10.01.2022 of Khyber Pakhtunkhwa Service Tribunal.

Sd/-

(SABIR AHMED) PSP
Additional Inspector General of Police,
Headquarters, Khyber Pakhtunkhwa,

Endst: No. & date given.

Copy forwarded to the:-

1. Accountant General Khyber Pakhtunkhwa Peshawar.
2. All Addl. Inspectors General of Police in Khyber Pakhtunkhwa.
3. All Deputy Inspectors General of Police in Khyber Pakhtunkhwa
4. All Heads of Units, in Khyber Pakhtunkhwa.
5. All Regional Police Officers, in Khyber Pakhtunkhwa.

P.T.O

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Ammed (J)

BEFORE HONOURABLE PROVINCIAL POLICE OFFICER
KHYBER PAKHTUNKHWA PESHAWAR

(Through proper channel)

REVIEW/REPRESENTATION AGAINST NOTIFICATION NO.CPO/
E-I/PROMOTION/332 DATED 18-02-2022 OF THE PPO KPK
PESHAWAR WHEREBY APPELLANT'S COLLEAGUE/BATCH
MATE MUHAMMAD SOHAIL INSPECTOR NO. H/07 HAS BEEN
PROMOTED TO THE RANK OF D.S.P (BPS-17) IGNORING THE
PETITIONER WITHOUT ANY REASON.

PRAYER: ON ACCEPTANCE OF INSTANT REVIEW PETITION/
REPRESNTATION AND AFTER GRANTING CONFIRMATION/
SENIORITY ON PROMOTION LIST-E OF ASI FROM 08-01-2007
AND THROUGH OUT SUBSEQUENT SENIORITY TILL TO THIS
DAYS THE IMPUGNED NOTIFICATION DATED 18-02-2022 MAY
KINDLY BE MODIFIED TO THE EXTENT OF PROMOTION OF
PETITIONER AS D.S.P (BPS-17) FROM THE DATE WHEN HIS
BATCH-MATES RECRUITED WITH HIM AS PASIs AND LIKE
MUHAMMAD SOHAIL INSPECTOR NO.H/07 OF HAZARA
RANGION ABBOTTABAD AND WITH ALL CONSEQUENTIAL
SERVICE BACK BENEFITS.

Respected Sir,

With most veneration the following few lines are laid down
for your kind consideration and favorable order please:-

1. That petitioner was recruited as Probationer Assistant Sub Inspector (BPS-09) along-with his other colleagues/batch-mates through KPK Public Service Commission Peshawar in the KPK Police Force vide Provincial Police Officer KPK Peshawar Notification No.22321-27/E-II dated 28-12-2006 and his name stands among recruits of HAZARA RANGA at S/No.07 while that of his colleague/batch-mate Muhammad Sohail at S/No.1 of the said Notification. (Copy of Notification dated 28-12-2006 is attached as "A").

Attested
7.7.2022

2. That on satisfactory completion of probation period of 03 years the petitioner along with his colleagues/batch-mates was confirmed and brought on seniority List; "E" with effect from 08-01-2007 vide Deputy Inspector General of Police, Hazara Region Abbottabad Order No.3627-32 dated 25-03-2010. **(Copy of DIG Hazard Region Abbottabad dated 25-03-2010 is attached as "B")**.

3. That Deputy Inspector General of Police Hazara Region Abbottabad subsequently issued a CORRIGENDUM letter No.4311-16/E dated 06-04-2010 wherein mentioned that "the names of the confirmed ASIs in the above quoted reference are brought on promotion list "E" with effect from 25-03-2010 the date of issuance above mentioned letter instead of the dates as noted against each their names". **(Copy of Corrigendum' letter dated 06-04-2010 attached as "C")**.

4. That above mentioned under captioned wording of the Deputy Inspector General of Police Hazara Region Abbottabad in CORRIGENDUM letter No.4311-16/E dated 06-04-2010 created some misunderstanding and seniority of the petitioner as ASI is counted wef 06-04-2010 instead 08-01-2007 which has caused tremendous loss to petitioner in his service career as his colleagues in KPK police are serving on the rank of DSP (BPS-17) while petitioner is still an Inspector without any fault on his part.

5. That all those 85 Male Probationer Assistant Sub Inspectors (BPS-09) of KPK recruited along with petitioner vide Inspector General of Police KPK Peshawar Notification No.22321-27/E-II dated 28-12-2006, their seniority on List-"E" is counted from 28-12-2006 while that of petitioner wef

Accepted
7-7-2010

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06-04-2010. Throughout petitioner's seniority i.e. since his recruitment as PASI on 28-12-2006 has been disturbed. Petitioner is still serving as Inspector while his colleagues/batch-mates in KPK police have been elevated to the rank of DSP (BPS-17) since long ago. Even one of his colleague/batch-mate "Muhammad Sohail Inspector No.H/07 from Hazara Range Abbottabad" has been promoted as DSP (BPS-17) vide Provincial Police Officer KPK Peshawar Notification No. CPO/E-1/Promotion/332 dated 18-02-2022 ignoring the petitioner without any cause and reason/justification. **(Copies of orders of others Police Regions of KPK showing dates of recruitment, confirmation and bringing of PASIs on seniority lists- "E" and their order of promotion as DSPs (BPS-17) are attached as "D & E" respectively).**

6. That according to Civil Servant Act 1973, KPK Appointment, Promotion and Transfer Rules 1989, Police Rules 1934 and Judgment/decision of Honorable High Court, Guide Lines Order No.2978/E-II dated 07-02-2011 of PPO KPK Peshawar and Report of KPK Senior Police Officers Committee constituted by PPO KPK, the date of appointment/recruitment, confirmation, promotion and seniority can not be different. **(Copies of Guide Lines of KPK PPO of 2011, High Police Officers Committee's Report and Judgment/Decision of Honorable High Court are attached as "F, G & H").**

7. That despite the fact that according to above mentioned law, Rules and Police Rules 1934 the petitioner fulfilled all the requirements for promotion but was not considered with his batch-mates/colleagues for promotion as DSP (BPS-17)

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
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by the competent authority while promoting his batch-mate like Inspector Muhammad Sohail No.H/07 as DSP (BPS-17) vide Notification No. CPO/E-I/Promotion/332 dated 18-02-2022. (Copy of Notification dated 18-02-2022 is attached herewith as "I").

8. That appellant has rendered about..... years service in the police department. He has always performed his assigned duties with devotion, dedication and honesty to the entire satisfaction of his superiors and never provided a chance of reprimand. Due to his tremendous services on occasions the appellant has been awarded with Commendation Certificates and Cash Rewards by his worthy Police High-Ups. Petitioner has unblemished rather meritorious service record at his credit.

It is, therefore, humbly requested that keeping in view the aforementioned facts and circumstances AND after making correction with regard to petitioner's Confirmation & bringing on seniority List-"E" as per Notification dated 25-03-2010 of DIG Hazara Region Abbottabad and granting throughout seniority to till this day, the impugned Notification dated 18-02-2022 may graciously be modified to the extent of promoting of the petitioner as DSP (BPS-17) with effect from the date when his batch-mates recruited as PASIs of KPK were promoted as DSP (BPS-17) and with grant of all consequential service back benefits. Thanking you sir in anticipation.

Your Obedient Servant



(Muhammad Javed)

Inspector No.H/58 (Acting DSP)
Investigation Wing Haripur

Dated 17-03-2022

وکالت نامہ

بعدالت جناب *محمد رفیع صاحب* / *محمد رفیق صاحب* / *محمد رفیق صاحب*

منجانب *محمد رفیق صاحب* / *محمد رفیق صاحب* / *محمد رفیق صاحب*

دعوی یا جرم *سید اہل* / *سید اہل* / *سید اہل* باعث تحریر آئیکہ

مندرجہ بالا عنوان میں اپنی طرف سے بیروی وجود ہی مقام *محمد رفیق صاحب* / *محمد رفیق صاحب* / *محمد رفیق صاحب*

محمد رفیق صاحب ایڈووکیٹ بدیں شرط وکیل مقرر کیا۔ کہ میں ہر پیشی پر خود یا بذریعہ مختار خاص

رور و عدالت حاضر ہوں گا۔ اور بوقت پکارے جانے وکیل صاحب موصوف کو اطلاع دے کر حاضر کروں گا۔ اگر کسی

پیشی پر مظہر حاضر نہ ہوں۔ اور حاضری کی وجہ سے کسی وجہ پر مقدمہ میرے خلاف ہو گیا تو صاحب موصوف اس کے کسی طرح ذمہ دار نہ

ہوں گے۔ نیز وکیل صاحب موصوف صدر مقام کچہری کے علاوہ کسی اور جگہ یا کچہری کے متردد اوقات سے پہلے یا بروز

تعطیل بیروی کرنے کے مجاز نہ ہوں گے۔ اگر مقدمہ مقام کچہری کے کسی اور جگہ ساعت ہونے یا بروز کچہری کے اوقات

کے آگیا یا پیچھے ہونے پر مظہر کو کوئی نقصان پہنچے تو ذمہ دار یا اس کے رابطے کسی معاوضہ ادا کرنے مختار نامہ واپس کرنے کے

بھی صاحب موصوف ذمہ دار نہ ہوں گے۔ مجھے کل ساختہ پرواختہ صاحب مثل کردہ ذات خود منظور و قبول ہوگا اور صاحب

موصوف کو عرضی دعویٰ اور درخواست اجراءے ڈگری و نظر ثانی اپیل مگرانی دائر کرنے نیز ہر قسم کی درخواست پر دستخط تصدیق

کرنے کا بھی اختیار ہوگا۔ اور کسی حکم یا ڈگری کے اجرا کرنے اور ہر قسم کاروبار وصول کرنے اور رسید دینے اور داخل کرنے

کا ہر قسم کا بیان دینے اور سپروٹا لشی وراثی نامہ و فیصلہ بر خلاف کرنے اقبال دعوے کا اختیار ہوگا۔ اور بصورت اپیل و

برآمدگی مقدمہ یا منسوخی ڈگری یکطرفہ درخواست حکم اتمامی یا ڈگری قبل از فیصلہ اجراءے ڈگری بھی صاحب موصوف کو

بشرط ادا جنگی علیحدہ بیروی مختار نامہ کرینکا مجاز ہوگا۔ اور بصورت ضرورت اپیل یا اپیل کے واسطے کسی دوسرے وکیل یا بیرسٹر

کو بجائے اپنے ہمراہ مقرر کریں اور ایسے مشیر قانونی کو بھی اس امر میں وہی اختیارات حاصل ہوں گے جیسے صاحب

موصوف کو۔ پوری فیس تاریخ پیشی سے پہلے ادا نہ کروں گا۔ تو صاحب موصوف کو پورا اختیار ہوگا کہ مقدمہ کی بیروی نہ

کریں اور ایسی حالت میں میرا مطالبہ صاحب موصوف کے برخلاف نہیں ہوگا۔ لہذا مختار نامہ لکھ دیا ہے کہ سند ہے مضمون

مختار نامہ سن لیا ہے اور اچھی طرح سمجھ لیا اور منظور ہے۔

مورخہ: 20

Acceptance

محمد رفیق صاحب

محمد رفیق صاحب

محمد رفیق صاحب