Service Appeal No. 04/2014

Date of Institution: 24.12.2013

Date of Decision: 28.11.2018

Farman Ullah

Vs

Capital City Police Officer Peshawar & 2 others.

Judgment/Order:

28.11920189

MUHAMMAD HAMID MUGHAL, MEMBER (J) Brother of the appellant on behalf of appellant present.

Arguments of learned counsel for the appellant and Mr. Muhammad Jan learned Deputy District Attorney heard. File perused.

The appellant has filed the present service appeal to be deputed to PTC Hangu for training for Intermediate College Course.

During the course of arguments it was brought to the knowledge of this Tribunal that during the pendency of the present service appeal, the appellant participated in the Intermediate College Course at Police Training College Hangu. Copy of result/Notification dated 10.05.2018 regarding the result of the candidates, who appeared in the final examination of Intermediate College Course produced and the name of appellant also figures therein.

In view of above the preset service appeal has become infructuous and as such the same is dismissed. Parties are left to bear their own costs. File be consigned to the record room.

(Hussain Shah)

MEMBER

(Muhammad Hamid Mughal) MEMBER

ANNOUNCED 28.11.2018 12.10.2018

Learned counsel for the appellant and Mr. Muhammad Jan learned Deputy District Attorney for the respondents present. Arguments heard. To come up for order on 19.10.2018 before D.B.

Member

Member

19.10.2018 Bench incomplete. To come up for order on 29.10.2018 before proper D.B.

Reader

29.10.2018 Due to retirement of Hon'ble Chairman, the Tribunal is defunct. Therefore, the case is adjourned.

To come up on 14.11.2018.

Reader

14.11.2018

Due to retirement of Hon'ble Chairman, the Tribunal is defunct. Therefore, the case is adjourned. To come up on 28.11.2018.

Postor

17.05.2018

Appellant absent. Counsel for the appellant is also absent. However, junior to senior counsel for appellant present and seeks adjournment. Mr. Usman Ghani, District Attorney for the respondents also present. Adjourned. To come up for arguments on 18.07.2018 before D.B.

(Muhammad Amin Khan Kundi) Member

(Muḥammad Hamid Mughal) Member

18.07.2018

Counsel for the appellant present. Mr. Ziaullah, DDA for respondents present. Counsel for the appellant seeks adjournment. Adjourned. To come up for arguments on 05.09.2018 before D.B.

(Ahamd Hassan) Member

(Muhammad Hamid Mughal) Member

05.09.2018

Appellant absent. Learned counsel for the appellant is also absent. However, junior counsel for the appellant present and requested for adjournment on the ground that learned senior counsel for the appellant is busy before the Hon'ble Peshawar High Court. Mr. Ziaullah, Deputy District Attorney for the respondents present. Adjourned. To come up for arguments on 12.10.2018 before D.B.

(M. Amin Khan Kundi) Member

. Hamid Mughal) Member 03.01.2018

Counsel for the present. Asst: AG for respondents present.

Counsel for the appellant requested for adjournment. Adjourned.

To come up for arguments on 05.03.2018 before D.B.

(Ahmad Hassan) Member(E) (M.Amin Khan Kundi) Member (J)

05.03.2018

Counsel for the appellant and Mr. Riaz Ahmed Painda Kheil, Assistant AG for the respondents present. Learned counsel for the appellant seeks adjournment. Adjourned. To come up for arguments on 13.04.2018 before D.B.

(Muhammad Hamid Mughal) Member (Muhammad Amin Khan Kundi) Member

13.04.2018

Counsel for the appellant and Addl: AG for respondents present. Counsel for the appellant seeks adjournment. Adjourned. To come up for arguments on 17.05.2018 before D.B.

(Ahmad Hassan) Member

(M. Hamid Mughal)
Member

14.04.2017

Counsel for the appellant present. Mr. Aziz Shah, Head Constable alongwith Mr. Muhammad Jan, Government Pleader for the respondents also present. During the course of arguments learned counser for the appellant contended that junior colleagues of the appellant had been promoted as posts of Assistant Sub-Inspectors and Sub-Inspectors while the appellant was deprived from the said benefits having not completed the requisite courses. In order to clarify the position of the appellant and other colleagues the respondents are directed to produce all the record of the appellant and other colleagues of the appellant as well as seniority lists that the reasons for not deputing the appellant for the relevant course to be eligible for further promotion on or before the next date of hearing. To come up for such record and arguments on 31.07.2017 before D.B.

(AHMAD HASSAN) MEMBER (MUHAMMAD AMIN KHAN KUNDI) MEMBER

31/7/2017

Junior to counsel for the appellant and Mr. Zaiullah Deputy District Attorney for respondent present. Junior to counsel for the appellant seeks adjournment. To come up for arguments on 27/11/2017 before D.B.

(GUL ZEB KḤAN) MEMBER (MUHAMMAD HAMID MUGHAL) MEMBER

27.11.2017

Appellant in person and Addl: AG alongwith Mr. Abdur Raziq, H.C for respondents present. Due to general strike of the Bar arguments could not be heard. Adjourned. To come up for arguments on 03.01.2018 before D.B.

Member Member

Chairman

Counsel for the appellant and Mr. Muhammad Jan, GP alongwith Hayat Muhammad, H.C for respondents present. Counsel for the appellant requested for adjournment. To come up for final hearing on 05.12.2016 before the D.B.

Member

Chairman

05.12.2016

Counsel for the appellant and Mr. Muhammad Jan, GP for the respondents present. Learned counsel for the appellant requested for adjournment. Request accepted. To come up for arguments on $\frac{Q-\lambda-1}{2}$

before D.B.

ASHAFAQUE TAJ) MEMBER MUHAMMAD AAMIR NAZIR)

09.02.2017

Appellant in person and Asst: AG alongwith Aziz Shah, HC for respondents present. Appellant requested for adjournment. Adjourned. To come up for arguments on 14.04.2017.

(MUHAMMAD AMIR NAZIR) MEMBER

(ASHFAQUE TA) MEMBER 01.09.2015

Appellant in person and Mr. Hayat Muhammad, Reader to DSP alongwith Assistant A.G for respondents present. Written reply not submitted. Requested for further adjournment. Last opportunity granted. To come up for written reply/comments on 12.11.2015 before § S.B.

Chairman

12.11.2015

Counsel for the appellant and Mr. Hayat Muhammad, Reader alongwith Addl: A.G for respondents present. Written reply submitted. The appeal is assigned to D.B for rejoinder and final hearing for 29.4.2016.

Charman

29.04.2016

Junior to counsel for the appellant and Addl: AG for the respondents present. Rejoinder submitted copy of which is placed on file. To come up for arguments on 14.06.2016.

Member

Mennber

14.06.2016

> **LA** --MEMBER

MEDBER

Appellant Deposited Security & Process Fee Appellant with counsel and Mr. Hayat Muhammad alongwith Assstt: AG for the respondents present. Record produced which was perused.

Learned counsel for the appellant argued that the appellant is serving as confirmed H.C and entitled to be recommended for Intermediate College Course. The officials junior to appellant were recommended but appellant ignored despite his eligibility vide impugned order dated 05.12.2013 regarding which he preferred departmental appeal on 26.08.2013 which was rejected on 06.12.2013 and hence the instant service appeal on 24.12.2013.

That the appellant is entitled to be recommended for Intermediate College Course i.e a prerequisite for further promotion..

Points urged need consideration. Admit. Subject to deposit of security and process fee within 10 days, notices be issued to the respondents for written reply/comments for 13.07.2015 before S.B.

Chairman

13.07.2015

Appellant in person and Mr. Hayat Muhammad, Reader to DSP alongwith Addl: , A.G for respondents present. Requested for adjournment. To come up for written reply/comments on 1.9.2015 before S.B.

Chairman

Reader Note:

21.11.2014

Assistant to counsel for the appellant and Mr. Kabirullah Khattak, Asst: Advocate General for the respondents present.

Since the Tribunal is incomplete, therefore, case is adjourned to 12.01.2015 for the same.

Weader:

12.01.2015

Counsel for the appellant and Mr. Iqbal Munir, Head Constable with Mr. Kabirullah Khattak, Asst: Advocate General for the respondents present. Representative of the respondents requested for time to submit complete record of the appellant. To come up for preliminary hearing/complete record of the appellant on 10.03.2015.

Member

10.03.2015

Appellant with counsel and Asst: AG for the respondents present. Record not produced by the respondents. Last opportunity granted. To come up for preliminary hearing on 14.04.2015 before S.B.

Chairman

25.06.2014

Junior to counsel for the appellant present and requested for adjournment due to non-availability of his senior counsel. Request accepted. To come up for preliminary hearing on 19.08.2014.

Member

Reader Note:

19.08.2014

Appellant in person and Mr. Wisal, Head Constable with Mr. Ziaullah, GP for the respondents present. The Hon'able Benchesian tour to Abbotabad, therefore case to come up for preliminary hearing on 25.09.2014.

25.09.2014

Cousnel for the appellant and Mr. Iqbal Munir, Head Constable with Mr. Kabirullah Khattak, Assistant Advocate General for the respondents present. Representative of the respondents is directed to submit complete record of the appelant on next date. To come up for further preliminary hearing on 21.11.2014.

Member

03.03.2014

Counsel for the appellant present. Preliminary arguments to some extant heard. Pre-admission notice be issued to the GP as well as respondents to assist the Tribunal for preliminary hearing on 17.04.2014.

17.04,2014

Appellant in person, M/S Wisal, Head Constable and Iqbal Munir, Head Constable with Mr. Ziaullah, GP for the respondents present. Appellant requested for adjournment as his counsel was busy in Peshawar High Court, Peshawar. Request accepted. To come up for preliminary hearing on 15.05.2014.

15.05.2014

Counsel for the appellant and Mr. Wisal, Head Constable with Mr. Ziaullah, GP for the respondents present. During the course of arguments the learned counsel for the appellant requested for further time. To come up for further preliminary hearing on 25.06.2014.

Member

Tember

Form- A

FORM OF ORDER SHEET

Court of		-	
		•	
Case No	 	04/2014	

	Case No	04/2014
S.No.	Date of order Proceedings	Order or other proceedings with signature of judge or Magistrate
1	2	3
1	02/01/2014	The appeal of Mr. Farmanullah resubmitted today by Mr. Saadullah Khan Marwat Advocate may be entered in the Institution register and put up to the Worthy Chairman for preliminary hearing.
•		REGISTRAR
: 2 ·	6-1-2014	This case is entrusted to Primary Bench for preliminary hearing to be put up there on $3-3-20/4$
		CHAIRMAN
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The appeal of Mr. Farmanullah Head Constable received today i.e. on 24.12.2013 is incomplete on the following scores which is returned to the counsel for the appellant for completion and resubmission within 15 day

1 Law under which appeal is filed is not mentioned.
2 Copy of departmental appeal mentioned in para-10 of the memo of appeal is not attached with the appeal which may be placed on it.
3 Annexures of the appeal may be attested.

KHYBER PAKHTÚNKHWA PESHAWAR.

Mr. Saadullah Khan Marwat Adv Pesh

E

BEFORE THE KPK, SERVICE TRIBUNAL, PESHAWAR

S.A No. 04 /2014

Farman Ullah

Versus

C.P.O & others

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Appellant

Through

(Saadullah Khan Marwat)

Advocate

21-A Nasir Mension,

Shoba Bazar, Peshawar.

Ph: 0300-5872676

Date 34.12.2013

BEFORE THE KPK, SERVICE TRIBUNAL, PESHAWAR

S.A No. 99 /2013/

Farman Ullah S/o Muhammad Karim,
Head Constable, Investigation Branch
C.P.O, Peshawar. Appellant

Versus

1679. 1679.

- 1. Capital City Police Officer, Peshawar.
- 2. Provincial Police Officer, KPK, Peshawar.
- 3. Superintendent of Police,

 Headquarter, Peshawar Respondents

U/S \$ <=> \$ <=> \$ <=> \$

APPEAL/AGAINST OFFICE ORDER NO. 19285 / CRC, DATED 05.12.2013 OF R NO. 1 WHEREBY APPEAL AGAINST OFFICE ORDER DATED 03.10.2013 WAS REJECTED FOR NO LEGAL REASON AND APPELLANT, BEING SENIOR, WAS NOT SELECTED FOR INTERMEDIATE COLLEGE COURSE AT PTC HANGU.

⇔<=>⇔<=>⇔<=>⇔

Respectfully Sheweth:

 That appellant was appointed as constable on 02.07.1991 and was serving the force to the best of his ability and to the entire satisfaction of superiors.

and filed.

- 2. That on 12.05.2000, Deputy Inspector General of Police,
 Peshawar range Peshawar issued notification wherein
 the incumbents mentioned therein were selected for
 Lower School Course to P.T.C, Hangu. The name of
 appellant was figured at serial No. 7 but he could not be
 deputed to bring his name on promotion list B-1
 according to the merit as by then, he was over age.
 (Copy as annex "A")
- 3. That on 20.05.2000, appellant was dismissed from service on complaint of Smuggling some bags of Atta, against which appeal was preferred before the then NWFP, Service Tribunal which was accepted on 27.12.2002. (Copies as annex "B" & "C")
- 4. That D.I.G of Police deputed some other constables to PTC, Hangu for acquiring course since 2003 till 2008 but appellant was ignored on the score of minor penalty of stoppage of 2 Annual Increment.
- 5. That appellant filed writ petition No. 1869/2009 to depute him to PTC, Hangu for training which was accepted on 02.11.2010 by the Hon'ble Court with direction to the department to depute him for training as minor penalty shall not come hurdle in this respect in his way. (Copies as annex "D" & "E")
- 6. That thereafter, appellant was deputed to PTC, Hanguand qualified the same vide PTC, Hangu DMC / History Sheet issued by Commandant PTC, Hangua (Copy as annex "F")
- 7. That as a result of said training, appellant was promoted to the rank of officiating Head Constable, B-7 vide order dated 23.08.2012. Later on, he was confirmed in the said rank. (Copy as annex "G")

- 8. That on 26.08.2013, appellant submitted representation before respondent No. 1 to depute him to PTC, Hangu for Intermediate College Course but of no avail. (Copy as annex "H")
- 9. That on 03.10.2013, respondent No. 1 made selection for Intermediate College Course at P.T.C, Hangu of the incumbents mentioned therein and appellant, being senior, was ignored for no legal reason. (Copy as annex "I")
- 10. That on 22.11.2013, appellant made representation against the aforesaid Notification, received on 21.11.2013 which was rejected on 05.12.2013. (Copies as annex "J" & "K")

Hence this appeal, inter alia, on the following grounds:-

GROUNDS.

a. That it is an admitted fact that appellant is senior than the deputed Head Constables because he was appointed as such on 02.07.1991 while the deputed incumbents at Serial No. 1, on 25.06.1994, at Serial No. 2, on 17.11.1991, at Serial No. 3, on 28.12.1995, at Serial No. 4, on 28.11.1994, at Serial No. 5, on 07.11.1991, and so on.

From the aforesaid dates, it is quite clear that appellant was most senior to his junior fellows. Juniors are now serving the force as ASI / SI.

b. That appellant was ignored time and again on minor punishment which was of no avail to department but was held time and again for ulterior motive.

(57)

- c. That lapses of the department should not be attributed to appellant. Head he been deputed well within time with other colleges even with juniors, he would have completed all the requisite courses but should have been serving the department as ASI / SI by now.
- d. That by keeping in view the aforesaid facts, appellant was not only discriminated but was punished for no legal reason even for minor punishment. Such act of the respondents is based on malafide.

It is, therefore, most humbly prayed that on acceptance of the appeal, the impugned order dated 03.10.2013 be modified and appellant be deputed to PTC, Hangu for training for Intermediate Collage Course, with such other relief as may be deemed proper and just in circumstances of the case.

★ Appellants

Through :

Saadullah Khan Marwat

Arbab Saif-ul-Kama

&

Dated: 34.12.2013 Miss Rubina Naz Advocates,



POLICE DEPARTMENT.

PESHAWAR RANGE.

FOR PUBLICATION IN THE N.W.F.P. POLICE GAZETTE PART-II. ORDER BY THE DY: INSPECTOR GENERAL, OF POICE, P.R PESHAWAR.

NOTIFICATION.

Dated of PESH: the 12th May, 2000.

NO 3/32/EC, PROMOTION LIST B-I:- The following Constables of Peshawar Range including C.P.O University Campus, Peshawar have qualified B-I Examine on held by the P.T.C Hangu Authorities on 13-1-2000, at Police Lines, Peshawar. Their names are brought on promotion List B-I according to their merit.

	S. No.	NAME	NUMBERS	DISTT:/UNIT,	
;	1.	Said Rasool.	No. 3787	Peswhawar.	
:	2.	Sana-Ullah	No. 6	=	
	3	Riaz Khan	No. 1848	=	
	4.	Muhammad Riaz.	No3577	==	
,	5.	Shakir-Ullah	No. 3815/5185 P	=	
:	6.	Muhammad Khalid	No.3697.	=	
(7.)	Farman Ullah.	No 43/CB	223	
	8.	Abdul Ghafoor	No 1858	=	
	9.	Aurangzeb	No. 4038	=	
	10	Nisar Ahmad	No3977		
	11	Shabir Hussain	No 1486	=	
	12	Muhammad Asif	No3361.	=	
	13.	Abdul Nascer	No.2399	=	
٠.	14	Khushnud-ul Hasan	No1040	=	
	15	Arshad Zaman	No. 11/40 Tr.	=	
	16	Fazal Hayat	No.3690		
	17.	Sajid Ahmad	No.3536	=	_
	18	Sher Ahmad	No. 3955	=	
	19	Shakir-Ullah	No 4027/289 Tr.	=	
	20	Falak Taj	No 2611	=	
	21	Nazif-ur-Rehman	No. 196	=	
	22	Tila Muhammad	No 457	=	
	23	Farid Khan	No. 3575	. :=	
	24	Farid Ullah	No. 3525	=	
•	25.	Habib-Ullah	No. 109/2864 CB	=	

Hitestad

	.*			<i>j</i>
	26	Musharaf Khan	No 3990/39 CB.	=
	27	Shawais Khan	No. 145	= .
	28	Muhammad Jan	No 56	=
	29	Taj Mir Shah	No. 409	=
	30	Muhammad Sher	No. 4090	=
	31	Muhaamd Rafic	No 51/SB	=
ŀ	32	Zardad Khan	No 3.83	=
-	33	Mohsin Ali	No 2305/68	=
	34	Ayaz Ali	No 2555	= ;
	35	Gulzad Khan	No 4070	= .
	36	Raj Wali	No 921	=
-	37	Sibghat Ullah	No. 3253	=
ŀ	38	Javaid Khan	No. 7 42	=
	39	Shakeel Ahmad.	No. 3716	=
	40	Muhammad Javaid	No. 4041	=
	41	Safdar Khan	No 3014	
	42	Abdur Rehman	No 177	=
	43	Ishtiaz Khan	No 1727	=
	44	Noor-Ullah	No 794	=
	45	Shah Vali	No 3967	=
	46.	Sajid Hussain	No 3839	=
`	47	Saif-Ur-Rehman	No. 26/CID/199	=
	48	Said Badshah	No 3964	=
	49	Mosal Khan	No 3154	=
	50	Waqaf Khan	No 1238	=
	51	Asmat Khan	No 2822	
	52	Muhammad Ibrahim	No3093	=
	53	Rehman Gul	No 95	Charsadda
	54	Iftikhar Ali	No 421	=
	55	Nasrullah	No 924	=
	56	Said Umar	No 919	=
	57	Shaukat Ali	No 130	=
	58			
•	59	Fazal Badshah	No 305	=
	60	Muhammad Israar	No 749	=
	61	Niaz Ali Shah	No. 42	=
	62	Naseem Jan	No 231	=
	63	Tahir Khan	No. 838	= +
	64	Mukhtiar	No 693	=
	65	Zahir Shah	No 118	=
	66	Haseen Ullah	No 522	=
	•			,:.,,,,,,,,,,,,,,,,,,

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67	Irshad Ahmad	No 21	==
68	Umar Hayat	No. 55	1002
69	Iqbal Said	No. 772	=
70	Marjan Ali	No 888	=
71	Faiz-ur-Rehman	No 91	=
72	Shakeel Ahmad	No 489	=
73	Naiksar Ali	No 588	=
74	Israr Muhammad	No 468	=
75	Nasir Khan	No 924	=
76	Jamal Shah	No 943	=
77	Hussain Khan	No 765	=
78	Bartaj Ali	No 105	=
79	Tilawat Shah	No 339	C.P.O.
80	Muhammad Diyar	No. 110	=
81	Naheed Shah	No 46	=
82	Bahdur shah	No 230	
83	Niamat Gul	No 56	==
. 84	Mian Niaz Muhammad	No 293	222

(M. RAFFAT PASHA)

Deputy Inspector General of Police.
Peshawar Range Peshawar.
Phone-9210989

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

1.	The Inspector General of Police NWFP, Peshawar.
2.	The General of Police, Crime Branch, NWFP Peshawar with
	two spare copies for publication in the Police Gazette Part-II.
3.	The Superintendent of Police, Peshawar.

- The Superintendent of Police Charsadda.The Superintendent of Police, Nowshara.
- 6. The Director GPO, University Campus, Peshawar.

sd/_

(M. RAFFAT PASHA)

Deputy Inspector General of Police.
Peshawar Range Peshawar

8



ORDER

This is a departmental enquiry against Farman Ullah FC No. 6, working in Motor Transport Section, Crimes Branch, NWFP, Peshawar. On 04/04/2000, he drove away government Pick Up No. A-2118 Peshawar without permission of a competent authority and reached Attock where he loaded 40 bags of wheat flour weighing 20 Kilograms each unauthorizedly. He was intercepted by Punjab Police at check post Mulla Mansoor and recovery of 40 bags each of 20 Kg wheat flour was effected. The accused constable could not show any permit or authority for the transportation of the wheat flour.

The driving away official vehicle out of NWFP with out the permission of a competent authority and trafficking 40 bags each 20 Kg of banned wheat flour from Punjab to NWFP tantamount to gross misconduct.

The accused constable was issued charge sheet and summary of allegations. An enquiry officer was appointed. The reply of the accused constable, responding the charge sheet and summary of allegations, was received. The reply was found unsatisfactory and it was deem expedient to proceed further in the matter.

The enquiry officer recorded the statements of the PWs and tendered them to the accused constable for their cross-examination. The accused constable availed the opportunity fully and cross examined the PWs at length. The accused failed to impeach the veracity of the PWs. The accused constable was also examined. The enquiry officer found the charges fully proved against him beyond any shadow of doubt and he held him guilty of the charges.

The accused constable was issued final show cause notice along with the copy of the finding of the enquiry officer. The reply of the final show cause notice was merely pleading act of clemency of the authorized officer.

The driving away of the official vehicle from NWFP with out permission, red handed capture by Punjab Police with 40 bags each of 20 Kg, of wheat flour and the plea of the accused for act of clemency have constrained me with out any option except the weeding out of the black sheep which degenerated the Frontier Police. I Personally heard him patiently but he could not convince me about his mis-deed.

Attested



(23)

The foregoing facts make case against him for the award of punishment of dismissal and it is accordingly ordered with effect from the date of his suspension.

(FAROOQ AHMAD JAN BABAR)
Superintendent of Police,
Crimes Branch, NWFP, Peshawar.

No. 127-30 /CB dated Peshawar the

20/05/2000.

Copy of above is forwarded to :-

- 1. Deputy Inspector General of Police, Crimes Brach, NWFP, Peshawar.
- 2. Accountant/CB.
- 3. LO/CB.
- 4. SHO/CB.

1984 2005)

No 50/CB

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DIG Crimes

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Herled

BEFORE THE NWFP SERVICE TRIBUNAL, PESHAWAR.

APPEAL NO. 2202/2000

Date of Institution19-9-2000 Date of Decision..... 27-12-2002

Farmanullah (FC No.6), S/O Mohammad Karim, R/O village Mirzai, Kandary, Post office shabqadar, Tehsil And District, Charsadda...

(APPELANT)

VERSUS

- Government of NWFP thorough Secretary, Pomer & T.A Department, Peshawar.
- 2. Inspector General of Police, NWFP Peshawar.
- 3. Deputy Inspector General of Police, Crimes Branch, NWFP Peshawar.
- 4. Superintendent of Police, Crimes Branch, NWFP, Peshawar.
- D.S.P. Crime Branch, NWFP Peshawar (RESPONDENTS)

MR. WAQAR AHMAD SETH, Advocate.

Mr. SULTAN MEHMOOD, Government Pleader

For appellant For respondents.

Mr. KHAN AKBAR KHAN MR.MOHAMMAD SHAUKAT CHAIRMAN. MEMBER

by appellant Farmanullah, under section 4 of the NWFP Service Tribunal Act, 1971 against the order dated 20/5/2000 passed by respondent No. 4 whereby the appellant has been dismissed from service and against the order dated 4.9.2000 passed by R.No-3 whereby his departmental appeal has been rejected.

Mested



- 2. Briefly stated the facts are, that the appellant while posted as FC Crimes Branch, received a charge sheet alongwith statement of allegations from respondent No. 4. (Annex A and B), to which the appellant submitted is his reply (Annex-C). An enquiry was conducted and then final show cause notice was issued to the appellant, to which the appellant submitted his reply on 9-5-2000 (Annex- D & E). Finally, the appellant has been dismissed from service vide order dated 20.5.2000 of respondent No.4. (Annex-F). The appellant submitted his departmental appeal before respondent No.3 on 29-5-2000 (Annex-G), which was rejected on 4-9-2000 (Annex-H), hence the present appeal.
 - 3. The grounds of appeal are; that the impugned order is against the principle of natural justice; that the Authorized officer has also acted on an authority in the present case; that the impugned order has been given retrospective effect; that the allegations leveled against the present appellant are totally false, incorrect and baseless and that the appellant was not given a chance to cross-examine the witnesses nor any witness was examined in the presence of the appellant. The prayer of the appellant is that on acceptance of present appeal, the impugned orders may be set aside and he may be reinstated in service with all back benefits.
 - 4. Respondents have been served. They appeared through their respective representative/counsel, submitted reply and contested the appeal vehemently. In rebuttal, the appellant also submitted his rejoinder.
 - 5. We have heard the arguments of the learned counsel for the appellant and P.P for the State at length and perused the record with their assistance. The perusal of record would show that the allegations against the present appellant are that while posted as MTC Crimes Branch, took the official vehicle No.A-118/NWFP to Punjab Province without the prior approval of the competent authority, loaded the same with "Atta" and while bringing the same to NWFP he was checked and detained alognwith official vehicle. An

mered.

(a)

enquiry was conducted in the matter and finally he has been dismissed from service vide the impugned order dated 20.5.2000.

- 6. The learned counsel for the appellant contended that during the days of occurrence; there was shortage of "Atta"in our Province and the present appellant was not bringing the same for smuggling. In fact he was bringing the Atta for himself as well as for his other colleague. He further contended that the said pick up was not under the control of appellant as he was not a driver. Actually, the vehicle was under the control of other constable/driver but no action has been taken against him and the appellant has been dismissed from service without giving him a fair chance of defence.
- 7. The Tribunal observes that the appellant has served the respondent department for more than 10 years with good service record, and harsh view has been taken wile passing the impugned order of dismissal from service of the appellant. So the punishment awarded to him needs to be altered in order to meet the ends of justice.
- 8. In view of the above discussion, we accept the appeal of the appellant by modifying the impugned major penalty of dismissal from service of the appellant to that of minor penalty of stoppage of two annual increments for coming two years without commulative effect and reinstate the appellant in service with all back benefits. No order as to coasts. File be consigned to the record.

<u>ANNOUNCED</u> 27-12-2002.

Sd/-

Sd/-

(KHAN AKBAR KHAN) CHARIMAN

MOHAMMAD SHAUKAT) MEMBER

Allested



IN THE PESHAWAR HIGH COURT, PESHAWAR.

W.P.No. 1869 /2009

WRIT PETITION UNDER ARTICLE 199
OF THE CONSTITUTION OF ISLAMIC
REPUBLIC OF PAKISTAN, 1973.

Respectfully Sheweth;

- 1) That petitioner was appointed as constable on 02.07.1991. After serving for about 9 yeas, he was served with charge sheet, which was replied by him. An inquiry was conducted and as a result of the same, he was dismissed from service on 20.05.2000
- 2) That thereafter petitioner preferred appeal before the NWFP, Service Tribunal on 19.09.2000 to set aside the impugned

Averted

order which was accepted vide judgment dated 27.12.2002 with the following remarks:

In view of the above, we accept the appeal of appellant by modifying the impugned major penalty of dismissal from service of the appellant to that of minor penalty of stoppage of two annual increments for coming too years without cumulative effect and reinstate the appellant in service with all back benefits. No order as to cost", (Copy as Annex; "A").

- appeal before the Tribunal, the DIG of Police, Peshawar deputed a class of constables for acquiring of training to P.T.C. Hangu to enable them for award of promotion to the next higher rank but petitioner could not be deputed for training for the reason as he was facing disciplinary action and after the completion of the training, Notification of the qualified incumbent was issued on 12.05.2000. (Copy as Annex: "B").
- 4) That on 24.04.2003, petitioner submitted representation before Respondent No.1, which was not honoured by the authority. (Copy as Annex: "C").
- 5) That in the year, 2004, another class of constable was deputed to the aforesaid course but petitioner was ignored on the score of minor punishments, mentioned in the aforesaid judgment of the Tribunal. (Copy as Annex: "D").
- 6) That since 2003 till 2008, respondents are deputing constables to P.T.C. for getting lower courses to get promotion in the higher rank but petitioner was ignored time and again

Merced





- for no legal justification. Notification of the deputed/ successful candidates was again issued on 29.04.2008 but petitioner was ignored on score of minor punishment. (Copy as Annex: "E").
- 7) That on 02.01.2009, petitioner submitted representation before Respondent No.1 to depute him to PTC Hangu for training but in vain. (Copy as Annex: "F").
- That petitioner filed writ petition No.609/09 before this hon'ble court, which came up for hearing on 20.4.2009 and was pleased to direct the authority (Respondent No.1) to decide the petitioner's representation within one month positively. (Copy as Annex: G"").
- 9) That on 28.4.2009, petitioner transmitted the said order to Respondent No.1, which was filed on 11.6.2009. (Copies as Annex: "H and I").
- 10) That Respondent No.1 is not deputing petitioner for training, so in such like affairs of the state, invokes the extraordinary constitutional jurisdiction of this hon'ble court for relief, inter alia, on the following grounds:

GROUNDS:

- a. That since 1991, till date, petitioner is performing his official duties as a constable and his junior colleagues have now become his officer, so petitioner was not meted out legally and justly.
- b. That Respondent No.1 has made hurdle minor punishment of stoppage of two annual increments, which could not become bar in his further promotion.

Attested.





- c. That petitioner was not provided equal opportunity for getting the requisite course as without the same, he could not be promoted to the next higher rank/ grade, thus discriminated.
- d. That from the aforesaid action of respondents, it is quite clear that petitioner will not be promoted to next higher rank in future and will remain as constable till his retirement.
- e. That by not deputing petitioner for training, the act of the respondents is based on malafide and is thus against the norms of justice.
- f. That as no terms and conditions of the existing service of petitioner was ever violated, so this Hon'ble Court has the exclusive jurisdiction in the matter.
- g. That respondents had promoted incumbents to the next higher grade, despite the fact that they had not qualified the training or had not been deputed to the same. Petitioner also deserves such treatment.

It is, therefore, most humbly prayed that on acceptance of the Writ Petition, in exercise of the extraordinary constitutional jurisdiction, this Hon'ble Court may graciously be pleased to:

- a. Declare order dated 11.06.2009 of Respondent No.1 to be illegal, arbitrary, discriminatory, without lawful authority and of no legal effect;
- Direct Respondent No.1 to depute petitioner to training center to get the requisite course to enable him for further promotion;

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- c. Further direct that if the authority is not deputing petitioner for training, then he shall be promoted to the next higher rank/ grade henceforth as was done in other cases; and/ or
- d. Any other writ/ order/ instruction deemed proper and just, not specifically asked for, be also awarded/ granted.

Petitioner

Through

Saadullah Khan Marwat. Advocate,

LIST OF BOOKS:

- 1. Constitution.
- 2. Law books as per need.

CERTIFICATE:

Certified that no writ petition has been earlier filed before this Hon'ble Court.

Advocate

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2-11-10

N THE PESHAWAR HIGH COURT

RESHAWAR OF THE STATE OF THE ST

44 -	11		ž		
W.P.No.				/200	ጎብ
			, '	1401	JY

Farmanullah S/o Muhammad Karim, C.No.86, Investigation Branch

C.P.O. Peshawar...... Petitioner

Versus

- Inspector General of Police,
 NWFP; Peshawar.
- Deputy Inspector General,
 Of Police Peshawar Range,

Peshawar.....Respondents

WRIT PETITION UNDER ARTICLE 199 OF THE CONSTITUTION OF ISLAMIC REPUBLIC OF PAKISTAN, 1973.

Respectfully Sheweth;

- 1) That petitioner was appointed as constable on 02.07.1991. After serving for about 9 yeas, he was served with charge sheet, which was replied by him. An inquiry was conducted and as a result of the same, he was dismissed from service on 20.05.2000
- 2) That thereafter petitioner preferred appeal before the NWFP, Service Tribunal on 19.09.2000 to set aside the impugned

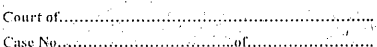
ATTESTED

Peshawar High/Court

Attested

PESHAWAR HIGH COURT, PESHAWAR

FORM OF ORDER SHEET





Date of Order of	Order of other Proceedings with Signature of Judge:
Proceedings	
02.11.2010	W.D.M. (1970/2000)
02.11.2010.	W.P.No. 1869/2009 with Interim Relief.
	Present: Mr. Saadullah Khan Marwat, Advocate, for the petitioner.
	Mr. Akhtar Naveed, AAG, for the official-respondents.
	IMTIAZ ALI, J Through this constitutional petition,
	petitioner namely, Farmanullah, who is constable in
	Investigation Branch Central Police Office Peshawar, has
	sought a direction to respondent No.1 to depute him to
	Training Center for undergoing requisite course.
f	2. The grievance of petitioner is that in pursuance to an enquiry conducted against him, he was dismissed from
	an endury conducted against time he was dismissed from
	service on 20.05.2000. On appeal, however, NWFP
	Service Tribunal vide its order dated 27.12.2000 set-aside
	the impugned order of dismissal by converting major
	penalty of dismissal from service to that of minor penalty
	of stoppage of two (02) annual increments without
	cumulative effect and reinstated the petitioner in service
	with all back benefits. His grievance is that although such

Herled

6.	We are in total agreement with learned Law Officer
that	the ground on which petitioner was ignored and other
cons	tables were sent to undertake the courses in question
is no	ot sustainable in law.

7. Resultantly, this writ petition is allowed and respondents are directed to depute petitioner for requisite training, if and when occasion arises, and while considering him for the same, the minor penalty imposed upon him in disciplinary proceedings shall not come in his waý.

Sdi Vollya Meridi-J

CERTIFIED TO BE TRUE COPY

Examination Poshawar

Poshawar High Sourt Poshawar

Anthorized Under Section 75 Acts Order,

iva:	5700	Willel	19 NE
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Copying	Presentation of App gesly f. T.G.L.S Fee		
Grgent F	ce	***************************************	
Date of P	reparation of Copy	11-11-10	

Date of Delivery of Copy Milly 15 Received Bru Flyng Cap (12/1

College, Estbd: 1935

Detail Marks Certificate / History Sheet

Starting Date

:01.04.2011

Ending Date : 20.09.2011

College Course

:Lower

Name : Farman Ullah

Father Name

:Muhammad Karim

: Farman Ullah : 17101-6295625-9

Rank

:FC

CNIC No. : 17 Belt No. : 86

Domicile Distt:

:Charsadda

Enlistt: District/Unit : CCP Pesh:

Blood Group Comp#:

:Nil :L-973

D.O.B : 21.08.1969 Education : **F.A**

Company

:Fazal Wadood Shaheed

Merit :170 Squad: : F

Contact No. :0333-9604955

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Total Law	548.17	/750	G.Total	-1106.17	1500	^	
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PPWT	44	/50	Assault Fire SMG	258	/275]	
FPT	10	/20	DPA	44.67	/70	1.	
MJ	20	/30	MD	35.67	/50	1	
PR	27	/50	FC	33	/50	1	
LSL/QS	72	/100	AC	42.5	/85		
CrPC	83	/100	PT	13.67	/20	Passed.	
PPC	61	/100	Parade	11.16	715	Declared as	
	LAW		DR	ILL		REMARKS	

Leave availed: 4 days M.Rest: Nil Absence: Nil Punishment: Nil

Réward: Nil

Commandant,

Police Training College, Hangu.

steried.

Being efficient, capable and hardworking, Constable Farmanullah No. 86 of Investigation Unit CPO Peshawar is hereby promoted as Offg: Head Constable BPS-07 (5800-320-15400) against an existing vacancy with immediate effect and till further orders.

(MUHAMWAD IDREES)

Deputy Inspector General of Police Investigation(Hqrs:) CPO KPK Peshawar

No 66/7-9-/EC, dated Peshawar, the 27/08/2012.

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

- 1. Addl:IGP/Investigation KPK Peshawar for f/o information please.
- 2. SSP/Investigation CPO Peshawar.
- 3. Accountant Inv:
- 4. MTO Inv:

Herled

76-8-13

سلیشن انامینیشن برائے کورس انٹرمیڈیٹ منگوںٹریننگ سکول اکالج KPK

تناب عالى!

گزارش ہے کہ ماکل کے بیج فیلوا S.I/AS کے عہدوں پر کام کررہے ہیں۔ سائل ایک Most Senior آ دی ہے۔ سائل

Confirmed Head Constable ہے۔سائل کوانٹرمیڈیٹ کورس کرنے کے لیے ہنگوں بھیج دیاجائے۔تا کہ سائل

Further Promotion as Asstt Sub Inspector (ASI) کے گئے Fit کے گئے

سائل کو ماضی میں (O2yearwit (minorpunishement کی وجہ سے کورسز کے لیے Select نہیں کیا گیا۔

البذا سائل کا بیمنله Honourable Peshawar High Court Peshawar نے حل کر دیا۔ (Copy Attached)۔

لہذا آپ صاحبان مہر بانی کر کے سائل کو انٹر میڈیٹ کورس کے لیے Select کیا جائے۔

سائل آپ صاحبان کوتا حیات دعا گورہے گا۔

عین نوازش ہوگی۔

فدوی فرمان الله ولد محمد کریم میڈ کانشیبل نمبر 141 / HC انویسٹی گیشن یونٹ CPO پشاور مور خد: 26/08/2013

Attested

24 5-10-

From:-

The Capital City Police Officer, Peshawar.

70 :-

- The Senior Superintendent of Police, Traffic, Peshawar.
- The Commandant CPC, University Campus, Peshawar.
- 3. The Superintendent of Police, HQrs: Peshawar.

Subject:

SELECTION FOR INTERMEDIATE COLLEGE COURSE.

Memo:

The following C-I Head Constables of Capital City Police, Peshawar and CPC University Campus, Peshawar are selected for the subject course commencing w.e. from 05-10-2013 at Police Training College Hangu:

S#	Name, Rank & No. District/Unit				
	District Peshawa				
1.	Muhammad Zahid No. 2111	Peshawar			
2.	Faqir Said No. 3028	Peshawar			
3.	Muhammad Usman No.4431/3669	Peshawar			
4.	Khalid Khan No. 1040/177/CID	Peshawar			
5.	Khan Gul No. 1523/878	Peshawar			
6.	Said Azam No. 1582	Peshawar			
7.	Falak Sher No. 2121	Peshawar			
8.	Pervez Khan No. 2303	Peshawar			
9.	Naveed Khan No. 792/580/2854	Peshawar			
10.	Fida Muhammad No. 2013	Peshawar			
11.	Farid Khan No. 07	Peshawar			
12.	Abdul Sattar No. 4410	Peshawar			
13.	Abdul Hameed No. 556	Peshawar			
14.	Muhammad Saeed No. 3918	Peshawar			
15.	Lal Bad Shah No. 1298/303	Peshawar			
16.	Qamar Zaman No. 787	Peshawar			
17.	Naeem Khan No. 27/159	Peshawar			
18.	Hameed Ullah No. 909	Peshawar			
19.	Bakht Munir No. 580	Peshawar			
20.	Zain Ud Din No. 177	Peshawar			
21.	Azam Khan No. 2000	Peshawar			
22.	Hassan Gul No. 1467	Peshawar			
23.	Niaz Ali No. 802	Peshawar			
24.	Israr Khan No. 50	Peshawar			

Addl: Inspector General of Police, Investigation Klyves Palebonkhawa, Pesharar.

clacett

dated 02-10-2013 EC-I

Ly

	F 1.			
25.	Ibrar Hussain No. 3451	Peshawar		
26.	Rahat Ullah No. 81/CID	Peshawar		
27.	Faqir Ali No. 2950	Peshawar		
28.	Jehangir No. 851	Peshawar		
29.	Muhammad Islam No. 341	Peshawar		
30.	Kifayat Ali Shah No. 1893	Peshawar		
31.	Zabita Khan No. 340	Peshawar		
32.	Anwar Khan No. 1746	Peshawar		
33.	Ali Akbar No. 327/5567	Peshawar		
	CPC University Camp	us, Peshawar.		
1.	Kiramat Ullah No. 91	CPC U/Campus, Peshawar.		
2.	Noor Ali Shah No. 118	CPC U/Campus, Peshawar		
3.	Asad Tahir No. 30	CPC U/Campus, Peshawar.		

All the above mentioned selectees may be relived with the direction to report at Police Training College Hangu on 05-10-2013 before 1600 Hours.

FOR CAPITAL CITY POLICE OFFICER,
PESHAWAR.

No. // 9/0 /EC-I,

Copy of above is forwarded for information and necessary

action to the:-

- Addl:Inspector General of Police/Commandant, Police Training College Hangu w/r to his Signal No. 2663-96/GC, dated 23-09-2013.
- 2. Pay Officer.
- 3. CRC & OASI branches CCP, Peshawar.

FOR CAPITAL CITY POLICE OFFICER PESHAWAR.

. .dated.02-10-2012 SC-1

OFFICE OF THE CAPITAL CITY POLICE OFFICER, PESHAWAR

17062-65 /CRC, dated Peshawar the 4 //0/2013.

Copy of above is sent for information and further

necessary action to the :-

1. Addl: Inspector General of Police SB, KPK, Peshawar.

1. Addl: Inspector General of Police SB, KPK, Pesnawar.

2. Addl: Inspector General of Police Investigation, KPK, Peshawar.

3. Deputy Inspector General of Police DCT, SB, KPK, Peshawar.

4. Commandant Elite Force, KPK, Peshawar.

5. SSP, Traffic, Peshawar.

SP/HQrs:

For CAPITAL CITY POLICE OFFICER, PESHAWAR.

سلیش برائے اِ فیٹر ہیں سٹے لورس، PTc منگ المراس دور سائل عج مبلو دی که をがくらいい Asi/si から جنير سائر مشر وست آدمی نه - مسلو فار فار لول س وجوں کے لیک الل آل کی ہے ، چوند بورط 13-10-3 كوسائل سے جو تہر بہوت ہو انٹر میڈ ب ورس Det it win join in in it is it is the in سرا ندولهم دو فراست عا جرار بعورص July = 3.10.2013 1910 Cells CV19 July US أردد من شامل کے ایٹر میڈٹ کورس میں ا . کعینے کی فتم ماردر میں غين لوازين جي الفي لاسرار برقان الله هيذ كا نين منهذ الرسي لين ١٠٥٠ ور ١ 318 Forwarded OSP Adminigar 23-12-2013 Attered

K (29)

2% CAPITAL CITY POLICE PESHAWAR

то	ADDL: INSPECTOR GENERAL OF POLICE, INVESTIGATION V	VING CPO, KPK, PESHAWAR
FROM	SP HEADQUARTER, CAPITAL CITY POLICE OFFICE, PESHA	Office of the Addl: IGF
NO.	1 <u>9285</u> ICRC	Dr. No 81 Q Vices Parisher
DATE	<u>5 1 12</u> 2013	Dated -6/12 13.
SUBJECT	APPLICATION	Khyhor Puklinistii

Picase refer to your office memo: No. 7149/EC/Inv: dated 28.08.2013 on the subject cited above.

- 1. On the case of HC Farman Ullah No. 141 the CCPO, Peshawar has recorded the following remarks as per the opinion of DSP/Legal.
- 2. "The applicant has already availed all the benefits granted by the service tribunal Peshawar as well as the Honorable peshawar High court. The applicant should wait for selection to intermediate college course with his colleague's i.e term ending in which he passed the lower college course".
 - The applicant may please be informed in this regard.

SP/fiQrs:
For Capital City Police Officer,
Peshawar

Addl: Inspector General of Police. Investigation

Khyper Pukhtunkhawa, Peshawat.

20 00 000 مة رمند مبحنوان بالامين ابنى طرفسي واسط پروي وجواب دميي وُل كاروا كمي متعلقه ان مقام لېشاور كيدي سعُد إمان مون اليوكيظ إي كورك كووكل مقررك إقاركياجا أسير كرصاعب مَصُوف كومق مدى كل كاروائي كاكابل استيار سركانيز وكميل صاحب كوكرني داعني نامرو تقريبالت وقيصار بطف مین جواب دسی اورا قبال دعوی اور بعین و گری کرنے اجراء اور وصولی جیک وروبیدا وروضی دعوی اور درخواسرت روشه کی تقدیق اوران بیروسخط کرانے کا اختیار تو گانیز بھوترز عدم بیروی یا ظری بکیطفہ یا ایل کی برابرگی مرکز مذارین اوران بیروسخط کرانے کا اختیار تو گانیز بھوترز عدم بیروی یا ظری بکیطفہ یا ایل کی برابرگی اور نسوخی نبز دار کرنے اپنل نگرانی و نبروی کرنے کا اختیار سرگا اور بھیورت فنرور زیمقد میکور كُيْنَ يَا جُزُونَ كَارِدائي شيخ واسط إوروميل يا منار قالوني كو ابني بمراه يا ابني بجائي تفزر كا اغتيار سج كا اورصائب مقررت وكربين ومبي جمار مذكوره بالا اختيارت عامل بول كے اوراس كا ساختہ بروا خند متفاور قريل برگاه دوران مقدم بي جو خرج و برجانه النوا بمندمير كي سبب سي تركا ال مستحق و كيل ها حب ترفیون میون کے نمیز بفایا وخرجی وصوبی رند کا بھی اختیار بچکا اگر کونی تاریخ بیشی مقام رورہ ير بهو يا مدسة إبر بهو لتو وكيل صاحب يا بند نه بهول سك كربيروى مذكور كري. 30 - 13 کہٰذا وکالت نامہ رکھ دیا کہ سند سیعے۔ . ولأست التحال العب سفي النبيان وليد the wind with مَن رؤسية الر

BEFORE THE SERVICE TRIBUNAL KHYBER PAKHTUNKHWA PESHAWAR.

Service Appeal No.04/2014.

Farman Ullah Head Constable No.43/CB CCP Peshawar.....Appellant.

VERSUS.

- 1. Provincial Police Officer, Khyber Pakhtunkhwa, Peshawar.
- 2. Capital City Police Officer, Peshawar.
- 3. Superintendent of Police, HQrs, Peshawar.Respondents.

Reply on behalf of Respondents No. 1, 2, & 3.

PRELIMINARY OBJECTIONS.

- 1. That the appeal is badly time barred.
- 2. That the appeal is bad for mis-joinder and non-joinder of necessary parties.
- 3. That the appellant has not come to this Hon'able Tribunal with clean hands.
- 4. That the appellant has no cause of action.
- 5. That the appellant is estopped by his own conduct to file the instant appeal.
- 6. That the appellant has concealed the material facts from Honorable Tribunal.
- 7. That this Hon'ble tribunal has no jurisdiction to entertain the appeal.

FACTS:-

- 1. Para No 1 pertains to record, hence needs no comments.
- 2. Para No.2 pertains to record, hence needs no comments.
- 3. Para No.3 is correct. Hence need no comments.
- 4. Para No.4 pertains to record. Hence needs, no comments.
- 5. Para No.5 pertains to court. Hence needs no comments.
- Para No.6 pertains to record, hence needs no comments.
- 7. Para No.7 pertains to record, hence needs no comments.
- 8. Para No.8 is correct to the extent that the appellant submitted a representation but was decided with the remarks that the applicant should wait for selection to intermediate college course

with his colleagues, i.e. term ending in which he passed the lower college course.

- 9. Para No.9 is correct to the extent that the appellant was not selected for intermediate college course because he should wait for selection to intermediate college course with his colleagues i-e term ending in which he passed the lower college course.
- 10. Para No.10 is correct to the extent that representation submitted by appellant was rejected on the ground that the applicant should wait for selection to intermediate college course with his colleagues i-e term ending in which he passed the lower college course.

Grounds:-

- A) Incorrect. In fact the appellant is not eligible for the intermediate college course. The applicant should wait for selection to intermediate college course with his colleagues i-e term ending in which he passed the lower course.
- B) Incorrect. The appellant will be eligible for intermediate college course on his turn only with colleagues with whom he passed the lower college course.
- C) Incorrect. The appellant will be deputed to intermediate on his own turn with his colleagues.
- D) Incorrect. No discrimination has been done to him. He will be deputed to intermediate college course with his colleagues.

PRAYER.

It is therefore most humbly prayed that in light of above facts and submissions, the appeal of the appellant being devoid of merits and legal footing, may kindly be dismissed.

Provincial Police Officer, Khyber Pakhtunkhwa, Peshawar.

Capital City Police Officer Peshawar.

Superintendent of Police HQrs, Peshawar.

BEFORE THE SERVICE TRIBUNAL KHYBER PAKHTUNKHWA PESHAWAR.

Service Appeal No.04/2014.

Farman Ullah Head Constable No.43/CB CCP Peshawar.....Appellant.

VERSUS.

- 1. Provincial Police Officer, Khyber Pakhtunkhwa, Peshawar.
- 2. Capital City Police Officer, Peshawar.
- 3. Superintendent of Police, HQrs, Peshawar.Respondents.

AFFIDAVIT.

We respondents 1, 2 &3 do hereby solemnly affirm and declare that the contents of the written reply are true and correct to the best of our knowledge and belief and nothing has concealed/kept secret from this Honorable Tribunal.

Provincial Police Officer, Khyber Pakhtunkhwa, Peshawar.

Capital City Police Officer Peshawar.

Superintendent of Police HQrs, Peshawar.

S.A No. <u>04</u>/2014

Farmanullah

Versus

P.P.O & Others

REPLICATION

Respectfully Sheweth,

PRELIMINARY OBJECTION.

All the 07 preliminary objections are illegal and incorrect. No reason in support of the same is ever given as to why the appeal is time barred, the same is bad for mis and non-joinder of necessary parties, appellant has not come to the hon'ble Tribunal with clean hands, he has no cause of action, estopped by his own conduct, has concealed material facts and has no jurisdiction to entertain the matter.

ONFACTS

- 1-7. These paras of the appeal are admitted correct or not commented upon the same.
- Admitted correct to the extent of submission of representation. Rest of the para is not correct as appellant was not treated as per routine because firstly, he was dismissed from service but on appeal to the hon'ble Tribunal, he was reinstated in service with all back benefits vide judgment dated 27.02.2012 by this hon'ble Tribunal. The colleagues of appellant even juniors to him, were not only deputed to PTC Hangu for training but have also qualified the same and by this inaction of the respondents, he became junior of his juniors.
- Admitted correct to the extent of selection of the juniors for Intermediate College Course but he was put on wait for no legal reason. His colleagues are now serving the department as Sub Inspectors.

10. As above, moreso, if appellant was not deputed well within time, then he would become over age and would be unable to get training as per age limit.

†*

GROUNDS:

\$.7

- a. Not correct. The ground of the appeal is correct. Appellant is quite eligible for selection to Intermediate College Course as per the mandate of judgment of the hon'ble Tribunal as well as of the hon'ble High Court, Peshawar. His juniors became senior and at present, they are serving as Sub Inspectors in the department.
- b. Not correct. It was the department who deferred him time and again on the ground of minor punishment of stoppage of two annual increments. Had the department not interpreted the judgment of hon'ble Tribunal wrongly, he would have not only acquired the training but was to serve as Sub Inspector with his colleagues.
- c. Not correct. Reply of the ground is given above regarding completion of requisite course.
- d. Not correct. The ground of appeal is correct regarding discrimination and malafide.

It is, therefore, most humbly requested that the appeal be accepted as prayed for in prayer of appeal.

Through

Dated: 29.04.2016

Appellant

Saadullah Khan Marwat

Arbab Saif Ul Kamal

Miss Rubina Naz Advocates,

&

S.A No. <u>04</u>/2014

``.

Farmanullah

. " !

Versus

P.P.O & Others

AFFIDAVIT

I, the undersigned, Appellant do hereby solemnly affirm and declare that contents of the **Appeal** & **replication** are true and correct to the best of my knowledge and belief and that of the reply of respondents are illegal and incorrect.

I reaffirm the same on oath once again to be true and correct as per the available record

DEPONENT

S.A No. <u>04</u>/2014

Farmanullah

Versus

P.P.O & Others

REPLICATION

Respectfully Sheweth,

PRELIMINARY OBJECTION.

All the 07 preliminary objections are illegal and incorrect. No reason in support of the same is ever given as to why the appeal is time barred, the same is bad for mis and non-joinder of necessary parties, appellant has not come to the hon'ble Tribunal with clean hands, he has no cause of action, estopped by his own conduct, has concealed material facts and has no jurisdiction to entertain the matter.

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- 9. Admitted correct to the extent of selection of the juniors for Intermediate College Course but he was put on wait for no legal reason. His colleagues are now serving the department as Sub Inspectors.

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Dated: 29.04.2016

Appellant

Saadullah Khan Marwat

Arbab Saif Ul Kamal

Miss Rubina Naz Advocates,

8

S.A No. <u>04</u>/2014

Farmanullah

Versus

P.P.O & Others

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S.A No. <u>04</u>/2014

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Versus

P.P.O & Others

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Saadullah Khan Marwat

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Miss Rubina Naz

Advocates,

S.A No. <u>04</u>/2014

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I reaffirm the same on oath once again to be true and correct as per the available record.

DEPONENT



1935

Office of the Commandant, Police Training College, Hangu.

FOR PUBLICATION IN KHYBER PAKHTUNKHWA POLICE GAZETTE PART-II ORDERS BY THE COMMANDANT POLICE TRAINING COLLEGE HANGU.

NOTIFICATION Dated 10.05. 018.

No.817/S/RESULT: The result of the following Officers, of your Distt;/Units, who appeared in the final examinations of Intermediate College Course, held at PTC Hangu for the term ending 31.03.2018is hereby announced and given below. Their Order of Merit is noted against each. The Original Performance Reports, of the Passed Candidates shall be issued and sent separately.

S#.	Comp#.	Name	Belt#.	District.	Merit No.		
Result of Top 10 candidates in Intermediate College Course, Term Ending 31.03.2018							
. 1	I-3768	Syed Zubair Shah	97/334	Shangla/PTC	1		
2	I-3831	Muhammad Jawad	126/164	Toor Ghar/PTC	2		
3	1-3769	Muhammad Kashif	140/1321	Swat/PTC	3		
4	I-3767	Muhammad Sohail	3342/69	Mardan/PTC	4 .		
5	I-3571	Imtiaz Ali	2549	Mardan	5		
6	I-3617	Wazir Zada	2305	Swat	6		
7	1-3747	Hayat Ali Khan	2313	Swat	7		
8	I-3692	Zahir Muhammad	193	Shangla	8		
9	I-3705	Manzoor Ali	276	Swabi	9		
10	I-3601	Sajjad Ali	3073	Swat	10		
Resu	lt of Intermed	iate College Course, Term 1	Ending 31.03.20	18	•		
11	1-3857	Syeda Asma Bukhari	521	Haripur	11		
12	I-3663	Kamran Khan	2583	CCP Pesh;	12		
13	I-3856	Zara Bibi	1309	Kohat	13		
14	I-3791	Arshad Ali	455	Buner	14		
15 -	. I-3830	Asim Nazir	69	Toor Ghar/PTC	15		
16	1-3832	Khan Zada	47	Abbottabad/PTC			
17	I-3631	Nazeer Hussain	151	Mansehra	17		
18	I-3773	Mir Azam Khan	4117	CCP Pesh:	18		
19	I-3691	Majid Ali	840/1722	Mardan	19		
20	1-3738	Muhammad Zakria	3439	CCP Pesh:	20		
21	I-3781	Naseer Khan	541	Dir Upper	21		
22	· I-3780	Mian Said Ali Bacha	618	Dir Upper	22		
23	I-3587	Mishkat Ullah	333	Lakki Marwat	22		
. 24	I-3854	Faqir Ali	369	Buner	23		
25	I-3760	Muhammad Shabir	. 50	AJK Neelum	24		
26	I-3823	Abdul Wahab	34 .	CCP Pesh:	25		
27	I-3858	Fahmeeda Bibi	465	Abbottabad	26		
28	I-3596	Farman Ullah	806	Dir Lower	27		
29	I-3608	Toor Abbas Khan	121	Karak	28		
30	I-3820	Zahir Muhammad	571	CCP Pesh:	29		
. 31	I÷3666	Aftab Alam	465	CCP Pesh:	30		
32	. I-3829	Sajid Ullah	23	Karak	31		
33	I-3754	Ibrar Ahmad	4651	CCP Pesh:	32		
34	I-3756	Muhammad Arshad	227	Haripur `	33		
35	I-3667	Saddique Ahmad	1865/793	Mardan	34		
36	I-3779	Javed Ali	205	Dir Lower	35		
37	I-3740	Tanveer Ahmad	333	Haripu r	36		

<u>S#.</u>	Comp#.	Name	Belt#.	District.	Merit No.
38	I-3759	Muhammad Farman	115	Dir Upper	37
39	I-3812	Haider Ali	5159	CCP Pesh:	38
40	I-3632	Muhammad Irfan	1643	Mardan .	39
41	I-3825	Umer Farooq	630	Kohistan	39
42	I-3706	Tahir Akbar	842	Swabi	40
43	i I-3816	Jamal Ud Din	5740	CCP Pesh:	41
44	I-3719	Muhammad Jameel	185	AJK Kotli	42
45	I-3694	Mushtaq	244	Mansehra	43
46	I-3784	Nasir Ali	345	Buner	44
47 48	I-3665 I-3613	Muhammad Fayaz	1447	CCP Pesh:	45
46 49	I-3662	Jehangir Khan Sardar Alam	89 670	CCP Pesh:	45
50	1-3610	Syed Ahmad Jamal Shah	490	Shangla Swat	. 45 46
51	I-3757	Mutahir Shah	5535	CCP Pesh:	40
52	I-3772	Munsif Khan	38	CCP Pesh:	48
53	I-3853	Sartaj Ali	576	Charsadda	49
54	I-3770	Basharat Ali	128	Hangu/PTC	50
55	I-3648	Muhammad Shoaib	3163	Swat	51
56	I-3659	Fazal Wahid	5	Mardan	51
	I-3674	Shehzad Khan	127	Haripur	52
58	l-3721	Wazir gul	108	Buner	53
59	1-3826	Arshad Ali	1077	Swat .	54
60	I-3855	Ismai !	395	Dir Lower	55
61	I-3640	Khalil Muhammad	3510	CCP Pesh:	56
62	1-3670	Sabir Rehman	295	CCP Pesh:	57
63	I-3579	Muhammad Yasir	68	Mansehra	58
64	I-3638	Shoukat Ali	1498	Swat	59
65	1-3758	Saliheen	442	Buner	60
66 67	1-3574	Muhammad Arif Khan	189	CCP Pesh:	61
68	I-3739 I-3620	Hanif Khan	1532	CCP Pesh:	62
69	I-3673	Najeeb Ullah Tahir Ali	644	Shangla	63
70	I-3742	Imran Khan	1837 933	Mardan Swat	64 65
71	I-3796	Ali Nawaz	877	Chitral	66
72	I-3614	Liagat Ali	2912	Mardan	67
	I-3833	Saadat Ali Shah	919/1493	Swat	68
74	1-3576	Arshad Ali	25	Dir Lower	69
75	I-3766	Muhammad Masoom	355	Lakki Marwat	70
76	I-3642	Akhtar Nawaz	248	Haripur	71
77	I-3788	Waqar Hussain	155	Swabi	72
78	I-3794	Amjid Khan	5537	CCP Pesh:	73
79	1-3750	Ali Rehman	807	Swat	74
80	I-3845	Muhammad Shahab	331	CCP Pesh:	75
81	I-3852	Sami Ur Rehman	1066	Kohat	76
82	I-3741	Khan Said	248	CCP Pesh:	· 77
83	I-3678	Sham Gul	246/4920	Shangla	78
84	1-3580	Fazal Shah	995	Dir Lower	79
85 86	I-3790	Naimat Ullah	835	D.I.Khan	80
87	I-3751 I-3728	Noor Zeb Khan Waheed Khan	2966	CCP Pesh:	81
88	I-3652	Ihsan Ullah	4292 1829	CCP Pesh:	82
89	I-3726	Tariq Aziz	54	CCP Pesh: Swabi	83 84
. 90	I-3661	Zafar Iqbal	205	Karak	85
91	I-3671	Irfan Ullah	483	CCP Pesh:	86
92	I-3619	Ziarat Ullah	4479	CCP Pesh:	86
93	I-3605	Qaiser Shah	2963	Mardan	87
94	I-3641	Murad Ali	1505	Mardan	87
95	I-3733	Syed Akhtar Ali Shah	1072	Abbottabad	88
96	I-3702	Raheem Shah	3007/3112	CCP Pesh:	89

<u>S#.</u>	Comp#.	Name	Belt#.	District.	Merit No.
97	I-3656	Syed Nadar Shah	573	Swat	90 .
98	I-3611	Noor Muhammad	128	Mardan	91
99	I-3672	Shahar Yar	5132/06	CCP Pesh:	92
100	I-3761	Ijaz Khan	580	Dir Upper	93
101	I-3839	Khyal Badshah	113		
102	. I-3589	Sardar Hussain	752	Mardan	95
103	I-3762	Anwer Shamim	579	Dir Upper	96
104	. I-3732	Bahadar Khan	2812	Mardan	97
105	I-3800	Abbas Ali	451	Dir Lower	98
106	I-3618	Hamid Iqbal	2440	Swat	99
107	I-3602	Zahir Ullah	561	Shangla	100
108	I-3675	Akram Khan	1957	CCP Pesh:	101
109	I-3573	Danishwar Khan	115	Dir Lower	102
110	I-3840	Muhammad Waqar	2103/40	CCP Pesh:	103
111	I-3745	Shah Nawaz	1039	CCP Pesh:	104
112	I-3685	Muhammad Ibrahim	2332	CCP Pesh:	105
113	I-3700	Muhammad Anees Khan	92	Nowshera	106
114	I-3771	Umer Rehman	1938	Dir Upper .	107
115	I-3696	Sagheer Ahmad	588	Abbottabad	108
116	I-3783	Ishtiaq Ahmad	17	AJK Neelum	. 109
117	I-3669	Zulfiqar Ali	2337	Mardan	110
.118	I-3736	Syed Hazrat Jamml Shah	355	Swat	111
119	I-3744	Zahid Ali	2988/2	CCP Pesh:	112
120	I-3737	Aurangzeb	3404	CCP Pesh:	113
121	. I-3621	Asmat Ullah	866	D.I.Khan	114
122	I-3841	Muhammad Anwer	252	Toor Ghar	115
123	I-3630	Syed Munawar Shah	136	CCP Pesh:	116
124	I-3668	Zafar Ali	83/1236	Shangla	117
125	I-3676	Rashid Hussain	2214	CCP Pesh:	118
126	I-3609	Islam Nawaz	9	Karak	119
127	I-3688	Ijaz Ahmad	92	Hangu	120
128	I-3824	Zafar Khan	2427	CCP Pesh:	121
129	I-3755	Muhammad Rashid	96	Abbottabad	122
130	I-3575	Bakhtiar Hussain	3369	CCP Pesh:	123
131	I-3731	Yousaf Khan	2317	Mardan	124
132 -		Ali Khan	70	Dir Lower	125
133	' I-3588	Inayat Ullah	990	Charsadda	126
134	I-3763	Bahar Ali	456/296	Buner	127
135	I-3748	Shakir Ullah	4321	CCP Pesh:	128
136	I-3834	Shaista Khan	256	Tank	129
137	1-3774	Muhammad Havat	885	Dir Lower	130
	I-3743	Alamzeb Khan	13	CCP Pesh;	131
139	I-3616	Syed Musarrat Hussain	323	Hangu	132
140	I-3749	Yousaf Shah	2205	CCP Pesh:	133
141	I-3664	Imdad Ullah	1602	CCP Pesh:	134
142	I-3797	Bakht Sher Aman	130	Mardan	135
143	1-3818	Muhammad Haroon	1358	CCP Pesh:	136
144	1-3698	Tanveer Ahmad	197	Azad Kashmir	137
		ared candidates in Intermed			
145	I-3517	Yaseen Khan	1011	Dir Lower	138
Reen		diate College Course, Term I			-20
146	I-3708	Sultan Ul Arefeen			130
147	. I-3730		114	Abbottabad	139
147	I-3730	Bilal Ahmad	188	CCP Pesh:	140
149		Fayaz Hussain	324	Hangu	141
150		Hazrat Khan Mishah Lid Din	1139.	Nowshera	142
151	I-3806	Misbah Ud Din	277	Chitral	143
151	I-3635 I-3625	Arshad Iqbal	444	Swat	144
		Kiramat Ullah	3113	CCP Pesh:	145
Page 3	of 7	·			

<u>S#.</u> ·	Comp#.	Name	Belt#.	District.	Merit No.
153	I-3715	Muhammad Yasir	1231	Swabi	146
154	I-3843	Shahid Iqbal	22	Nowshera	147
155	I-3792	Masih Ullah	5145	CCP Pesh:	148
156	I-3808	Muhammad Irsahd	4002	CCP Pesh:	148
157	I-3722	Said Afzal	397	Dir Upper	149
158	I-3842	Aman Ullah	1328	Kohat	150
159	I-3717	Noor Ali Khan	335	Chitral	151
160	I-3817	Aqal Khan	890	Kohat	152
161	I-3690	Salman Khan	1032	Mardan	153
162	I-3815	Fazale Amin	921	CCP Pesh:	154
163	I-3599	Naseer Ud Din	1745	CCP Pesh:	155
164	I-3828	Barkat Ali	831/770	Swat	156
165	I-3795	Muhammad Ayaz	4181/1328	CCP Pesh:	157
166	1-3724	Abdul Samad	651	Charsadda	158
167	I-3782	Abdul Qayyum	77	AJK Neelum	159
168	1-3723	Gulab Khan	178	Swabi	160
169	1-3582	Asad Ullah Khan	2318	Mardan	161
170	I-3835	Saif UrRehman	799	Mansehra	162
171	I-3600	Muhammad Tuseef	197	Mansehra	163
172 173	1-3725	Muhammad Muneer	708	Mansehra	164
173	1-3709	Shafeeq Ur Rehman	10	Abbottabad	165
. 175	I-3718	Jahangir Khan	3122/121	CCP Pesh:	166
176	I-3679	Madni Ullah	349	Charsadda	167
177	I-3844 I-3699	Qazi Alla Udin Jameel Shah	1987	CCP Pesh:	168
•-			930	Nowshera	169
		red candidates in Intermedia	ate College Cou	rse, Term Ending 20.	11.2017
178	I-3347	Asif Khan	3331	CCP Pesh:	170
179	I-3390	Muhammad Rizwan	621/358	Abbottabad	171
Result	of Intermedi	ate College Course, Term E	nding 31.03.2018	3	
180	I-3752	Naseer Ullah	4315	CCP Pesh:	172
181	I-3807	Fazal Ihsan	876	Swabi	173
Result	t of Re-Appear	red candidates in Intermedia	ate College Cou	rse, Term Ending 20.	11.2017
182	I-3321	Abid Khan	939	Abbottabad	174
Result	t of Intermedi	iate College Course, Term E	nding 31.03.2018	3	
183	I-3626	Hayat Ullah	50	D.I.Khan	175
Result	t of Re-Appear	red candidates in Intermedi	ate College Cou	rse, Term Ending 20.	11.2017.
184	I-3518	Jamal Ud Din	106	Lakki Marwat	176
Result	t of Intermedi	ate College Course, Term E	nding 31.03.2018	3	•
185	I-3789	Muhammad Farooq	852	D.I.Khan	177
186	I-3584	Muhammad Tariq	641	CCP Pesh:	178
187	I-3838	Farman Ullah	5204	CCP Pesh:	179~
Result	t of Re-Appea	red candidates in Intermedi	ate College Cou	rse, Term Ending 20.	.11.2017.
188	I-3468	Taj Muhammad	427	Chitral	180
189	I-3448	Mujeeb Ahmad Baig	165	Chitral	181
190	I-3397	Khalid Khan	289/2644	CCP Pesh:	182
191	I-3373	Khalil Ur Rehman	646	Kohat	183
192	I-3310	Muhammad Javed	144	Battagram	184
Award 31.03.	ded Grace Ma 2018	rks, Declared Passed candid	ates of Intermed	liate College Course,	Term Ending
193	1-3776	Zahid Niaz Khan	178	Lakki Marwat	185
194	I-3591	Wazir Zada	4622	Dir Lower	186
195	I-3647	Asad Ali	933	CCP Pesh:	187
D	6.7		· · ,		207

<u>S</u> #.	Comp#.	Name	Belt#.	District.	Merit No.
196	I-3615	Muhammad Arif	752	Kohistan	188
1 9 7 🗎	I-3637	Syed Amir Ud Din	681	Chitral	189
198	I-3651	Muhammad Idress	2130	Mardan	190
199 -		Mumtaz Ajmal	3010	CCP Pesh:	191
200	I-3572	Shams Ul Qamar	4087	CCP Pesh:	192
201	I-3581	Shafaat Ullah	976	Nowshera	193
202	I-3660	Mukammil Shah	1383	Swat	194
203	I-3629	Mian Mukhtar Ullah	1201	CCP Pesh:	195
204	I-3645	Majeed Khan	2572	Swat	196
205	I-3607	Muhammad Faiq	2829	Mardan	197
206	I-3764	Gul Saeed	334	Dir Upper	198
207	I-3729	Ijaz Gul	319	CCP Pesh:	199
208	· I-3813	Atta Muhammad	133	CCP Pesh:	200
209	I-3650	Altaf Hussain	155	Mardan	201
210 :	I-3577	Jehan Bakht	3193	Dir Lower	202
211	I-3746	Mumtaz Ali	5648	CCP Pesh:	203
212	I-3583	Bakht Rawan	506	CCP Pesh:	. 204
213	I-3753	Muhammad Azhar	1042	Abbottabad	205
214	I-3836	Umer Hayat	1354	Kohat	206
215	I-3686	Muhammad Afsar Khan	1743/489	Bannu	
216	I-3590	Rahim Dad	2142		207
217				Mardan	208
	I-3827	Sadaqat Ali	883	Swat	209
218	I-3628	Anjum Jameel	280	Hangu	210
219	1-3803	Bashir Muhammad	504	Charsadda	211
220	I-3811	Zar Muhammad	3206	Mardan	212
221	I-3658	Syed Zafar Ali Shah	315	Chitral	213
222	I-3644	Ahmad Jan	903	Bannu	214
223	I-3612	Umer Farooq	894	D.I.Khan	215
224	I-3701	Sajid Khan	216	Swabi	216
225	I-3785	Ajmal Khan	729	Dir Lower	217
226	I-3850	Rashmin Khan	9	Tank	218
227	1-3704	Nawab Khan	78/5350	CCP Pesh:	219
228	I-3639	Muhammad Yousaf	127	Kohistan	220
229	I-3689	.Muhmmad Sabir	4262	CCP Pesh:	220
230	I-3655	Asghar Ali	272	Bannu	221
231	I-3636	Muhammad Zikria	1627	Swat	222
232	I-3851	Farman Ullah	2688	CCP Pesh:	223
233	I-3592	Asmat Ullah	254	Charsadda	224
234	I-3697	Muhammad Saddige	291/20	Abbottabad	225
235	I-3634	Alam Khan	1464	Swat	
236	I-3624	Zaheer Khan	297	Swat Kohistan	226
237	I-3695	Noor Khan			227
238	1-3654		270	Chitral	228
239		Muhammad Noor	208	Kohistan	228
	1-3799	Inayat Ullah	570	Dir Lower	229
240	1-3798	Nisar Muhammad	751	Dir Lower	230
241	1-3594	Aman Ullah Khan	2915	Mardan	231
242	I-3735	Zanfar Khan	395	Abbottabad	232
243	I-3707	Muhammad Tariq	185	Abbottabad	233
244	I-3849	Faiz Ur Rehman	446	Kohistan	234
245	I-3643	Javid Khan	24	Bannu	235
246	I-3677	Gul Sadir Shah	484	Bannu	236
247	I-3802	Ghazina Hussain	639	Chitral	237
248	I-3716	Fisal Rafeeq	721	Mansehra	238
249	I-3734	Gul Afzal	340	Toor Ghar	239
250	I-3775	Sharif Khan	34	Battagram	240
251	1-38 01	Javid Khan	481	Dir Lower	241
A					

Awarded Grace Marks, Declared Passed candidates (Re-Appeared) of Intermediate College Course, Term Ending 20.11.2017.
252 1-3349 Qazi Shahid Ullah 1981 CCP Pesh: 242

CCP Pesh: 242

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S#.	Comp#.	Name	Belt#.	District.	Merit No.	
		ks, Declared Passed candid	ates of Intermed	liate College Course,	Term Ending	
31.03.2018						
253		Muhammad IIyas	102	CCP Pesh:	243	
254	I-3597	Rahim Khan	1373	Swat	244	
255	I-3649	Umer Ayaz	256	Karak	245	
256 ·	I-3703	Muhammad Faisal	54	Mansehra	246	
257 .	I-3623	Muhammad Hanif	2	D.I.Khan	247	
258	I-3786	Barkat Ullah Khan	7092	Lakki Marwat	248	
259	I-3604	Muhammad Tariq	4159	CCP Pesh:	249	
260	I-3585	Sher Alam	196	Charsadda	250	
261	I-3693	Tahir Ali	31	Shangla	251	
262	I-3822	Sohail Shah	494	Kohat	252	
263	1-3793	Mustaqeem Khan	370	Buner	252	
264	I-3680	Abid Khan Jadoon	5 .	Toor Ghar	253	
265	I-3778	Aman Ullah	552	Buner	254	
266	. I-3847	Muhammad Umer	819	Kohat	255	
267	1-3711	Subhan Ullah	562	Charsadda	256	
268	I-3646	Miftah Ul Mulk	145	Chitral	257	
269	I-3683	Misbah Ullah	1277	CCP Pesh:	258	
270 .	I-3627	Sana Ullah	720	D.I.Khan	259	
271	I-3720	Ameer Bahadar	870	Swabi	260	
272	I-3681	Shahbaz Khan	78	Haripur	261	
273	1-3710	Muhammad Aziz	9	AJK Mir Pur	262	
274 ;	I-3593	Asif Iqbal	5033	CCP Pesh:	263	
Award Term	ded Grace Mai Ending 20.11.2	rks, Declared Passed candid 2017.	ates (Re-Appear	red) of Intermediate	College Course,	
275 :	I-3384	Muhammad Akhtar	23	Abbottabad	264	
Award 31.03.2		rks, Declared Passed candid	ates of Intermed	diate College Course	, Term Ending	
276	1-3598	Murad Ali	683	C	. 265	
277	I-3777	Raaj Wali	966	Swat	265	
278	I-3804	Irfan Ali	3060/703	Nowshera	266	
. :		•		CCP Pesh:	267	
	ded Grace Mai Ending 20.11.	rks, Declared Passed candid 2017.	ates (Re-Appea	red) of Intermediate	College Course,	
279 .	I-3439	Muhammad Saeed	165	Lakki Marwat	268	
Aware 31.03.	ded Grace Mai 2018	rks, Declared Passed candid	ates of Intermed	diate College Course	, Term Ending	
280	I-3810	Dildar	973	Kohat	269	
Aware Term	ded Grace Ma Ending 20.11.	rks, Declared Passed candid 2017.	ates (Re-Appea	red) of Intermediate	College Course,	
281	I-3345	Mustageem	631	Nowshera	270	
282	I-3312	Zafar Ali	4401/890	CCP Pesh:	270 271	
283	I-3552	Gul Fayaz	137/3552	Battagram	272	
284	I-3335	Umar Farooq	898	Nowshera	273	
285 ;	I-3348	Hashmat Ali	239	CCP Pesh:	273 273	
•		lidates of Intermediate Coll				
S#.	Comp#.	Name	ege Course, 1 eri Belt#.	m Ending 31.03.2018 <u>Di</u> strict.	Failed Subject	
			Delta.	District.	raned Subject	
286	I-3578	Shakir Ullah	3044	CCP Pesh:	LSL	
287	1-3653	Gul Rokhan	2460	CCP Pesh:	LSL	
288	I-3727	Irfan Gul	5597	CCP Pesh:	AC	
289	I-3765	Shafi Ullah	4271	CCP Pesh:	LSL	
290	1-3603	Ansar Riaz	28	D.I.Khan	LSL	
291	I-3819	Irshad	4157	CCP Pesh:	PPC,LSL	
Page 6	of 7				-	

S#.	Comp#.	Name .	Belt#,	District.	Failed Subject
292	I-3787	Muhammad Zahir Shah	325	Battagram	LSL
293	I-3622	Asif Khan Niazi	77	D.I.Khan	LSL
294	I-3586	Muhammad Hayat	782	Swat	LSL
295	I-3848	Mashal Khan	. 41	Tank	LSL,PR,MJ,SA
296	I-3714	Tila Dar Khan	50	Bannu	PPC, CrPC/QS ,LSL ,SA
297	I-3814	Atta Muhammad	1198	CCP Pesh:	LSL,MJ
298	I-3713	Nafeed Ullah	591	Bannu	PR
299	I-3837	Muhammad Saddique	9	Bannu	LSL,MJ,SA
300 .	1-3684	Sadeeq Shah	3836	CCP Pesh:	PPC,LSL,PPWP
301	I-3657	Wahid Ullah	217	Battagram	PPC,CrPC/QS,LSL, PPWP
302	I-3606	Tali Muhammad	123	Toor Ghar	CrPC/QS, LSL, PR, MJ, PPWP, AC
303	I-3821	Shafqat Ullah	1306	Bannu	LSL, PR, MJ, SA, PPWP
304	I-3846	Jamshaid Khan	641	Kohat	PPC,LSL,MJ
305	I-3633	Bahar Ali Shah	925	Bannu	LSL, PR, MJ, SA, PPWP, AC
Resul	t of failed car	ndidates (Re-Appeared) of In	itermediate Co	llege Course, Ter	m Ending 20.11.2017.
306	I-3496	Asif Khan	985	Bannu	PPC ,LSL, MJ, SA ,AC
Resul	t of failed car	ididates of Intermediate Coll	lege Course, To	erm Ending 31.03	
307	I-3809	Muhammad Usman	1288	Bannu	LSL,PR,MJ,PPWT.

Prepared by In-charge Secrecy,

-do-Dr. Masood Saleem, (PSP) Commandant, Police Training College, Hangu.

Checked and found correct.

Controller of Examinations,

No.818-856 /S dated Hangu, the 10.05.-2018.

Copy for information and necessary action to:

- 1. The Provincial Police Officer, Khyber Pakhtunkhwa, Peshawar.
- The Inspector General of Police, Azad Kashmir, Muzafarabad.
- 3. The Addl: IGP HQrs, Khyber Pakhtunkhwa, Peshawar.
- 4. The DIG Training, Khayber Pakhtunkhwa Peshawar.
- 5. The Capital City Police Officer, Peshawar.
- 6. The DIsG/RPOs Police Bannu, Hazara, Malakand, D.I.Khan, Kohat and Mardan Regions.
- 7. The DIG CTD, Khyber Pakhtunkhwa, Peshawar.
- The DPOs, Abbottabad, Bannu, Battagram, Charsadda, Chitral, D.I.Khan, Dir Lower, Dir Upper, Hangu, Haripur, Karak, Kohat, Lakki Marwat, Kohistan, Mansehra, Mardan, Nowshera, Shangla, Swabi, Swat, Tank & Toor Ghar.
- 9. The S,sP Jehlum valley, Mirpur, & Kotli.
- 10. The Office Superintendent, PTC Hangu.

-do-Dr. Masood Saleem, (PSP) Commandant, Police Training College, Hangu.