Counsel for the appellant present. Mr. Muhammad Jan, DDA alongwith Mr. Ikhtiar Ali, Inspector and Mr. M. Raziq, Reader for respondents present. Arguments heard and record perused.

This appeal is also dismissed of as per detailed judgment of today placed on file in service appeal no. 683/2018 titled "Abdul Jalal Khan -vs- Government of Khyber Pakhtunkhwa through Chief Secretary, Khyber Pakhtunkhwa, Civil Secretariat Peshawar and four others." Parties are left to bear their own cost. File be consigned to the record room.

Announced: 18.12.2019

Order

18.12.2019

(Ahmad Hassan) Member

(Muhammad Hamid Mughal) Member

Learned counsel for the appellant and Mr. Muhammad Jan learned Deputy District Attorney alongwith Ikhtiar Ali Inspector present. Arguments heard. To come up for order on 18.12.2019 before D.B.

Member

16.12.2019

3.00.00

Member

02.10.2019

Clerk to counsel for the appellant present. Mr. Zia Ullah learned Deputy District Attorney alongwith Mr. Aziz Shah Reader for the respondents present. Representative of the respondent department submitted reply of the amended appeal, which is placed on file. Clerk to counsel for the appellant seeks adjournment as counsel for the appellant is not in attendance. Adjourned. To come up for rejoinder/further proceedings on 09.10.2019 before D.B.

in Shah) Member

(Muhammad Hamid Mughal) Member

28.10.2019

Learned counsel for the appellant present. Mr. Kabir Ullah Khattak learned Additional Advocate General present. Learned AAG seeks adjournment. Adjourn. To come up for arguments on 11.11.2019 before D.B.

Member

11.11.2019

Learned counsel for the appellant present. Mr. Zia Ullah learned Deputy District Attorney present and seeks adjournment to furnish documents/standing order relevant for the purpose of disposal of the present service appeal.

It appeared that AG Office vetted the comments of respondents without caring for availability of relevant documents. Malik Habib DSP (Legal) representative of the respondent department absent. He be summoned with direction to furnish relevant recruitment promotion criteria of Traffic Wardens. Adjourn. To come up for further proceedings/arguments on 16.12.2019 before D.B.

Member

Member

26.04.2019

Clerk to counsel for the appellant present and submitted amended appeal. Notice be issued to respondents for 27.06.2019.

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27.06.2019

Counsel for the appellant and Addl. AG for the respondents present. Due to incomplete bench case is adjourned to 07.08.2019 for arguments before the D.B.

Member

07.08.2019

Member

Learned counsel for the appellant and Mr. Zia Ullah learned Deputy District Attorney present. Learned counsel for the appellant seeks adjournment Adjourn. To come up for arguments on 25.09.2019 before D.B.

Member

01.11.2018

Due to retirement of Hon'able Chairman, the Tribunal is defunct. Therefore, the case is adjourned for the same on 20:12.2018 before D.B.

20.12.2018

Clerk of counsel for the appellant present. Mr. Kabirullah Khattak, Additional AG for the respondents present. Clerk of counsel for the appellant requested for adjournment on the ground that learned counsel for the appellant is busy in the Hon'ble Peshawar High Court. Adjourned. To come up for arguments alongwith connected appeals on 15.02.2019 before

'Shah) Member

D.B.

(Muhammad Amin Khan Kundi) Member

15.02.2019

Learned counsel for the appellant and Mr. Muhammad Jan learned Deputy District Attorney for the respondents present. Learned counsel for the appellant submitted rejoinder which is placed on file and also requested for adjournment. Adjourned. To come up for arguments on 22.03.2019 before D.B

(Hussain Shah) Member

(Muhammad Amin Khan Kundi Member 20.07.2018



Clerk to counsel for the apellant present. Learned Additional Advocate General present. Security and process fee not deposited. Clerk to counsel for the appellant requested for further time to deposit security and process fee. Requested accepted. Seven days given to deposit security and process fee. Thereafter notices be issued to the respondents for written reply/comments on 03.08.2018 before S.B.

1 Member

18,09.2018

Neither appellant nor his counsel present. Mr. Aziz Shah, Reader alongwith Mr. Kabirullah Khattak, Addl: AG for respondents present. Written reply submitted. Case to come up for written arguments on 15.10.2018 before D.B.



15.10.2018

Clerk to counsel for the appellant and Mr. Kabirullah Khattak learned Additional Advocaté General for the respondent present. Due to general strike of the bar, the case is adjourned. To come up on 01.11.2018 before D.B

Member

Member

BEFORE THE KHYBER PAKHTUNKHWA SERVICE TRIBUNAL PESHAWAR

In the matter of Appeal No. 725/2018

Wisal Khan ASI No. 753/P CCP, Peshawar...... (Appellant)

VERSUS

Provincial Police Officer, Khyber Pakhtunkhwa Peshawar and others. (Respondents)

REJOINDER ON BEHALF OF THE APPELLANT

Respectfully submitted:

The appellant submit his rejoinder as under:

<u>Preliminary Objections:</u>

- 1. That the present appeal is well within time.
- 2. That all the necessary parties are included in the appeal.
- 3. That the appellant has came to this court with clean hands.
- 4. That the appellant got cause of action against the respondents.
- 5. That no rule of estoppel applies to present appeal.
- 6. That the appellant has not concealed any thing from this Hon;able Tribunal.
- 7. That the appellant has locus standi and got cause of action to file the instant appeal and is maintainable in its present form.

Facts of the Case:

1. Contents of para 1 of the appeal are correct hence no comments.

- 2. Contents of para 2 needs no comments. More over the service record shows that the appellant has performed his duty honestly and without any complaint till date.
- 3. Contents of para 3 needs no comments.
- 4. Contents of para 4 needs no comments.
- 5. Contents of para 5 needs no comments. Furthermore the relevant record is attached with the service appeal.
- 7. Contents of para 7 needs no comments. Further more the relevant record is attached with the service appeal.
- 8. Contents of para 8 needs no comments. Further more the relevant record is attached with the service appeal.
- 9. Contents of para 9 is incorrect hence denied. It is pertinent to point out that presently there is no separate promotion rules in the different branches of the Police Department, nor the respondents have created different cadre for appellant or framed separate rules for the appellant.
- 10. Contents of para 10 needs no comments.
- 11. Contents of para 11 needs no comments.
- 12. Contents of para 12 is incorrect hence denied, and that of the appeal is correct.
- 13. Contents of para 13 is incorrect hence denied, and that of the appeal is correct.

Grounds of Appeal:

- i. Para A of the appeal is correct, the appellant have not been treated in accordance with law, his rights secured and guaranteed under the law are badly violated.
- ii. Para B of the appeal is correct.
- iii. Para C of the appeal is correct.

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- v. Para E of the appeal is correct.
- vi. Para F of the appeal is correct.
- vii. That the appellant seeks the permission of this honorable tribunal to rely on additional grounds at the hearing of this appeal.

It is, therefore, prayed that the appeal of the appellant may be accepted as prayed for.

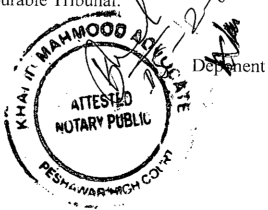


Through ZARTAJ ANWAR

Advocate Peshawar

<u>AFFIDAVIT</u>

I do hereby solemnly affirm and declare on oath that the contents of the above rejoinder as well as appeal are true and correct to the best of my knowledge and belief and that nothing has been kept back or concealed from this Honourable Tribunal.



BEFORE THE KHYBER PAKHTUNKHWA SERVICE TRIBUNAL PESHAWAR

In the matter of Appeal No. 725/2018

Wisal Khan ASI No. 753/P CCP, Peshawar...... (Appellant)

VERSUS

Provincial Police Officer, Khyber Pakhtunkhwa Peshawar and others. (Respondents)

REJOINDER ON BEHALF OF THE APPELLANT

Respectfully submitted:

The appellant submit his rejoinder as under:

Preliminary Objections:

- 1. That the present appeal is well within time.
- 2. That all the necessary parties are included in the appeal.
- 3. That the appellant has came to this court with clean hands.
- 4. That the appellant got cause of action against the respondents.
- 5. That no rule of estoppel applies to present appeal.
- 6. That the appellant has not concealed any thing from this Hon;able Tribunal.
- 7. That the appellant has locus standi and got cause of action to file the instant appeal and is maintainable in its present form.

Facts of the Case:

1. Contents of para 1 of the appeal are correct hence no comments.

- 2. Contents of para 2 needs no comments. More over the service record shows that the appellant has performed his duty honestly and without any complaint till date.
- 3. Contents of para 3 needs no comments.
- 4. Contents of para 4 needs no comments.
- 5. Contents of para 5 needs no comments. Furthermore the relevant record is attached with the service appeal.
- 7. Contents of para 7 needs no comments. Further more the relevant record is attached with the service appeal.
- 8. Contents of para 8 needs no comments. Further more the relevant record is attached with the service appeal.
- 9. Contents of para 9 is incorrect hence denied. It is pertinent to point out that presently there is no separate promotion rules in the different branches of the Police Department, nor the respondents have created different cadre for appellant or framed separate rules for the appellant.
- 10. Contents of para 10 needs no comments.
- 11. Contents of para 11 needs no comments.
- 12. Contents of para 12 is incorrect hence denied, and that of the appeal is correct.
- 13. Contents of para 13 is incorrect hence denied, and that of the appeal is correct.

Grounds of Appeal:

- i. Para A of the appeal is correct, the appellant have not been treated in accordance with law, his rights secured and guaranteed under the law are badly violated.
- ii. Para B of the appeal is correct.
- iii. Para C of the appeal is correct.

- iv. Para D of the appeal is correct.
- v. Para E of the appeal is correct.
- vi. Para F of the appeal is correct.
- vii. That the appellant seeks the permission of this honorable tribunal to rely on additional grounds at the hearing of this appeal.

It is, therefore, prayed that the appeal of the appellant may be accepted as prayed for.

Appellant

Through

ZARTAJ ANWAR

Advocate Peshawar

<u>AFFIDAVIT</u>

I do hereby solemnly affirm and declare on oath that the contents of the above rejoinder as well as appeal are true and correct to the best of my knowledge and belief and that nothing has been kept back or concealed from this Honourable Tribunal.

Deponent

BEFORE THE KHYBER PAKHTUNKHWA SERVICE TRIBUNAL PESHAWAR

In the matter of Appeal No. 725/2018

Wisal Khan ASI No. 753/P CCP, Peshawar..... (Appellant)

VERSUS

Provincial Police Officer, Khyber Pakhtunkhwa Peshawar and others. (Respondents)

REJOINDER ON BEHALF OF THE APPELLANT

Respectfully submitted:

The appellant submit his rejoinder as under:

<u>Preliminary Objections:</u>

- 1. That the present appeal is well within time.
- 2. That all the necessary parties are included in the appeal.
- 3. That the appellant has came to this court with clean hands.
- 4. That the appellant got cause of action against the respondents.
- 5. That no rule of estoppel applies to present appeal.
- 6. That the appellant has not concealed any thing from this Hon;able Tribunal.
- 7. That the appellant has locus standi and got cause of action to file the instant appeal and is maintainable in its present form.

Facts of the Case:

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- 5. Contents of para 5 needs no comments. Furthermore the relevant record is attached with the service appeal.
- 7. Contents of para 7 needs no comments. Further more the relevant record is attached with the service appeal.
- 8. Contents of para 8 needs no comments. Further more the relevant record is attached with the service appeal.
- 9. Contents of para 9 is incorrect hence denied. It is pertinent to point out that presently there is no separate promotion rules in the different branches of the Police Department, nor the respondents have created different cadre for appellant or framed separate rules for the appellant.
- 10. Contents of para 10 needs no comments.
- 11. Contents of para 11 needs no comments.
- 12. Contents of para 12 is incorrect hence denied, and that of the appeal is correct.
- 13. Contents of para 13 is incorrect hence denied, and that of the appeal is correct.

Grounds of Appeal:

- i. Para A of the appeal is correct, the appellant have not been treated in accordance with law, his rights secured and guaranteed under the law are badly violated.
- ii. Para B of the appeal is correct.
- iii. Para C of the appeal is correct.

- iv. Para D of the appeal is correct.
- v. Para E of the appeal is correct.
- vi. Para F of the appeal is correct.
- vii. That the appellant seeks the permission of this honorable tribunal to rely on additional grounds at the hearing of this appeal.

It is, therefore, prayed that the appeal of the appellant may be accepted as prayed for.

Appellant

Through ZARTAJ ANWAR

Advocate Peshawar

<u>AFFIDAVIT</u>

I do hereby solemnly affirm and declare on oath that the contents of the above rejoinder as well as appeal are true and correct to the best of my knowledge and belief and that nothing has been kept back or concealed from this Honourable Tribunal.

Deponent

04.06.2018

Learned counsel for the appellant present. Preliminary arguments heard.

Learned counsel for the appellant argued inter-alia that service appeal of identical nature bearing No. 677/2018 has already been admitted for regular hearing and this Tribunal has also granted status-quo in the said service appeal.

Points raised need consideration. Admitted for regular hearing subject to all legal objections. The appellant is directed to deposit security and process fee with 10 days, thereafter notices be issued to the respondents for written/comments. To come up for written reply/comments on 07.06.2018 before S.B. Annexed with the present appeal is an application for interim relief. Notice of the said application be also given to the respondent department for the date fixed. Status-quo be maintained till the date fixed.

07.06.2018

Appellant Deposited

respondents present. Security and process fee not deposited. Clerk of the counsel for appellant requested for further time to deposit security and process fee. Request accepted by way of last chance. Five days given to deposit security and process fee. Thereafter Security A Process Fee notices be issued to the respondents for written reply/comments on 28.06.2018 before S.B. Status-quo be maintained till the date fixed.

Clerk of the counsel for appellant and Addl. AG for

Member

Member

ember

28.06.2018

Clerk of the counsel for appellant present. Mr. Muhammad Jan, DDA for the respondents presents. Written reply not submitted on behalf of respondents. Requested for adjournment. Granted. To come up for written reply/comments on 29.07.2018 before S.B. Status quo be maintained till the date fixed.

Form-A

FORMOF ORDERSHEET

Court of___

	Case No <u>.</u>	714/2018				
S.No.	Date of order proceedings	Order or other proceedings with signature of judge				
1	2	3				
1	25/05/2018	The appeal of Mr. Fazal Hadi presented today by Mr. Zartaj Anwar Advocate may be entered in the Institution				
		Register and put up to the Worthy Chairman for proper order				
		please.				
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·		REGISTRAR >- J- J- 18				
2-	29/05/18.	• This case is entrusted to S. Bench for preliminary hearing				
		to be put up there on $\underline{\mathcal{O}}\mathcal{G}/\mathcal{O}\mathcal{G}/\mathcal{I}\mathcal{R}$,				
		CHAIRMAN				
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BEFORE THE KHYBER PAKHTUNKHWA SERVICE TRIBUNAL, PESHAWAR

Appeal No. 725/2018

Wisal Khan, ASI No. 753/P Elite Force Khyber Pakhtunkhwa. (Appellant)

VERSUS

Govt of Khyber Pakhtunkhwa through chief Secretary Khyber Pakhtunkhwa, Civil Secretariat Peshawar and others.

(Respondents)

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5	Copies of the writ petition and	В	
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6	Copy of the notification dated	С	
	24.307.2015		20-23
7	copies of the letter dated	D & E	
	31.08.2015 and notification		
,	dated 04.09.2015		24-25
8	Copy of the writ petition and	F & G	
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Appellant

Through

ZARTAJ ANWAR Advocate Peshawar

BEFORE THE KHYBER PAKHTUNKHWA SERVICE TRIBUNAL, PESHAWAR

Appeal No. 725 /2018

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Wisal Khan, ASI No. 753/P Elite Force Khyber Pakhtunkhwa.

Khyber Pakhtukhw witeren Tereftennen mit

(Appellant)

Diary No. 999

VERSUS

- 1. Govt of Khyber Pakhtunkhwa through chief Secretary Khyber Pakhtunkhwa, Civil Secretariat Peshawar.
- 2. Provincial Police Officer, Khyber Pakhtunkhwa, Peshawar.
- 3. A.I.G/ Establishment central Police Office, Peshawar.
- 4. D.I.G Headquarters, Khyber Pakhtunkhwa Peshawar.
- 5. Capital City Police Officer, Peshawar.

(Respondents)

Appeal under Section 4 of the Khyber Pakhtunkhwa Service Tribunal Act, 1974, against the order dated 04.09.2015, whereby the promotion notification dated 24.07.2015, of the appellant has been cancelled / withdrawn, against which his Departmental appeal has not been responded despite the lapse of 90 days Statutory Period.

Prayer in Appeal: -

Filedto-day

On acceptance of this appeal the order dated 04.09.2015, may please be set-aside and the appellant may be allow to continue his duties as Sub inspector as duly considered and promoted by the competent authority by full filling all the legal and codal formalities vide order dated 24.07.2015 which was also publish in the official Gazette, the appellant may also be held entitled for full consequential and back benefits of service.

Respectfully Submitted:

- 1. That the appellant was initially enlisted as PASi in the Police department and are the regular employee of Khyber Pakhtunkhwa police under the administration control of the Capital City Police, Peshawar.
- 2. That ever since his appointment, the appellant had performed his duties as assigned to him with zeal and devotion and there was no complaint whatsoever regarding his performance. It is pertinent to mention here that during the entire service, the performance of the appellant remained commendable, he traced and arrested criminals who were required to the Police in some high profile cases, besides this during the roar of militancy, he always remained in the front line against the militants and demonstrated exceptional performance, gallantry and devotion beyond the call of duty. His performance was also appreciated by the High Ups.
- 3. That there are two categories of police officers performing duties, the first category consists of the police officers promoted from the rank of constable and reached to the status of confirmed ASI of police, while the second category are the police officers who were directly appointed as probationer ASI through Public Service Commission.
- 4. That Chapter XIII of Police Rules, 1934 deal with the promotion of the police officers from one rank to the other. Rule XIII (10) deals with the promotion to the post of Sub inspector. Similarly under Rule XIII (10) list (E) is prepared consisting of confirmed ASI, who were consider eligible for promotion to the posts of Sub inspector. (Copy of the rules are attached as annexure A)
- 5. That some of the employees of the police department filed writ petition no 3652/2014, wherein they have sought directions to the respondents to finalize the seniority list of direct / promotee assistant sub inspectors. The writ petition was disposed off vide judgment and order dated 13.05.2015. (Copies of the writ petition and judgment dated 13.05.2015 are attached as annexure B)

- 6. That the appellant was considered and placed at the top of the seniority list and thus was eligible to be promoted to the post of Sub inspector.
- 7. That the name of the appellant along with other colleagues were placed before the Departmental Promotion Committee for promotion to the rank of officiating Sub inspector, the Departmental Promotion Committee in its meeting held on 17.07.2015considered them and when found fit were recommended for promotion vide notification dated 24.07.2015 with immediate effect. (Copy of the notification dated 24.307.2015 are attached as annexure C)
- 8. That the notification dated 24.07.2015 of the promotion of the appellant and other employees was duly implemented and has taken its effect.
- 9. That it is pertinent to mention that there are no separate promotion rules in the different branches of the police department, throughout the officers from regular police are transferred to Traffic Branch etc. However the respondents vide letter dated 31.08.2015 while referring to minutes of the meeting of the 18th Police Policy Board meeting held on 13.08.2015 it was directed that the promotions of Sun inspectors should be immediately cancelled allegedly that these seat/ post belong to Traffic Wardens. Accordingly the respondents quite illegally and without lawful authority cancelled vide notification dated 04.09.2015 the promotion notification dated 24.07.2015 of the appellant as sub inspector. (copies of the letter dated 31.08.2015 and notification dated 04.09.2015 are attached as annexure D & E)
- 10. That the appellant along with other colleagues approached the Peshawar High Court Peshawar by filling Writ Petition No. 3113-P/2015 which was after hearing allowed by this Hon;able Court vide judgment and order <u>dated 24.11.2015</u>. (Copy of the writ petition and Judgment dated 24.11.2015 are attached as annexure F & G)
- 11. That the respondents filed C P. NO. 34-p/2016 before the August Supreme Court of Pakistan against the same Judgment which was allowed vide Judgment and order dated 26.01.2018 and the petition was converted to departmental appeal and was

sent to the respondent department. (Copy of the Judgment dated 26.01.2018 are attached as annexure H)

- 12. That the writ petition was converted to departmental appeal on 26.01.2018 to the appellate authority, however it has not been responded despite the lapse of 90 days Statutory Period.
- 13. That the impugned Order/ notification dated 04.09.2015, is illegal unlawful against law and facts and without lawful authority, hence liable to be set aside inter alia on the following grounds :

GROUNDS:

- A. That the appellant has not been treated in accordance with law and his rights secured and guaranteed under the law have been violated.
- B. That the appellant was fit and eligible, was rightly been promoted as sub inspector, the order whereby the promotion of the appellant has been cancelled is illegal unlawful without lawful authority and of no legal effect.
- C. That the letter dated 31.08.2015 is violative of the police rules 1934, therefore no separate promotion rules in the traffic branch of the police department, therefore, cancelling the promotion of the appellant allegedly on the ground that these post belong to the traffic warden, is illegal and against the record.
- D. That the letter dated 31.08.2015 is self contradictory, that at present traffic branch has not been declare as separate cadre in the police department, similarly the respondents have yet to frame rules for forming separate rules for the traffic wardens.
- E. That the appellant has not provided with right of hearing before cancelling the promotion orders.
- F. That the law provides a separate mode for withdrawing the promotion of the regular employee as instant case no such mode has been adopted, therefore, order

cancelling the promotion of the appellant is legally not sustainable.

G. That the appellant seeks the permission of this Honorable Court to rely on additional grounds at the hearing of this Appeal.

> It is therefore prayed that on acceptance of this service appeal the order dated 04.09.2015, may please be set-aside and the appellant may be allow to continue his duties as Sub inspector as duly considered and promoted by the competent authority by full filling all the legal and codal formalities vide order dated 24.07.2015 which was also publish in the official Gazette, the appellant may also be held entitled for <u>full consequential and back benefits</u> of service.

Through

ZARTAJ ANWAR Advocate Peshawar

CERTIFICATE

Certified that no service appeal on the same subject and between the same parties was previously or concurrently filed.

<u>BEFORE THE KHYBER PAKHTUNKHWA</u> SERVICE TRIBUNAL, PESHAWAR

Appeal No. ___/2018

Wisal Khan, ASI No. 753/P Elite Force Khyber Pakhtunkhwa.

(Appellant)

VERSUS

Govt of Khyber Pakhtunkhwa through Chief Secretary Khyber Pakhtunkhwa, Civil Secretariat Peshawar and others.

(Respondents)

ADDRESSES OF PARTIES

Appellant:

Wisal Khan, ASI No. 753/P Elite Force Khyber Pakhtunkhwa.

Respondents:

- 1. Govt of Khyber Pakhtunkhwa through chief Secretary Khyber Pakhtunkhwa, Civil Secretariat Peshawar.
- 2. Provincial Police Officer, Khyber Pakhtunkhwa, Peshawar.
- 3. A.I.G/ Establishment central Police Office, Peshawar.
- 4. D.I.G Headquarters, Khyber Pakhtunkhwa Peshawar.
- 5. Capital City Police Officer, Peshawar.

Through

ZARTAJ ANWAR Advocate Peshawar

BEFORE THE KHYBER PAKHTUNKHWA SERVICE TRIBUNAL, PESHAWAR

Appeal No.___/2018

Wisal Khan, ASI No. 753/P Elite Force Khyber Pakhtunkhwa.

(Appellant)

VERSUS

Govt of Khyber Pakhtunkhwa through Chief Secretary Khyber Pakhtunkhwa, Civil Secretariat Peshawar and others.

(Respondents)

AFFIDAVIT

I, Wisal Khan, ASI No. 753/P Elite Force Khyber Pakhtunkhwa, do hereby solemnly affirm and declare that the contents of the above Service Appeal are true and correct to the best of my knowledge and belief and that nothing has been kept back or concealed from this Honourable Court.

BEFORE-THE KHYBER PAKHTUNKHWA SERVICE TRIBUNAL, PESHAWAR

Appeal No. /2018

Wisal Khan, ASI No. 753/P Elite Force Khyber Pakhtunkhwa.

(Appellant)

VERSUS

Govt of Khyber Pakhtunkhwa through chief Secretary Khyber Pakhtunkhwa, Civil Secretariat Peshawar and others.

(Respondents)

Application for restraining the respondents from giving effect to the order dated 04.09.2015 and filling the post of sub inspector by maintain status quo till <u>the decision of the appeal</u>.

Respectfully Submitted:

- 1. That the applicant has filed today the above noted service appeal in this Honourable tribunal in which no date is fixed so far.
- 2. That the facts and ground mentioned in the service appeal may also be read as integral part of this application.
- 3. That the applicant has got a good prima facie case and there is likelihood of it success.
- 4. That the applicant would be exposed to great hard ship and inconvenience in case the respondents are not restrained from giving effect to the order dated 04.09.2015 and filling the post of sub inspector.

5. That it will also serve the interest of justice if respondents are restrained from taking any action against the applicants and status is maintained till the final disposal of the service appeal.

It is, therefore, humbly prayed that on acceptance of this application the respondents may please be restrained from giving effect to the order dated 04.09.2015 and filling the post of sub inspector and status quo may kindly be maintain till the final decision of the Appeal.

ened

Applicant/Appellant

Through

ZARTAJ ANWAR Advocate Peshawar

AFFIDAVIT

I, Wisal Khan, ASI No. 753/P Elite Force Khyber Pakhtunkhwa, do hereby solemnly affirm and declare that the contents of the above Service Appeal are true and correct to the best of my knowledge and belief and that nothing has been kept back or concealed from this Honourable Court.



Deponent

	Chap. XII.	APPOINTMENTS AND ENROLMENTS	CHAPTER XIII. Promotions 13-1. Promotion from one rack to exother(1). Promotions from one rack is another, and from one grade to another in the same rack, shall be made by section tempered by seniority. Efficiency and honesy shall be made by fintors governing selection. Specific constitutions from the the
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		Fromotions and relactions.	interstelle de promoted. This tule dors not affect interstelle coul, the interstelle.
	(HALF SHEET	Detail of past service prior to contraing constabulaty	(2) Under the present constitution of the police force to lower subordinate which the independent conduct of investigations or the inde- titit well-educated constables, having the attributes receivery therefore the responsibilities of upper subordinate rank, should receive zwellerated pro- titit for, and been tested and all they have passed the control of the pro-
	1 (1).	ראווניטוסג אאווגע גער אין	(3) For the purposes of regulating promotion amongst encoded and instances of regulating promotion amongst encoded and (3) For the purposes of regulating promotion amongst encoded and instances of regulating promotion amongst encoded and the set of t
	No. 12-41 Above DI	(c) District.	List B'o 16'7, 13'8 and 13'9 and will regulate premetion to the selection grade cf constables and to the ranks of head constables and to the selection grade List E shall be maintained in the constables and assistant fabric series
	FORM	(b) Tolice Station.	Sil-inspector. List F shall be maintaided in the effect of the rank of General as prescribed in sub-rule 13.15 (1) and will regulate promotion to the
	LICE FORC	(ŋ) Iuchcz.	Estry in or removal from A, B, C, D or E lists shall be recorded in the code: took and in the character roll of the police offer concerned. These lists have a prime rolls of those officers whose admission to them has been authorized. To actual selection shall be made without careful examination of charac-
	5 THE POI	λ5c on colisinicat. (a) 1'cet.	loan subordinates shall be granted, when due, by Superinterdents may be withheld as a formal
			en Entitiet may be withheld as a formal punisherer in soper and this criticit in the order back in the case of constables and formation shall be the case of inspectors, sergiants, sub-inspector and assistant sub-inspectors published in the follow Garacties. The the case of constables and in published in the follow Garacties. The the case of constables are assistant sub-inspectors are constable of the provided the sub-inspector and assistant sub-inspectors with the sub-inspector and assistant sub-inspectors are assistant sub-inspectors are constable concerned. When an efficiency ber is placed at any stages in a constable to withhold an increment of the sub-only of a specific order by
	D BFARTMEN	Namo and parentago. Date of enlistneent	
	FOLICE	Costibulity ματρέε.	Depary Inspector General, respectively is required. 13-3. Power to make promotions among gazetted and enclosed police officers. (1) The power to make promotions among gazetted enclosed police officers. Exactled is Excillency the Governor.
A CASTER /		36	: -37:

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THE POLICE RULES, 1934

(2) Deputy Inspectors-General and the Assistant Inspector-General, Government Railway Police, shall make promotions to the rank of Inspector. The Inspector-General, who main ains promotion list "F"-vide Police Rule 13-15, of. Sub-Inspectors and Sergeants will notify the Deputy=Inspector-General rof :a. Range for the Assistant Inspector General - Government Rail wayPolice when a substaative in the rank of Inspector is to be filled by an officer under bis control.

Substantive promotions to the rank of sub-inspector and assistant subinspector shall be made by Superiotendents of Police and the Assistant Superiotendent, Government Railway Police. Deputy Inspectors-General of Ranges, who maintain promotion lists 'D' and 'E' for these two ranks in the case of District Police will notify the Superintendent of Police of a district when a vacancy in either rank is to be filled by an officer in his district.

Promotions 'to the rank of head coastable shall be made by Superintendents of Police and the Assistant Superintendent, Government Railway Police.

(3) The seniority of inspectors, sergeants, sub-inspectors and assistant subinspectors is shown in the list printed annually under the orders of the Inspector-General. Seniority of head constables in districts will be recorded in form to 88 (1).

COMMENTS

Punjab Police Rules, 1934, rule 13.3-A Government Servant (Police)-Reversion-Promotion List C-Reservation from officiating position to substantive post-Does not amount to reduction in rank-petitioner revered but not awarded any major pupishment-Major pupishment not having been awarded petitioner's name, held, could not be removed from promotion list -'C'-Constitution of Pakistan (1962), Art. 98.

The reversion from' the officiating position to substantive post does not amount to reduction in rank.

Since the petitioner's rank was not reduced by his reversion to the rank of foot-constable, therefore, he was not awarded any major punishment which could be a bar to admission or retention of his name in list 'C' (P. 35)-A. (Taj Mohammed vs. The Superintendent of Police Rabim Yar Khan and 3 others, -(PLD 1973 Baghud-ul-Jadid p. 30).

13-4. Power to make officiating promations.-(1) Officiating promotions to the rank of inspector shall be made by Deputy Inspector-General of ranges and the Assistant Inspector-General, Government Railway Police. If the flow of promotion is unevenly destributed amongst ranges, the Inspector-General of Police shall make suitable transfers of sub-inspectors on the promotion list from one range to another.

T:(2); Officiating promotion-to-the-rank-of-sub-inspector and assistant subinspector shall be mader by Superin tendents tot ERolice and Assistant. Superin tendent, Government Railway Police. If the flow of promotion is unevenly -distribuled among districts, the Deputy Inspector-General shall make suitable transfers of assistant sub-inspectors and head constables on the promotions lists from one district to another.

(3) All promotions concerning upper subordinates made under this rule rshall be published in the Police Gazette, and notification by Superintendents -shall be sent in through the Deputy Inspector-General, who shall have the power to revise such orders on recording reasons in each case. If any Superintendent thas not enough men on lists D and E in his district to fill temporary appoint-, ments in either rank, which he is required to make, he shall apply to the Deputy Anspector-General for a man from another district.

Ctay, XIII 13-5. Promotion to the selection grade of coastables .- (1) No constable

Shall be promoted to the idication grade of coastables upless he is (a) phymmethy up to the required standard (sub-rule 12.16 (1), (b) can read and write simple Urdu stentences rand-EIII monmerals and (c) bas a obstactor toll clear of any control clear of any control clear to far the stentes of the st relaxed by Deputy Inspector-General and the Assistant Inspector-General. Government Railway Pointe.

(2) Mea who possess the essential qualifications prescribed in sub-rule (1) shall be removed as vacanties occur according to their order of making on the following system :-

(a)	Education :		•	
•	F.A. or higher	. 	S marks	
•	Marticulation	•••	3 marks	
	Non-matriculation but above primary	•••	2 marks	
(b)	Courses passed -		•	
÷	(i) Lower School	••••	5 marks	
•	(ii) Drill at Poli= Training School-	. <i>.</i>	3 marks	
	(iii) Traffic (by 20 approved standard)		2 marks	•
	(Ir) Finger Print		2 marks	
	(v) 1st or 2nd in convits' examination	•••	l mark	
	(v) St. John's Ambulance 1st Aid Course		l mark.	
	(vil) Armourer's Course	•	2 marks.	
(c)	Professional abili: -			

Up to a maximum of 10 marks

(d) Charceter-

Up to a maximum of to marks.

(3) Full marks under (c) and (d) in sub-rule (2) shall not be given to at constable with less then the years service Marking under (c) shall be estimated: by commendation confilicates and other proofs of special ability in detective. work, disguising, intelligence duty and the like.

Illustrution .- A, who has passed the First Arts Examination; is 1st in his: recruits course, has passed traffic and finger priot courses, has three years" -service-and-bas-learnt-the-work-of-assistant-police station clerk, might have 15 marki Byz semi-illiteret: 2015120124 years service with 18 rcommence ton certificates, a clear roll, and established reliability in shadowing work, might. have 22 marks geined under (c) and (d) only.

(h-4)

(4) Notwithstanding the marking system described in sub-sule (2), menposted to oncross and responsible duty, such as instructors, permanent trame staff, clerical appointments at police stations and head-quarters, secret service and central investigating agency duty, may be given temporary promotion to the selection grade. Men promoted solely on these grounds shall be reverted to the time-scale at any time if they fail to give satisfaction on the duty for which they have been promoted or removed from such duty for a period exceeding three months.

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(5) Constables of and above the Matriculation standard of education and baving screepidonal (a) baving screepidonal (a) baving screepidonal (a) baving screepidonal (a) baving screepidon (a) baving s

Oralely on passing flacture cruits course, with oredit, not with standing, the amarking system described in sub-rule (2). Direct appointments to this grade are mede in accordance with rule 12 10 A.

(6) A sheet in Form 13.5 (6) shall be attached to the character roll of every constable for maintaining the marking system preserved in this tule.

(7) Promotion to the selection grade shall be on probation for three years and constables so promoted may be reverted without formal departmental proceedings within three years of their such promotion if they fail to maintain an exemplary standard of conduct and efficiency. Such reversions shall be freely made.

(8) Removal from the selection grade after once being confirmed in it involves formal proceedings. In the case of a selection grade constable who, on being sentenced judicially to a puolishment of fine or simple imprisonment, or both, or to rigorous imprisonment not exceeding one month, is not dismissed under Police Rule 16-2(2) the normal minimum departmental punishment shall be reduction to the time scale. Similarly, in the case of a selection grade contable found guilty of inefficiency, whether in general or in respect of the special qualifications for which promotion has been given, the normal minimum punishment shall be reduction to the time scale.

13-6. List A. Promotion to the selection grade of constables.—List A (in Form 13-6) shall be maintained by each Superintendent of Police, under his own personal supervision, of constables eligible under rele 13-5 for promotion to the estection grade of constables. The number of names in the list shall not exceed 20 yer cent of the establishment of the grade in the district.

13-7. List B. Selection of candidates for admission to consess at the Police Training School.—List B (in Form 13.7) shall also be maintained by each Superintendent of Police and shall be divided into two parts :—

- (1) Selection grade constables considered suitable as candidates for the Lower School course at the Police Training School.
- (2) Constables (selection or time scale) considered suitable for drill and other special courses at the Police Training School.

Selection shall be made from this list as vacancies occur for admission to the courses concerned at the Police Training School, provided that no constable shall be considered eligible for any such course until the entry of this mamerin list. B has been approved to the Deputy Inspector General of the Range Ordinary senderity in age shall be given prior consideration in making such selec-

Training School, shall be re-admitted to the list unless the Superintendent and the Principal of the School are in *agreement that be is described to a case the Deputy Inspector of school are in the school before being selected. The restrictions on admission to the lower school course and Instructors' courses at the Police Training School limit the conditions for admission to List B_{t} . Ho course able shall be admitted to that list whose age is such that he can not in the no mal case be sent to the Training School before the attains the age of 30 years. No constable, who has failed to qualify at the taken that be can call in the course in the event of disagreement as to such a case the School school are in *agreement that he is discribed at the school are in *agreement that he is discribed at the school are in *agreement that he is discribed at the school are in *agreement that he is discribed at the school are in *agreement that he is discribed at the school are in *agreement that he is discribed at the school are in *agreement that he is discribed at the school are in *agreement that he is discribed at the school are in *agreement that he is discribed at the school are in *agreement that he is discribed at the school are in *agreement that he is discribed at the school are in *agreement that he is discribed at the school are in *agreement that he is discribed at the school are in *agreement that he is discribed at the school are in *agreement that he is discribed at the school are the school are in the school disagreement as to such a case the Deputy Inspector-General shell decide. No. S.O. (H) 1 (1) - 4772. - In exercise of the powers conferred by section 46of the powers conferred by section 46of the content of the section of the section of the powers conferred by section 46direct and the province of the section of t

PROVOTIONS

COMMENTS

Chap. XIII

of Bilizzistan, follozing further emendment shall be made, namely :-

In mie 13.7, for the Egme "(30)" appearing between the words attains the age of and word "yeam," the figure "33" shall be substituted.

12-S. List C. Promotion to head constables.—(1) In each district a list shallbe maintained in card index form [Form 13.8(1)] of all constables who have passed the Lower_School Course at Phillaur and are considered eligible for promotion to head course by Phillaur and are considered eligible for admitted to the list and shall contain his marking under sub-rule 13.5 (2), and notes by the Superintendent himself, or furnished by gazetted officers under whom the constable has worked, on his qualifications and character. The list shall be kept confidentially by the Superintendent and shall be scrutinized and approved by the Deputy Inspector-General of Police at his annual inspection.

(2) Fromotions to bead constable shall be made in accordance with the principle described in star-reles 13-1 (1) and (2). The date of admission to List: C shall not be material, but the order of merit in which examinations have been passed shall be taken into consideration in comparing qualifications. In cases, where other qualifications are equal, schoridy in the police force shall be the deciding factor. Selection grade constables who have not passed the Lower School Course at the Police Training School but are other wise considered suitable may, with the approval of the Deputy Inspector-General, be promoted to head constable up to 2 maximum of ten per cent of vacancies.

13-54. Disgenüzztion for similation to or retention in Lists A, B or C.— (1) The infliction of any major punishment shall be a bar to admission to or retention in lists A, E or C, provided that (a) for special reasons to be recorded, by the Superintendent in zero case, and tubject to confirmation by the Deputy-Inspector-General, this disgnalification may be waived and (b) after six months' continuous good conduct in the case of censure or confinement to quarters or on expiry of the period of redection in the case of reduction for a specified period, a constant may be re-admitted at the discretion of the Superintendent.

(2) Gazetted oEzers shall look out for, and encourage their inspectors and sub-inspectors to bring to solice, constables who; by reason of their general. Character and ability or of special acts are suited for inclusion in elists rA; B, or y C, "and shall, "after ratisfying "themselves" by necessary enquiries, make suitable: recommendations to the Superintendent.

13-9. List D. Promotion to exsistant sub-inspectors. --(1) A list shall be maintained in each district in carn index Form 13-9 (1) of those head constables who have pased the lower school course and the intermediate school course at the Pelize-Training-School and are approved by the Deputy Inspector-General as eligible for officiating or substantive promotion to the rank of assistant subinspector. No head constable shall be admitted to this list who is not thoroughly eliminated in entry.

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(2) Officiating promotion to the rank of assistant sub-inspector shall be made from the list prescribed in sub-rule (1), as far as possible in rotation so as to give each man a trial in the duties of the higher rank. Substantive promotion shall be made by the Deputy Inspector-General in accordance with the principles described in rule 13:1, and officiating promotion shall be made in accordance with sub-rule 13:4 (2).

(3) Helfsycarly reports in Form 13:9 (3) on all head constables have shall be furnished on the 15th March and the 15th September 10:122 December 10:122 Decemb

Yol. II

13-10. List E. Promotion to sub-inspectors.—(1) A list of all assistant subinspectors, who have been approved by the Deputy Inspector-General as It fortrial in independent charge of a police station, or for specialist peets on the establishment of sub-inspectors, shall be maintained in card index form by each Deputy Inspector-General. Officiating promotions of short duration shall, ordinarily be made within the district concerned (ride sub-rule 13:4 (2), but: vacancies of long duration may be filled by the promotion of any eligible manin the range at the distriction of the Deputy Inspector-General. Half-yearly reports on all men catered in the list maintained under this rule shall be formished in form No. 13:9 (3) by the 15th October, in addition to the annual report to be: submitted by the 15th Jacuary in accordance with Police Rule 13:17 (1).

(2) No assistant sub-inspector shall be confirmed in a substantive variably inthe range inspector soless be has been tested for at least a year as an officiating sub-inspector in independent charge of a police station in a district: other than that in which his home is situated.

13-11. Publication of List E in the Police Gazette.—List E of each range shall be published annually in Police Gazette. Additions to the list may be made at any time by Deputy Inspector-Grneral but all such additions and the removal of all names under sub-rule 13-12 (2) shall be published in the Gazette by special notification. Names shall be catered in the list in order actording to the date of admission, length of police service deciding the relative polition of. essistant sub-inspectors admitted on the same date.

(2) The conduct and efficiency of men on lists D and E shall be at all times. watched with special care. Any officer, who, whether in his substantive rank or while officiating as an assistant sub-inspector or sub-inspector, is guilty of grare misconduct of a nature redecting upon his character or fitness for responsibility... or who shows either by specific acts or by his record as a whole, that he is unst for promotion to higher rank shall be reported to the Deputy Inspector-Generali for removal from list D or list E, as the case may be. In interpreting this rule discrimination shall be shown between faults which are capable of elimination by experience and further training, and those which indicate definite incompetence and defects of character. Officers whose names have been removed from either list D dr list E may be restored by order of the Deputy Inspector-General in recognition of subsequent work or conduct of outstanding merit. puu

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PROMOTIONS

13-15

Fight Control to the party Isspector General. Apart, from the special requirements of the fore fore of the control of the control of the special orders, Deputy Inspector General are required to pay special attention and there inspections to the working of lists A, B. C and D by Superintendents they have authority to remove any naze which they consider has been improperly admitted, and to give such orders as may be expedient in respect of the methods of selection and the tests applied.

[3-94. Promotions to and in the selection grades of sub-inspector.—(1) Promotion to the various selection grades of sub-inspectors shall be made by Superintendents of Police and the Assistant Superintendent, Government Railway Police, as vacancies in the selectioned establishment of such appointments occur in accordance with the principle laid down in rule 13-1.

(2) No sub-inspector shall be considered eligible for promotion to a selection grade unless he has at least cight years' approved service as an upper subordinate, of which at least five shall have been in the rank of sub-inspector, and unless he is thoroughly efficient and competent to hold charge of a police station of first class importance. No sub-inspector who has been punished by reduction, stoppage of increment, or forfeiture of approved service for increment, shall be eligible for promotion to a selection grade, Exceptions to this rule may be made only with the capacity conduct.

(3) Sub-Inspectors promoted to the 4th selection grade shall be on probation for one year and may be reverted without formal departmental proceedings within the period of their probation if they fail to maintain an exemplary standard of conduct and efficiency.

13-15. List F Promotion to Inspectors -(1) Recommendations on behalf of Sergeants and Sub Inspectors considered fit for promotion to the rank of Inspector shall be submitted mith their accual coolidential reports on the 15th January seach year to Deputy Inspectors General by Superintendents of Police in form 13-15 (1). Recommendations on behalf of Sergeants and Sub-Inspectors -employed in the Government Railway Police will be sent direct to the Inspector-General of Police by the Assistant Inspector-General, Government Railway Police, in the same form and not later than October each year. The Deputy Inspector-General shall decided, after seeing the officers recommended, and in -consideration of their records, and his own knowledge of them, whether to endorse the recommendations of Superintendents of Police and forward them to. the Inspector: General .- He will z: pa copy of any recommendation so forward : ed in the personal, file of the officer ; if he decides not to endorse a recommendation, he shall retain the original in the officer's personal file and soud a copy of this own order on it to the superistendent concerned. Deputy Inspectors-General shall finally submit recommendations to the Inspector General as soon as they are satisfied as to the file:is of officers recommended, but in no case later than October each year.

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(2) Such of the officers recommended as the Inspector-General may consider spitable shall be admitted to promotion list 'F' [Form 13:15 (2)] which will, however, not be published. Deputy Inspector-General shall be informed, and shall in turn inform the Superintendents concerned, of the names of those. who have been admitted to the List; similar information will be sent to the Assisitalt. Inspector-General, Government Reilway, Police.

The original personal files of Sub-Inspectors admitted to the list shall be we transferred to the Inspector-General after duplicates have been prepared for retention in the office of the Deputy Inspector-General by the Assistant Inspector-General, Government Railway Police, as required by rule 12-38 (1). Copies of: ell subsequent annual confidential reports prepared in form 13-17 in respects both of Sergeants and Sub-Inspectors admitted to the list will, on return by the Inspector-General in accordance with rule 13-17 (1), be recorded by Deputy-Inspector-General or the Assistant Inspector-General or the Assistant Inspector-General, Government Railway Police, with the duplicate personal files of the officers concerned. Copies of all catries ordered to be made in personal files others than annual confidential reports will be forwarded to the Inspector-General as soon as made for record with the original personal files ; all such copies shall be attested by the Deputy Inspector-General or the Assistant Inspector-General as soon as made for record with the original personal files ; all such.

(3) When submitting recommendations for the entry of fresh names in List: F, Deputy Inspectors-General and the Assistant Inspector-General, Government: Railway Police, will at the same time submit specific recommendations (which used not be accompanied by detailed confidential reports) as to the releation or removal of officers already admitted to the list. On receipt of these recommendations, the Inspector-General will review the Provincial List, and passorders regarding he retention or exclusion of names, at the same time communicating his decision to the Deputy Inspectors-General and the Assistentu Inspector-General, Government Railway Police.

(4) Schoority in list 'F' will be in accordance with the date of entry in that list. Sub-Inspectors admitted to list 'F' on the same date will be placed in that list in order according to their date of permanent promotion to selection grade, and if the date of permanent promotion to selection grade is the case of two or more Sub-Inspectors admitted to list 'F' on one and the same date then according to date of permanent promotion to time-scale. Sergeants will be shown inlist 'F' according to the date of entry in the list. When, however, two or more-Sergeants are admitted to list 'F' on the same date, their names will be shown 10, order of scalority among themselves.

13-16. Promotion to the rank of Inspector. -- (1) Substantive vacancies in therank of Inspector, same those which are specially designated for the appointment of incobationers; shall be filled by promotion of officers from list F selected in the appointment in rule appointment is received for Hurofean I aspectors promotion in the appointments reserved for Hurofean I aspectors

(2) Temporary vacancies in the rank of inspector shall be filled by theofficiating promotion of officers on 'F' list by the authorities empowered by rule-13.4 to make the appointment. Such officiating promotions shall be made in accordance with the principles laid down in sub-rule 13.12 (1) in the case of Elist, and the second part of that rule shall, mutati mutandis, govern the scrutiny of the work of F list officers and the removal from that list of the names of thoses whose are found unfit for the rank of inspector. (3) No officer whose name is not on F list shall be appointed to officiate as inspector without the special sanction of the Inspector General. When no officer on F list available in the range for a vacancy which the Deputy laspector-General is required to fill, application shall be made to the Inspector-General to appoint a man from another range.

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Magistrate's remarks thereon, reports in form 13-17 on the working of all Upper Subordinates serving under them. These reports shall be submitted to reach, the Deputy Inspector-General on or before 18th January.

Deputy Inspector-General and the Assistant inspector-General, Government Railway Police, will add their own remarks and retain reports on Assistant Sub-Inspectors and Sub-Inspectors who are not on List 'F' in their own offices. Reports on all Inspectors, Sub-Inspectors on List 'F' and Sergeants will be iforwarded by Deputy Inspectors-General and Assistant Inspector-General, Government Railway Police, so as to reach the Inspector-General on or before the 15th February. In the cases of Indian Inspector-General and Assistant Inspector-General, Government Railway Police, will attach with each report so submitted a duplicate copy thereof. Any remarks recorded by the Inspector-General on the original report will be copied in his office on to the duplicate oprior to the latter for record with the duplicate personal file maintained in accordance with rule 12.38 (1).

(2) Reports shall be of three kinds, A, B and C, and shall be marked as such :---

A reports :- Reports in which for special reasons it is recommended that promotion be given irrespective of seniority.

B reports :- Reports is which it is recommended that promotion be given in the ordinary course of semionity.

C reports :-- Reports in which it is recommended that the officer be passed over for promotion or that the taking of departmental action on general grounds of inefficiency or unsatisfactory conduct be considered.

In 'A' and 'C' reports detailed reasons must be given for the recommendations made.

(3) Superiotendents shall submit accuelly to the Deputy Inspector-General by the 15th January confidental reports prform 3:17-A on the Working of all gazetted officers serving under them. Deputy Inspectors General will add their own remarks and forward the reports to reach the Inspector-General on or before the 15th Pebruary.

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1 A A A A A A A A A A A A A A A A A A A	TEE POLICE RULES 1914	.	· .	· · · · · ·
$\int_{\mathbb{R}^{n}} \left[\mathbf{A}_{\mathbf{x}} \right]_{\mathbf{x}} = \left[\mathbf{A}_{\mathbf{x}} \right]_{\mathbf{x}}$	concerned subject to the conditions specified in paragraph 7 of Punjab. Govern- ment Consolidated Circular No. 1 and their acknowledgment constitutions of the conditions of the conditional statement of the second statement		FORM No. 13-5 (6).	1
	the furned a during and designation of the re-		Sheet for maintenance of marking syst	am.
	 (4) The names and designation of the officers writing reports shall invariably (5) Reporting Officers shall comment generally, on the way to which une (6) Reporting Officers shall comment generally, on the way to which une (7) Of Dispersonality, character and shall contain give an estimate to conduct prosecutions. The report shall contain an opinion on any statistical time. 	ə <u> </u>	DISTRICT. POLICE	•
	Oncerbas canded out the variance double (200 cally on the	Charles and the second se	Instable No	
	to conduct prosecutions. The report studing detective powers and stimate	$\tilde{\mathbf{D}}$	ate of enrolment	
	to conduct prosecutions. The report shall contain an opinion on any point specially required at any particular time, e.g., fitness to pass an efficiency bar, and the general public and of his honestly.		A. EDUCATION :	•••••
	17 10 -Olicers		······	
	13-18. Probationary period of promotion.—All Police Officers promoted in may, by a special order in each case, permit periods of officiating authority count towards the period of promotion.	· · · ·	B. COURSES PASSED:	· · · · · · · · · · · · · · · · · · ·
			(I)	•••••
		· ····································	(2)	···
	the period of probation be extended have or revert him. In no case at it		(3)	
	CONTRACT STRATEGY CONTRACTION WITH STRATEGY CONTRACT.		(4)	•••••
	reduction for the purpose of rule 16:4 Such reversion shall not be consid		(5) (6)	·····, .
		;	(6) C. PROFESSIONAL ABILITY:	· ·····
			(I)	
	13-19. Special promotion to recipients of the Klog's Police and Fire Service Medal and the Indian Police Medal.—(1) A constable receiving the award of the King's Police and Fire Service Medal shall be promoted in the first subtraction of the		(2)	
	King's Police and Fire Service Medal(1) A constable receiving the award of the vacancy of head constable within occurs in the district in which he is substantive subsequent to the award of the medal he	•	(3)	···
	subsequent to the award of the medal being district in which he is service	~	(4)	·····
	(2) A constable a awarded the Indian Police Medal shall, if not already in rule 14.5 (7).	· · · · · · · · · · · · · · · · · · ·). CHARACTER :	
	(2) A constable a awarded the Indian Police Medal shall, if not already in the selection grade, be promoted to that grade on probation as prescribed in rule 14.5 (7).		Total	
			Initials of gazetted officer and data	
		One		·
		which p	posted (vide sub-rule 13.5 (4).	
			(1)	
			(2)	
		a na	(3)	
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		•	-Marks allotted under head 0	
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	46	Entange bel	ng initialled and dated by a gazetted chart	
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BEFORE THE PESHAWAR HIGH COURT, PESHAWAR

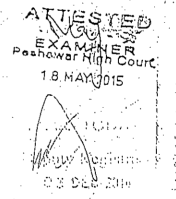
Writ Petition (Nd

1	Abdus	Sattar	Β.	No.	746/P	ASI,	CCP,
	Peshaw	ar.					· .

- 2. Fazal Hadi No. 747/P ASI, CCP, Peshawar.
- Manzoor Khan. 748/ASI Opertaion Room, CPO,
 Peshawar.
- 4. Tahir Ali Khan No. 749/P ASI, Charsadda.
- 5. Bismillah Jan No. 750/P ASI, Charsadda.
- 6. Imran Ullah No. 751/P ASI, Charsadda.
- 7. Wisal Khan No. 753/P ASI, Nowshera.
- Muñammad Arif Khan No. 754/P ASI, CCP, Peshawar.
- 9. Mulhimmad Umer No. 755/P ASI, CCP, Poshawar.
- Masood Khan No. 756/P ASI, INvistigation Wing, Peshawar.
- 11. Muhammad Tahir5 No. 757/P ASI, AIG Legal, CPO, Peshawar.
- 12. AFtab Khan NO. 758/P ASI, AIG Legal, Peshawar
- 13. Rehmat Ullah No. 759/P ASI, Charsadda.
- 14. Afzal Gul No. 760/P ASI, CCP, Peshawar.
- 15. RiadAhmed No. 761/P ASI, CCP, Peshawar.
- 16. Afzájál Khan No. 766/P ASI, CCP, Peshawar.
- 17. Insign Ullah No. 767/P AS1, CCP, Poshawar.
- 18. Naved Gul No. 768/P ASI, Charsadda.
- 19. Baĥar Ali No. 769/P ASI, Charsadda.
- 20. Muhmmad ARshad No. 770/P ASI, CCP, Pesliawar.
- 21. Asifikhan No. 771/P ASI, Charsadda.

- 22. Muhammad Rafiq 772/P ASI, OCF, Peshawar,
- 23. Tehsin Ullah No. 773/P ASI, CCP, Peshawar.

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25.	Laiq Zada 774/P ASI, CCP, Peshawar,	:
	Indit Vilan No. 776/P ASI Channel (
26.	Wajid Khan No. 777/P ASI, CCP, Peshawar	
· 第二 27.	Akhter Hussain No. 779 (p. 192	
28.	Akhter Hussain No. 778/P ASI, CCP, Peshawar. Aizaz Alam Khap Khaji a	
	Alzaz Alam Khan Khalil No. 783/P ASI, CCP, Peshawar.	
段 29.		
(•	Imtiaz Ahmed No. 784/P ASI, CCP, Peshawar. Asif Ali Khan No. 785 (p. 155	
200,		
. 33. 1	Muhmmad Asif Khap Nu -	
F	Muhmmad Asif Khan No. 788/P ASI, CCP, Peshawar.	
35. _{:C}	Ayub Khan No. 789/P ASI, CCP, Peshawar.	
	eshawar	
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37 0:	umtaz Khan No. 791/P ASI, CCP, Peshawar.	
38. At	odullah Jalal Khan No. 793/P ASI, CCP, shawar.	
Pe	shawar.	
39. Mu	hmmad Mubarali a	
ĊĊI	hmmad Mubarak Zaib Gul No. 794/P ASI, P, Peshawar:	
41. Mid	ATTESTED	
	EXAMPLE	
	ned Ullah Khan No. 797/P ASI, Charsadda Porhawar Han Cour nawar	
ា១. ៣៣គ្រះ	ammad Waqas Yousuf No. 798/P ASI,	
44. Muhn	nmad Ayaz No. 799/P.ASI, Nowshera. FILED Kot	
	Kashid No. Soore Acr	
Pesha	war. Deputy Reput	
46. Adil Sa	Dyed No. S01/P ASI, Nowshera.	
47. Syed A	Asgher Khan No. 802/P ASI, Nowshera	
48. Nomán	Knap No. Socia	
	Knan No. S03/P ASI, CCP, Peshawar	
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	Versus	
1. Chief Ca	IPital City Police Ore	
	pital City Police Officer, KP, Peshawar	
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· ____ **** JUDGMENT SHEET IN THE PESHAWAR HIGH COURT, PESHAWAR JUDICIAL DEPARTMENT JUDGMENT Date of hearing_ <u>:/2</u> Petitioners AL 24 M/2 Saadu PC. 4 1 thin M Respondent C AJanici / them ********** NISAR HUSSAIN KHAN, J.- Petitioners seek issuance of an appropriate writ directing the authority to finalize seniority list of the direct/promotes Assistant Sub Inspectors and then promotion to the rank of Sub Inspectors be made on the basis of seniority-cum-fitness. 2. In essence grievance of petitioners is that they were directly appointed as Assistant Sub Inspectors through prescribed procedure of Selection on the recommendation of the Public Service Commission in the year 2010 and later on confirmed on 13.8.2014 on complation for probationary period. At the same time, there are promotee Assistant Sub Inspectors. Politioners are legitimately

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expecting their promotion according to the seniority list which has not been prepared as yet while meeting of the Departmental Promotion Committee is scheduled to be held in near future but in the absence of seniority list, petitioners would be deprived of their consideration. Respondents in their comments have contradicted the stance of petitioners on factual and legal planos, However, on the preceding date, respondents through learned AAG were directed to finalize the seniority list and provide the same before the Court. Today, the seniority list attested by DSP (Legal) CCP, Peshawar, has been fuchished, in view of which petitioners' grievance has been redressed Respondents shall circulate the said seniority list amongst all the ASIS on which they may take legal course, if they have any grievance and thereafter may approach the proper forum against any linal order. This petition is disposed of accordingly. Çel, Announced on JUDGE 13th May, 20.15. land an م شقع کے CERTIFIEDOTO DE TRUS COM stere and the second TYK

<u>POLICE DEPTT:</u>

NINTER !! PESHAWA

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NOTIFIC: TION.

Dated 24 107 /2015.

NO. 368 S JEC-1, PROMOTION TO THE RANK OF OFFG: SI - AS approved by the Departmer Promotion Committee meeting held on 07-07-2015 the following Confirmed "E" list ASIs of Cap City Police, Peshawar are hereby promoted to the rank of Offg: Sub-Inspectors with immediate eff

Their promotion will take effect from the date they actually take over I charge of their higher responsibilities at their new place of posting.

S# Rank, Name & No.	
1. ASI Muhamamd Israr No. 506/NSR	Place of Posting.
2. ASI Muhammad Sher No.1561	СТО КРК
3. ASI Bahar Ahmad No. 1120/P	CCP, Peshawar
ASI Jamshid Khan No. 1163/P	Charsadda/Upper College Course
5. ASI Inayat ur Rehman No. 1168/P	Nowshera/Upper College Course
6. ASI Multammad Alam No. 1151/P	Nowshera
7 ASI Mašood Jan No. 584/P	Nowshera
8. ASI Hidayat Ullah No. 1148/P	Charsadda
9. ASL MURSH ALLAN	Charsadda
1.01 HOLDO AII NO. 1329/P	Charsadda
I not note innao Iqbal No.1218/P	CCP, Peshawar
11. ASI Muhammad Gul No.1219/P	Special Branch
12. ASI Sartaj No. 12/P	
13. ASI Ghulam Hussain No.1221/P	CCP, Peshawar
14. ASI Hawat Gul No.1222/P	Special Branch
15. ASI Humayun Khan No.1223/P	Special Branch.
16. ASI Fida Muhammad No.1224/P	Traffic, Peshawar
17. ASI Subhan Ullah No.1225/P	CCP, Peshawar
15. ASI Khalid Khan No. 1227/P	Traffic, Peshawar
19. ASI Hamid Rauf/Khan No.1228/P	CCP, Peshawar
20. ASI Sartavilla	Special Branch
20. ASI Sartaj Khan No.1229/P	CCP, Peshawar
Not Washing Renman No.1230/P	Traffic D
No.1231/P	CTD KPK
23. ASI Farid Khan No.1232/P	
24. ASI Tehseen Ullah No.1233/P	CCP, Peshawar
25. ASI Yasin Gul No.1224/P	CCP, Peshawar
26. ASI Atta Ullah No.3/P SI on ACB.	Traffic, Peshawar
27. ASI Sajjad Ahmed No. 1236/P	Reader SSP/Opt:
6. ASI Wajid Ali No.1237/P	CCP, Peshawar
9. ASI Khial Mithau	CCP, Peshawar
9. ASI Khial Muhammad No.1238/P	Anti-corruption
No.1240/P	Islamabad Police
	CCP, Peshawar
ASI Abdul Walleno. 1242/P	Special Sranch
ASI Nowsherawan No.1243/P	Traffic, Peshawar
ASI Zahir ShahtNo.1244/P	CCP, Peshawar
ASI Momin Shah-No.1245/P	CCP, Peshawar
ASI Yahya Jan No.1246/P	Traffic, Peshawar
ASI, Sair HUSE MELLO	Traffic, Peshawar
ASI. Sair Ullah No. 1247/P	CCP, Peshawar

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39. ASI Iftikhar Ahmec No. 1248/P	CCP, Peshawar
40. ASI Ijaz Ullah No.1249/P	CCP, Peshawar
41. ASI Noor Saged Nc. 1251/P	CCP, Peshawar
42. ASI Muhammad RI z No.1252/P	CCP, Peshawar
43. ASI Haji Rehman No.1253/P	CCP, Peshawar
44. ASI Siraj No. 1254/1	Traific, Peshawar
45. ASI Nasim Akbar No. 1255/P	CCP/ Traffic, Peshawar
46. ASI Qalm Khan No. 1256/P	CCP, Peshawar
47. ASI Bakht Mühlr Nc. 1257/P	CPC, Poshawar
	CCP, Peshawar
	Special Branch
	CCP/Traffic Peshawar
	Traffic, Peshawar
	CCP, Peshawar
	Elite Force KPK
	Traífic, Peshawar
	CCP, Peshawar
	CCP, Pesnawar
60. ASI Aurang Zeb No 269/P 61. ASI Gul Jalal No. 12; 0/P	CCP, Peshawar
62. ASI Javid Akhtar No 1271/li	CCP, Peshawar
63. ASI Tila Muhammad No.1272/P	Traffic, Peshawar
64. ASI Falak Taj Nö.12" 3/P	Special Branch
65. ASI Murad All: No.12.4/P	CCP, Peshawa-
66. ASI Sajjad Ali No.1275/P	CCP, Peshawar
67. ASI Khan Muhamma I No.1276/P	CCP, Peshawar
68. ASI Bakhtlar Khan No.1276/P	CCP, Peshawar
69. ASI Shaukat Khan Nc.1280/P	CCP, Peshawar
70. ASI Mukhtiar No.128./P	CCP, Peshawar
71. ASI Mushtaq Noi128:/P	CCP, Peshawar
72. ASI Mukamil Shah No. 1283/P	CCP, Peshawar
	CCP, Peshawar
6. ASI Sultan Sher No.1 ?87/P	CCP, Peshawar
7. ASI Bakht Saeed No.: 288/P	CCP, Peshawar
8. ASI Jan Badshah No1 :89/P	Special Branch
ASI Shakar Ghayas No.1290/P	CCP, Peshawar
), ASI Shahid Rehman No.1291/P	Motorway Police
ASI Javed Khan No.1292/P	CCP, Peshawar
ASI Lalq Shah No.1293/P	CCP, Peshawar
ASI Zulfigar No:1294/	CCP, Peshawar
ASI Hassan All No. 125.5/P	CCP, Peshawar
ASI Fazal Razig No.12 16/P	CPO/Operation Room
ASI Muhammd Saeed Jo.1297/P	
ASI Wall Khan No. 129: /P	CCP, Peshawar
ASI Irlan Ullah No.1290/P	CCP, Peshawar

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	22 73
69. ASI S. Mir Abu-ul Hassan No. 1300/	/P CCP, Peshawar
90. ASI Maaz Ullah No.1301/P	Traffic, Peshawar
91. ASI Iftikhar Ali No.1302/P	Charsadda
92. ASI Abdullah Jan No. 1303/P	PTC Hangu
93. ASI Zulfigar Ali No.1304/P	
94. ASI Alamgir No. 1305/P	Traffic, Peshawar
95. ASI Muhammad Usman No.956/ 132	Traffic, Peshawar
96: ASI Shah Jehan No.1307/P	
97. ASI Iqbal Shah No. 1308/P	CCP, Peshawar
98. ASI Ajmal Khan No. 1309/P	CCP, Peshawar
99. ASI Malook Jan No.1310/P	CCP, Peshawar
100. ASI Mubampad V	CCP, Peshawar
[Indianimaa Iqbal No.1311/P	
List Knan No. 1313/P (St or	ACI.) Traffic, Peshawar
102. ASI Farid Gul No. 1318/P	CCP, Peshawar
103. ASI Misal Khan No.1319/P	
104. ASI Muhammad Aftab No. 1320/P	CGP, Peshawar
105. ASI Ilyas Khan No. 1321/P	CCP, Pesliawar
106. ASI Muhammad Riaz No. 1322/P	CCP, Peshawar
107. ASI Muhammad Javed No. 1323/P	CCP, Peshawar
108. ASI Qazi Nisar Ahmad No. 1325/P	PTC Hangu
109. ASI Abdus Sattar No. 746/P	CCP, Peshawar
110. PASIFazal Hadi No. 747/P	Elite Force KPK
111. ASI-Aftab Khan No. 758/P	Elite Force KPK
112, ASI Main 2005 Khan No. 758/P	AIG Legal: Branch CPO
Not togizoon Khan No. 748/P	Operation: Room CPO
	CCR David
	AIG Legal:Branch CPO
	CCP, Peshawar
116. ASI Tahir Ali No. 749/P	Charsadda
117. ASJ Wisal Khan No. 753/P	Elite Force KPK
118. ASI Afzal Gul No. 760/P	
119, ASI Bismillah Jan No. 750/P	CCP, Peshawar
120. ASI Muhammad Arif No. 754/P	Charsadda
121. ASI Imran Ullah No.751/P	CCP, Peshawar
122. ASI Rchimat Ullah Jan No. 759/P	Charsadda
123. ASI Right Ahmad No. 701/P	Chursadda
124. ASI AfzalsKhan No.766/P	CCP, Peshawar
125. ASI Ihsan Ullah No.767/P	CCP, Peshawar
126. ASI Bahar All No.769/P	CCP, Peshawar
127. ASI Muhammad Arshid No. 770/P	Charsadda
128. ASI Asif (chian No.771/P	CCP, Peshawar
129. ASI Muhammad Rafique No. 772/P	Charsadda
130. ASI Laig Zada No.774/P	CCP, Peshawar
131. ASI Irfan. Ullah No.776/P	CCP, Peshawar
132. ASI Wajid Khan No.777/P	Charsadda
33. ASI Akhtar Hussain No.775/P	CCP, Peshawar
34. ASI AhmadiQiliah Khan No. 292/p	CCP, Peshawar
35. ASI Abdullah Dalal Khan No. 793/P	CCP, Peshawar
36. ASI Nauman Khan No. 303/P	CCP, Poshawar
ASI M. NUbarak Zeb Gul No. 794/P	CCP, Peshawar
8. AS: Intiaz Ahmad No. 784/P	CCP, Peshawar
	CCP, Peshawar

Notification

139. | ASI Saced Jan No. 795/P

Their posting will be issued suparately.

The following ASIs have been deferred from promotion to the rank of offgaSIs reason mentioned against their names:-

S#	Rank, Name & No	Place of	Reason
		posting	
2.	ASi Dawa Noor No. 1111/P (Si on AGB)	Traffic, Feshawar	Deferred from promotion to the rank of ofi to non availability of ACR-2012/4 m.
2.	ASI Khalsta Khan Ng.1279/P	CCP, Pes lowar	Deferred from promotion to the rank of off to non availability of ACR 2014.
3.	ASI Izzat Khan No.1306/P	Traffic, Peshawar	Deferred from promotion to the rank of off to non availability of ACR 2014.
4,	ASI Navced Gul No.768/P	Novishera	Deferred from promotion to the rank of off to non availability of ACR 2014 and also at
5.	ASI Tehseen Ullah No.773/P	CCP, Pesh war	Deferred from promotion to the rank of off to non availability of ACR 2014.

CAPITAL, CITY POLICE OFFICER, 在PESHAWAR. 7月1

No. 13 68647370 EC-I, dated Peshawar the, 24-7 - 12015.

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Copy of above is forwarded for information and necessary action I

Inspector General of Police Khyber Pakhtunkhwa, Peshawar; With request that the newly promoted Offg: SIs of CCP, Peshawar now deputation to the District: / units mentioned against each may be repatriated to CCP, Peshawar for further posting at Traffic, Warder system please.

Inspector General of Police, NH & Motorway Police, Islamabad, Addl: Inspector General of Police Investigation, KPK, Peshawar, Addl: Inspector General of Police Special Branch, KPK, Peshawar, Addl: Inspector General of Police Elite Force KPK, Peshawar, Deputy Inspector General of Police CTD KPK, Peshawar, Deputy Inspector General of Police Mardan Region,

Commandant Police Training College Hangu.

Commandant CPC University Campus, Peshawar.

Director Anti Corruption Establishment KPK. SSsP/Operations, Investigation & Traffic, Peshawar. The Senior Superintendent of Police, Logistic Headquarter,

Sector-H/11, Islamabad. District Police Officers, Nowshera & Charsadda EC-II, PO & AS.

Mar Brog

INSPECTOR GENERAL OF POL KHYBER PAKHTUNKAWA CENTRAL POLICE OFFICE, POLICE PÉSHAWAR.

Capital City Police Officer, Peshawar

Subject:-198

Τo

Minutes of the 18th Police Policy Board meeting held on 13th Aligust 2015. Please refer to Minutes of PPB-18, vide Endst No. 1598, 1650/PA, dated

During the PPB meeting, it was unanimously agreed that a separate standing order : may be issued for streamlining the affairs of Traffic Wardens that will address issues such as selection, doputation, training and promotion etc. of Traffic Wardens. The Board decided that tillpermanent recruitment of traffic wardens, sents will be filled temporary deputations. However, they will be need promoted on the sents sanctioned for traffic wardens nor will chim seniority if they are posted on a senior rank in traffic warden: On repatriation to parent district, they will be repatriated in their substantive ranks.

2. The Board took serious note of the recent promotions of SIs by CCPO on the posts of antic Wardens. They Board directed that since these scats belong to the traffic wardens, these promotions should be cancelled with immediate effect.

3. Alt is therefore, requested that action about Para-2 above of PPB may be taken? forthwith antereport be communicated to this office please.

> (ASIF IQBAL MONAND) AIG/Establishingit, For Provincial Police Officer, Khyber Pakhtunkhwa Peshawa

./E-II

DIG HQrs, Khyber Pakhtunkhwa, Peshawar. PSO to IGP, Khyber Pakhtunkhwa, Peshawar.

HNNEN OFFICE OF THE CAPITAL CITY POLICE OFFICER, PESHAWAR. Phone No.091-9210641 Fax No.0919212597 ~ ited Peshawar the <u>/2015</u> <u>ORDER.</u> In pursuance of 18th Police Policy Board Meeting held on 13.03 2015 duly approved by Inspector General of Police Khyber Pakhtunkhwa, awar issued vide DIG/HQrs: Letter Endst: No.1598-1650/PA/DIG/HQrs:, dated 2015 & AIG Establishment, Khyber Pakhtunkhwa, Pesnawar Letter 28.08 /E-II, dated 31.08.2015, the promotion Notification of 139 No.2202/E-II, dated 31.08.2015, the promotion Notification of 139 promoted Offg: Sub-Inspectors issued vide this office Notification No.13685-13706/EC-I, dated (Mubarak Zeb) 7/.-96//EC-I, Capital city Police O No. eshawar 🕼 Copy of above is forwarded for information and neg to the: Inspector General of Police, Khyber Pakhtunkhwa, Roshawar, Inspector General of Police, NH & Motorway Police, Iolaimabad, Addl: Inspector General of Police, Investigation KPK, Peshawar, Addl: Inspector General of Police, Special Buanch, KPK sary action 1. 2. ·3. Addi: Inspector General of Police, Special 4. Peshawar. ich KPK, Addl: Inspector General of Police, Elite Force KPK, P .6. Deputy Inspector General of Police, CTD KPK, Peshaw Deputy Inspector General of Police, MArdan Region .7. lawar.' Commandant Police Training College Hangu. 8. Commandant CPC, university Campus, Peshawar, 0. 110 111 Director Anti-Corruption Establishment KPK. SSsP/Operation, Investigation & Traffic, Peshawar, 12. The Senior Superintendent of Police, Logistic H Sector-H/11, Islamabad. 'qaurter, 22 13. District Police Officers Charsadda & Nowshera. 14, EC-II, PO, AS CC & Computer Cell. I a ferral

SEFORE THE PESHAWAR HIGH COURT, PESHAW

W.P.No.<u>3113-[</u>/2015]

Muhammadilsrar, ASI No.506/NSR, CTD KPK. Muhammad Sher, ASI No.1561, CPP, Peshawar. Bahar Ahma , ASI No.1129/P, Charsadda/ Upper College Co 12 , ASI No.1163/P, Nowshera/ Upper Jamshid Ki College Course Inayat-ur-Reiman, ASI No.1168/P, Nowshera. am, ASI No.1181/P, Nowshera. Muhammad Masood Jan, SI No.584/P, Charsadda Hidayat Ulla ASI No.1148/P, Charsadda Murad Ali, ASINO.1329/P, Charsadda Muhammad lebal, ASI No.1218/P, CCP, Peshawar Muhammad Gil, ASI No. 1218/P, CCP, Peshawa Sartaj, ASI No. 2/P, CCP Sartaj, ASI No. 2/P, CCP, Peshawar Ghulam Hussand, ASI No. 1221/P, Special Branch Hayat Gul, ASMNO.1222/P, Special Branch Humayun Khan ASI No.1223/P, Traffic, Peshawar Fida Muhammad, ASI No.1224/P, CCP, Peshawar Subhan Ullah ASI No.1225/P. Traffic Deck Khalid Khan, SINo. 1227/P; CCP, Peshawar Hamid Rauf Kalin, ASI No. 1228/P, Special Branch 62 Sartaj Khan, ASI No.1229/P, CCP, Peshawar Wasif-ur-Rehman, ASI No.1230/P, Traffic, Pe in, ASI No.1230/P, Traffic, Peshawar Sardar Hussa ASI No. 1231/P, CTD KPK Farid Khan, ASiNo.1232/P, CCP, Peshawar Tehseen Ullah SI No. 1233/P, CCP, Peshawar

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Yasin Gul, ASI No.1224/P, Traffic, Peshawar 25. Atta Ullah, ASI No.3/P SI on ACB, Reader SSP/ Opt; 26. Sajjad Ahmed, ASI No.1236/P, CCP, Peshawar 27... Wajid Ali, ASI No.1237/P, CCP, Peshawar 28. 29. Khial Muhammad, ASI No.1238/P, Anti-corruption 30. Jawad Hussain, ASI No.1240/P, Islamabad Police. Rikhmeen, ASI No.1239/P, CCP, Peshawar 31. 32. Jehan Zeb, ASI No.1241/P, Special Brach Abdul Wali, ASI No. 1242/P, Traffic, Peshawar 33. Nowsherawan, ASI No. 1243/P, CCP, Peshawar 34. Zahir Shah, ASI No.1244/P, CCP Peshawar 35. Momin Shah, ASI No.1245/P, Traffic Peshawar 3.6. Yahya Jan, ASI No.1246/P, Traffic Peshawar 37. 38. Saif Ullah, ASI No.1247/P, CCP, Peshawar Iftikhar Ahmed, ASI No.1248/P, CCP, Peshawar 39. Ijaz Ullah, ASI No.1249/P, CCP, Peshawar 40. Noor Saeed, ASI No.1251/P, CCP, Peshawar 41. Muhammad Riaz, ASI No.1252/P, CCP, Peshawar 42. Haji Rehman, ASI No. 1253/P, CCP, Peshawar 43. Siraj, ASI No.1254/P, Traffic, Peshawar 44, · 45, Nasim Akbar, ASI No.1255/P, CCP/ Traffic, Peshawar Qaim Khan, ASI No.1256/P, CCP, Peshawar 46. Bakht Munir, ASI No.1257/P, CCP, Peshawar 47. Shamshad Ali, ASI No.1258/P, CCP, Peshawar 48. 49. 🔅 Gul Muhammad, ASI No.1259/P, CCP, Peshawar · Qayyum Dad, ASI No.1260/P, CCP, Peshawar 50, [°] 51. Khalid Khan, ASI No.1261/P, CCP, Peshawar Jehangir Khan, ASI No. 1262, Special Branch .52. 53. Sher Alam, ASI No.1263/P, CCP/ Traffic, Peshawar Ihsan-ul-Haq, ASI No.1264/P, Traffic, Peshawar 54. 55: Hashmat Khan, ASI No. 1265/P, CCP, Peshawar 56. Wajid Ali, ASI No.473, Elite Force KPK

DEL 2015 2 DEC 2016

Muslimkhan, ASI No. 1266/P, Traffic, Peshawar Nasif Rehman, ASI No.1267/P, CCP, Peshawar Tariq Maz, ASI No.1268/P, CCP, Peshawar Aurang Zeb, ASI No.1269/P, CCP, Peshawar ASI No.1270/P, CCP, Peshawar 🖾 🖬 🕷 Navid Astrar, ASI No.1271/P, Traffic Peshawar Tila Mahammad, ASI No.1272/P, Special Branch Falak ASI No.1273/P, CCP, Peshawar Murad Mi, ASI No.1274/P, CCP, Peshawar ASI No.1275/P, CCP, Peshawar Sajjad -Khan I ammad, ASI No.1276/P, CCP, Peshawar **静**Bālchti Man, ASI No.1278/P, CCP, Peshawar aul aan, ASI No. 1280/P; CCP; Peshawar โปลไ ASINO.1281/P, CCP Peshawar ASI No. 1282/P, CCP, Peshawar _bisht ukai hah, ASI No.1283/P. CCP. Peshawar shai d Tariq, ASI No 1284/P+CCP; Peshawar ົ້ກຮໍ່ໄ ASI:No 1285/P, CCP, Peshawar å ki h ASINO 1286/P. CCRIPEShawar ASI No.1287/P, CCP Reshawar ltan kht: d, ASI No.1288/P, CCP, Peshawar

ASI No. 1288/P, CCP, Peshawar Mah, ASI No. 1289/P, Special Branch Chayas, ASI No. 1290/P, CCP, Peshawar AMAN, ASI No. 1291/P, Motorway Police Man, ASI No. 1292/P, CCP, Peshawar ASI No. 1293/P, CCP, Peshawar ASI No. 1294/P, CCP, Peshawar ASI No. 1295/, CCP, Peshawar P ASI No. 1296/P, CPO/ Operation Room ASI No. 1298/P, CCP, Peshawar ASI No. 1298/P, CCP, Peshawar

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S.Mir S.u-ul-Hassan, ASI No. 1300/P, CCP, Peshawar Maaz Maaz Mah, ASI No.1301/P, Traffic, Peshawar 914 Iftikhar Ali, ASI No.1302/P, Charsadda Abdullah Jan, ASI No.1303/P, PTC Hangu 2030 Zulftigar Ali, ASI No.1304/P, Traffic, Peshawar Alamon ASI No.1305/P, Traffic, Peshawar Muhammad Uswar NO.956/1328/P, CCP. Pesha 96 Shah Jehan, ASI No.1307/P, CCP, Peshawar ah, ASI No.1309/P, CCP, Peshawar 97 Jabal u Ajmal n, ASI No.1309/P, CCP, Peshawar Maloo n, ASI No.1310/P, CCP, Peshawar Mad.Iqbal, ASI No.1311/P; Traffic, Peshawar Muham Khan, ASI No.1313/P (SI on ACB), Traffic, ûna sha ASINO 1318/P, CCP, Peshawar rid ASI No.1319/P, CCP, Reshawar sal d Altab, ASI-No.13207R CCP, Peshawar ihai ASINO 1321/P, CCP Peshawar d Riaz, ASI No. 1322/P, CCP, Peshawar. ົ້າກໍລ bhai d Javed, ASI No.1323/P. PTC Hangu Ahmad, ASI No. 1325/P, CCP, Peshawar izi-N dus ar, ASI No.746/P, Élite Force KPK zal F PASI No.747/P, Elite Force, KPK àb I ASINO 758/P, AIG Legal Branch CPO nzo an, ASI No.748/P, Operation Room CPC. an, ASI No.756/P, CCP, Peshawar. sood Tahir, ASI No.757/P, AlC Legal Branch CPO ham Umer, ASI No.755/P, CCP, Peshawar ham I No.749/P, Charsadda ir A al Ki ASI No.753/P, Elite Force KPK l Gi SI No.760/P, CCP, Peshawar

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19 Bismillah Jan, ASI No.750/P, Charsadda 120 Wuhammad Arif, ASI No.754/P, CCP, Peshawar 121 Jamran Ullah, ASI No.751/P, Charsadda 122 Rehmat Ullah Jan, ASI No.759/P, Charsadda az Ahmad, ASI No.761/P, CCP, Peshawar 123. . 124. zal Khan, ASI No.766/P, CCP, Peshawar isan Ullah, ASI No.767/P, CCP, Peshawar 125. har Ali, ASI No.769/P, Charsadda \$126. hammad Arshid, ASI Nó. 770/P, CCP, Peshawar 载127. **\$128**. f Khan, ASI No.771/P, Charsadda hammad Rafgiue, ASI No 772/P. CCP. Peshawar 129. IZada, ASI No 774/P/ CCP, Peshawar 130 n.Ullah; ASI-No.776/P, Charsadda 131 Id Idian, ASINO7777/P. CCP. Peshawar 132: tar Hussain ASI-No 778%P, CCP, Peshawar 133 lad-Ullah Khany ASi No 797/P CCP Peshawari 34 ullah jalal Khan ASI No 793/R. CCP Peshawar 35. man Khan, ASI No 803/P CCP, Reshawar 36: 37 Nubarak Zeb Gul. ASI No 794/P. CCP. Peshawa 138. az Ahmad, ASI No.784/P, CCP, Reshawar N39. (ed Jan, ASI No. 795/P, CCP, Peshawar

Versus

Covernment of Khyber Palthtunkhwa, through, Chi Secretary, Civil Secretariat, Peshawar Spector Ceneral, Ichyber Palthtunkhwa, Peshawar L.C./ Establishment Central Polices Offic

.....Petitioner

I-G Headquarters, Khyber Pakhtunkhw. shawar

pital City Police Officer, Peshawar Respondent

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2 0 DEC 2016

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

win Writ Petition:-

Pra

On acceptance of this writ petition an appropriate writipetition may please be issued declaring the petitioners as fit to shold the rank of Sub-Inspector, was duly considered by the Departmental Promotion Committee and validly promoted vide Notification dated 24:07.2015. The letter dated 31.08:2015 whereby direction were issued for the cancellation of the promotion of the petitioners and order dated 04:09:2015, whereby the promotion Notification dated 24:07:2015 is cancelled, is illegal, unlawful; without slawful authority and of no legal effect. The petitioners have even right to continue in the rank of Subinspector, OR

Any other remedy deemed proper in the circumstances of the cases and not specifically asked for may also be granted:

fully Sheweth;

That the petitioners are the Regular Employees of the K.P. Police serving under the administration control of the Capital City Police, Peshawar.

That there are two categories of the petitioners for the Police Officers performing duties, the first

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category are consists of the police officers promoted from the Rank of Constable and reached to the status of confirmed ASI of Police, while the second category are the police officers who were directly appointed as probationer ASI through Public Service Commission.

That Chapter-XIII of the Police Rules, 1934 deals with the promotion of the Police Officer from one rank to the other. Rule-XIII (10) deal with the promotion to the post of Sub-Inspector. Similarly under Rule-XIII (10) list (E) is prepared consisting of confirmed ASI, who were consider eligible for promotion to the posts of Sub-Inspectors. (Copy of the Rules/ Chapter-XIII is attached as Annexure "A")

That recently some of the employees' of the Police Department have filed W.P.No.3652-P/2014, wherein they have sought the direction to the respondents to finalize the seniority list of direct/ promotee/ Assistant Sub Inspector. The writ petition was disposed-off vide judgment and order dated 13:05.2015, when the respondents produced seniority list-(E) List ASI's of Capital City Police, Peshawar as it stood on 31.03.2015. (Copies of the judgment and order dated 13.05.2015 and seniority list-dated 31.03.2015 are attached as Annexure "B".&

That the petitioners were placed at the top of the semiority list and thus were considered eligible to be promoted to the post of Sub-Inspector.

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Judgment, BEFORE PESHAWAR HIGH COUR PESHAWAR

6. 5.

Judicial Department.

Writ Petition No. 3113-P of 2015.

Mujammad Israr, ASI & others.....

ctitioners by MR GJaz Amaras Advisede

Vs

intics) Gardt by MR. Farog Adam

.. petitioi

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WAQAR AHMAD SETH, J.: Muhammad Israr, ASI & thers have invoked the writ jurisdiction of this Court, ungen Article 199 of the Constitution of Islamic Republic of Paki

tan, 1973, with the following prayers:-

"That on acceptance of this write petition an appropriate writ may please be issued declaring the petitioners as fit to hold the rank of Sub-Inspector, was duly considered by the Departmental Selection Committee and validly promoted vide notification dated 24:07.2015. The letter dated S1:08:2015, whereby directions were issued for the cancellation of the promotion of the petitioners and order dated

04.09.2015, whereby the promotion notification dated 24.07.2015 is cancelled, is illegal, unlawful, without lawful authority and of no legal effect. The petitioners have even right to continue in the rank of sub-Inspector".

The averments made by the petitioners in the cution are that, the petitioners herein are of two categories. Is category are consisting of those police officers who are moted from the rank of Constables and reached to the status. confirmed ASI's, while the second category are the police acers, who were directly appointed as ASI's by the Khyber actual who were directly appointed as ASI's by the Khyber chunkhwa, Public Service Confinission. It is averred in the ion that prior to the instant writ petitions a writ spetition. ang No. 3652-P of 2014 was filed, wherein direction was actual to finalize the seniority list of the direct // promotee istant Sub Inspector and then promotion to the rank of Sub-

ector on the basis of seniority cum-fitness was asked; h was disposed of on furnishingsithe said seniority-list ared under Rule-XIII (10) list (E) and according to the said betitioners were placed at the top of the seniority list, and vere considered eligible for promotion to the post of Subctor, that on 17.07.2015, the meeting of Departmental

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Promotion Committee was held wherein petitioners, wet promoted to the rank of officiating Sub-Inspector and accordingly notification dated 24.07.2015 was issued. It i further averred that at present there are no separate promotion rules in the different branches of police department, the office from regular police are transferred to traffic police etc, but vide impugned letter dated 31.08.2015, referring to minutes of th .18th Police Policy Board Meeting dated 13.08:2015; it w directed that the promotion of SI's should be cancelle immediately as, these posts belongs to traffic wardens, so vi impugned notification dated 04.09.2015, the promotion notification dated 24.07:2015 was cancelled Petitioners feeling aggrieved from the actions respondents and having no other adequate and efficacio remedy have knocked the door of this Court Urough petition in hand.

4. Comments were called from respondents which they furnished, wherein they stated that the Departmenta Promotion Committee had wrongly made recommendations for promotion of petitioners to the rank of SI, against the vacancie exclusively sanctioned and reserved for newly created Traffic

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Wardens Service unit of Police. Police Policy Board took notice of promotion of petitioners made against wrong post and decided that the promotion order shall be rescinded; that promotion against vacancies sanctioned and allotted to Traffic Warden Service confer no right on petitioners. It is well settled principle of law that wrong and void orders do not create any right. Further stated that Traffic Wardens Service was recently introduced, and Provincial Government accorded sanction of creation of separate strength for the said unit of Police. Respondent No.2 has promulgated standing order No. 5/2015 for regulating the recruitment and promotion of Traffic Warden Services Officer, therefore, the competent authorities correctly made decision of cancellation of the promotion of petitioners made against the vacancies of Traffic Warden Service.

 We have heard learned counsel for the parties and available record perused with their valuable assistance.
 Record is suggestive that being fit, competent and eligible for promotion, petitioners were duly considered and promoted vide promotion order dated 24.07.2015, as officiating Sub-Inspectors by the Departmental Promotion Committee.
 Respondents have not grudged their promotion on their

ATTESTED EXAMINER Bis nawar High Court 2 0 DEC 2016 eligibility, competency, fitness or otherwise. The notification dated 24.07.2015, whereby petitioners were promoted to the rank of officiating Sub-Inspector, with immediate effect was also published in the police gazette part-II. The grievance started with a letter No. 2402-E III dated 31.08.2015, which in fact are the minutes of the 18th Police Policy Board meeting held on 13.08.2015 and for the purposes of petitioner's case, the relevant portion i.e paragraph 2 & 3 reads as under:-

> 2. "The Board took serious note of the recent promotions of SIs by CCPO on the posts of Traffic Wardens. They Board directed that since these seats belong to the traffic warden, these promotions should be cancelled with immediate effect.

3. It is therefore, requested that action about Para-2 of PPB may be taken forthwith and report be communicated to this office please.

ESTED

7. The above referred orders / directions of the alleged Police Policy Board was implemented vide order No. 16570 / EC-I dated, Peshawar 04.09.2015, issued by CCPO, Peshawar, which reads as under:-

"In pursuance of 18th Police Policy Board Meeting held on 13.08.2015 duly approved by Inspector General Police Khyber of Pakhtunkhwa, Peshawar issued vide DIG / HQrs; Letter Endst: No. 1598-1650 / PA DIG / HQrs; dated 28.08.2015 & AIG Establishment, Khyber Pakhtunkhwa, Peshawar Letter No. 2404/E-II, dated 31.08.2015, the promotion Notification of 139 promoted Offg: Sub-Inspectors issued vide this office Notification No. 13706/EC-I, dated 24.07.2015 is hereby cancelled".

8. The Police Policy Board, who issued the directions and in reference to those directions the subsequent order dated 4.9.2015, was issued, figures nowhere in the law. Learned counsel for the respondents / AAG alongwith departmental representative present in the court, was time and again directed to show that under what authority of law the Police Policy Board has been constituted and what are their functions, especially in reference to the Departmental Promotions Orders issued by the duly constituted Promotion Committee, but failed to produce so. We have gone through the Police Laws of

Pakistan, but nowhere could locate the said Police Policy Board

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NER wn Court and its functions or powers. On the face of it the impugned order / directions dated 31.8.2015 of Police Policy Board & subsequent order of Capital City Police Officer, Peshawar dated 04.09.2015 are void ab initio as the same are not issued on the directions and on behalf of competent authority or lawful authority.

The void order as defined by Corpus Juris Secundum, in (Vol. 92 PP-1021-1024) is "Expression void in the strict or accurate sense means "absolute null" that is to say incapable of rectification or confirmation and of no effect whatever". The Supreme Court of Pakistan in the case of <u>Chief</u> <u>Settlement Commissioner v Raja Muhammad Fazil Khan</u> (PLJ 1975 SC 15) defined a void order as follows:-

> As order is to be treated as void only when it is made by a court, tribunal or other authority which has no jurisdiction either as regards the subject matter, the pecuniary value or the territorial limits when the dispute arise. Such an order would amount to usurpation of power unwarranted by law and accordingly it would be nullity".

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10. A void order was that order, which was passed by an authority not competent to pass it and in the instant case, when the Police Policy Board nowhere figures in the Administration Authority of the police department then its directions are prima facie void ab initio and are of no lawful authority, thus, the subsequent order dated 4.9.2015 of Capital City Police Officer, Peshawar, regarding cancellation of earlier promotion order are also of no effect. In the case of <u>Moulana</u> <u>Atta ur Rehman Vs Al-Haji Sardar Umer Farooq and other</u>

> "---When the basic order is without lawful authority and void ab initio, then the entire superstructure raised thereon falls on the ground automatically".

Again in the case of <u>Mustafa Lakhani Vs Pakistan</u>

Defence Officer Housing Authority, Karachi, reported in

2008 SCMR, 661 (b) it has been held:-

Contraction of the second

"---Subsequent orders passed on basis of void order---Legal effect stated. If on the basis of a void order subsequent orders have been passed either by the same authority or by other authorities, the whole series of such orders together with

ATTESTED EXAMINER shawar High Cour 2 0 DEC 2016 . . the posts of Traffic Wardens, whereas, a glance over the promotion order would show that in all 139 ASI's were promoted as officiating Sub-Inspectors out of which only 17 have been posted against the traffic post, which even otherwise are inter-transferable, hence the reasons given for withdrawal / cancellation is not legal nor lawful.

13. Learned counsel for the respondents strongly objected to the maintainability of writ petition in view of Article 212 of the Constitution of Islamic Republic of Pakistan, 1973; the non availing of departmental remedy / alternate remedy by way of departmental appeal and that officiating Sub Inspectors promotion do not confer a right as the same promotion was officiating only.

14. The plea of officiating promotion is not correct because in the police hierarchy there is a cadre of officiating Sub Inspectors from the "E" list of ASI's and the officiating is mot in the sense as is otherwise used in the civil servant promotions. As regarding the objections of maintainability of writ petition and the cancellation of promotion, as per learned AAG, pertains to terms and conditions of service, therefore, the petitioners being civil servants were supposed to have

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the superstructure of rights and obligations built upon them, must unless some statue or principle or law recognizing as legal the change position of the parties is in operation, would fall to the ground, because such orders have as little legal foundation as the void order".

In the Police Department, right from Police Rules, 1934, Khyber Pakhtunkhwa, Police Rules, 1975, Police Order, 2002 and all the relevant provision of departmental law / rules / regulations for promotion purposes, the Departmental Promotion Committee is the relevant and competent for the purpose of promotions and as such the same authority has the powers to rescind / withdraw or cancel the same, therefore, where under the rules, regulations and policy have been framed for regulating promotions, any breach or deviation from them for malafide reasons or due to arbitrary act of the competent authority would entitled an aggrieved employee to challenge the same in the Court of law. Reliance in this respect is place on

DEC 2016

11.

PLD 2003 SC 175 (d).

The perusal of impugned directions dated 31.8.2015 would reveal that the reasons for cancellation of promotions of the petitioners was that, they were promoted on

challenged the impugned orders before Service Tribunal under Section 4 of the Khyber Pakhtunkhwa, Service Tribunal Act, 1974, by availing first the remedy of departmental appeal, which even otherwise, was mandatory before filing the writ petition by way of alternate remedy by relying on <u>PLD 1997</u> <u>SC 351, 1990 SCMR, 1238, 2015 SCMR, 253, 2002 SCMR</u>

549 and 2002 PLC (CS) 244.

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High Court

15. We have given our anxious consideration to the proposition and are of the view that an appeal under section 4 of the Service Tribunal Act, 1974, lies against an order passed by a "Departmental Authority" in respect of any of the terms and conditions of service and in the explanation given to the said section 4 the word "Departmental Authority" means an

authority other than a tribunal, which is "competent" to make an order in respect of any of the terms and conditions of civil servant. In the instant case as pointed out earlier, that the timpugned orders / directions issued by Police Policy Board are void, of no lawful authority as the Police Policy Board is not a Departmental Authority as defined in the section ibid. Same is

impugned orders are of no lawful authority or even no authority

the condition for departmental representation. Since the

of the department for the purpose of promotions, service discipline etc hence without availing the departmental remedy whit is competent and maintainable. In the case of <u>Collector of</u> <u>Collector of</u> <u>Collector of</u> <u>Collector of</u> <u>Collector of</u> <u>And terminals Ltd</u>, reported in <u>2007 SCMR 1357, (a)</u> it has

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been held that:-

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"---Art. 199----Constitutional petition before High Court---Maintainability ---Impugned order found to be illegal, contrary to law or void ab initio---Remedics under departmental hierarchy, nonavailing of---Aggrieved party in such case would be entitled to invoke constitutional jurisdiction of High Court".

In such like cases, as the present one where an

order has been passed by an authority whose existence is doubtful alongwith powers and functions, not explained anywhere, then the availability of adequate remedy would not bet an absolute bar against the exercise of constitutional jurisdiction of this Court. In exceptional cases, like the present one, this Court can entertain the constitutional petition directly, therefore, the objection in this regard is spurned. Even

otherwise, the High Court was competent to interfere such provision of hiw in exercise of constitutional jurisdiction where the competency of the authority is in question. In the case of Farzand Raza Nagvi and 5 others Vs Muhammad Din and others, reported in 2004 SCMR, 400, it has been held that "if an order impugned is a void order or it has been passed without lawful jurisdiction, the non availing of alternate remedy of appeal against such order would not bar High Court to proceed in constitutional jurisdiction and declare such orders as without lawful authority, rule that High Court should not entertain constitutional petition and adjudicate the matter in a constitutional jurisdiction in which remedy of appeal, review or revision is applicable, gunder the statute, is not an absolute rule and in exceptional cases, the strict observations of the rule that extra ordinary gremedy of constitutional petition cannot be availed in a matter in which relief being sought under Article 199 of the Constitution could be granted by way of appeal, review or

Revision may cause in justice in substance, therefore,

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application of such rule would defend on facts and

circumstances of each case".

Likewise, in similar situation the Apex Court in the case of Brig Muhammad Bashir Vs Abdul Karim and others

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reported in PLD 2004 SC 271, (d) has held that:-

"----Art. 199---Constitutional jurisdiction of High Court, exercise o---Principles object and scope----Articles 199 of the Constitution casts an obligations on High Court to act in aid of law, protect the of citizens within rights the framework of the Constitution. against infringement or law and constitution by the Executive Authorities, strike rational а compromise and a fair balance between the rights of citizens and auctions of State functionaries, claimed to be in the larger interest Society-Such power of is conferred on High Court, under the Constitution and is to be exercised subject 👘 to Constitutional limitations---Provision of Art. 199 of the Constitution is intended to enable High Court to control executive so as to bring it in conformity with the law---Whenever the executive acts in violation of law, an appropriate order can be granted which can relieve the citizens of the effects of illegal action---Relief can be granted to the citizens of the country under Art. 199 of the Constitutions, against infringement of any provisions of law or of the Constitutions as it is an omnibus Article---If the citizens of the country are deprived of the guarantee given to them under the constitution, illegally or not in accordance with law, then provision.

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of Art 199 of the constitution can allways be involted for redress---Phramountess, consideration in exercise of constitutional jurisdiction is to foster justice and right a wrong-So long as statutory bodies and Executive Authorities act without fraud and bona fides within the powers conferred, on them by the statue, the judiciary cannot interfere with them---Ample power is vested in High Court to issue directions to an Executive Authority when such an Authority is not exercising its power bong fide for the purpose contemplated by the law or is influenced by extraneous and irrelevant considerations---Where a statutory ... functionary acts mala fide or in a partial, unjust and oppressive manner, High Court in exercise of its constitutional jurisdiction has ample power to grant relief to the aggrieved party".

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17. Lastly learned AAG while relying on <u>2013</u> <u>SCIMIR: 21752</u>, contended that: perpetual rights cannot be claimed on an illegal order, therefore, the authority cancelled the promotion orders of the petitioners and the same cannot be granted as, of right. Indeed, perpetual rights cannot be claimed on an illegal order, but in the instant case, the order of promotion dated 24.07.2015 is quite legal and lawful, because the same has been issued with the approval by of Departmental Promotion. Committee, by the Competent Authority and

`*./______

PRESENT MR. JUSTICE MAN SHOP DUSA MIR JUSTICE UNLAR ATA BANK NUR JUSTICE LIAN UL ANISAN

MPPENLOUT JURISIDICTION

R. 01 2015 MON NO. inst, H 75-165-30 parants w.P. W.J.J.J.F.Y.2014

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Weithammad Israr & others

For the Petitioner(s):

Wir Zahid Yousur Queresta, Actes As Jahangir Kharr, St. PTC Hange

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Respondential

For Respondences 1,2,7: Mr. Harved Akhenr, HSC.

THE PARTY AND THE PARTY

Other Respondents

Date of Hearing:

ORDER MARTIN

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25.01.2018

WIAN SAOIB MISSRE CJ - Learned courses i Respondents Norl 2 and 7 states that he has no objection if the improned migmentils accessed however, firs work petsion be send to the department as an apreal or reconstantion under the law

Learned Additional Anotane General, Khyber Fakmundana else states that he has no objection to that effect in the light of the above, this petition is converted into appeal and allower and the impugned judgment is set aside in the terms meet show department is directed to define the appeal in

spondent switting spectrodic one month

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IN THE SUPREME COURT OF PAKISTAN (APPELLATE JURISDICTION)

Present: MR. JUSTICE MIAN SAQIB NISAR MR. JUSTICE UMAR ATA BANDIAL MR. JUSTICE IJAZ UL AHSAN

CIVIL PETITION NO.34-P OF 2016

(On appeal against the judgment dated 24.11.2015 of the Peshawar High Court Peshawar passed in W.P. No.3113-P/2015)

Govt. of K.P through Chief Secretary, Peshawar......Petitioners

VERSUS

Muhammad Israr & others......Respondents

For Petitioner (s):

Mr. Zahid Yousaf Qureshi, Addl. AG Jahangir Khan, SI, PTC Hangu,

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For Respondents 1,2,7: Other Respondents: Date of hearing:

Mr. Naveed Akhtar, ASC

26.01.2018

N.R.

MIAN SAIQB NISAR, CJ.—Learned counsel for Respondents No.1, 2 and 7 states that he has no objection if the impugned judgment is set aside. However, his Writ Petition be sent to the department as an appeal or representation under the law, Learned Additional Advocate General, Khyber Pakhtunkhwa, also states that the has no objection to that effect, in the light of the above; this petition is converted into appeal and allowed and the impugned judgment is set aside in the terms noted above. The department is directed to decide the appeal/representation of the respondents within aperiod of one month.

> Sd/-. Mian Saqib Nisar J Sd/- Umar Ata Bandial, J Sd/- Ijaz ul Ahsan J

In the Court of <u></u>	Z OPK	Sem	e 781	bur Rog
L	ieal Idi	an	۱. 	}For
		-		Plaintiff }Appellant
· .	· -;·····		·	Petitioner
_	\mathbf{V}	ERSUS	•	
Gout	7 bple	Out a	these	}Defendant }Respondent
				}Accused

ZARTAJ ANWAR ADVOCATE, my true and lawful attorney, for me in my same and on my behalf to appear at <u>bo</u> to appear, plead, act and answer in the above Court or any Court to which the business is transferred in the above matter and is agreed to sign and file petitions. An appeal, statements, accounts, exhibits. Compromise or other documents whatsoever, in connection with the said matter or any matter arising there from and also to apply for and receive all documents or copies of documents, depositions etc, and to apply for and issue summons and other writs or sub-poena and to apply for and get issued and arrest, attachment or other executions, warrants or order and to conduct any proceeding that may arise there out; and to apply for and receive payment of any or all sums or submit for the above matter to arbitration, and to employee any other Legal Practitioner authorizing him to exercise the power and authorizes hereby conferred on the Advocate wherever he may think fit to do so, any other lawyer may be appointed by my said counsel to conduct the case who shall have the same powers.

AND to all acts legally necessary to manage and conduct the said case in all respects, whether herein specified or not, as may be proper and expedient.

AND I/we hereby agree to ratify and confirm all lawful acts done on my/our behalf under or by virtue of this power or of the usual practice in such matter.

PROVIDED always, that I/we undertake at time of calling of the case by the Court/my authorized agent shall inform the Advocate and make him appear in Court, if the case may be dismissed in default, if it be proceeded ex-parte the said counsel shall not be held responsible for the same. All costs awarded in favour shall be the right of the counsel or his nominee, and if awarded against shall be payable by me/us

IN WITNESS whereof I/we have hereto signed at_____

the day to Executant/Executants Accepted subject to the terms regarding fee Zartaj Anwar

Advocate High Courts: Advocates, legal, advisors, service & labour law consultant FR-3- 4, Fough Floor, Bilour Plaza, Saddar Róad, Peshawar Cant Ph.091-5272154 Mobile-0331-9399185

t the names of the petitioners were placed before Departmental Promotion Committee for motion to the rank of officiating Sub-Inspector, Departmental Promotion Committee in its ting held on 17.07.2015 considered them and a found fit were recommended for promotion. rdingly vide Notification dated 24:07.2015 the oners were promoted to the rank of officiating inspector with immediate effect. (Copy of cation dated 24.07.2015 is attached as xure "D")

he Notification of promotion of the petitioners Tmplemended and has taken its effect. w

This pertinent to point out here that presently the are no separate promotion nules insulie it sbranches of the Rolice. Department iout-the officers hom Regular, Rohcella red to Traffic Branch etc. However, vide ated 31,08.2015 referring to minutes of the ce Policy Board Meeting Held on 13 08 2015

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ected that the promotions of SI's should be ately cancelled allegedly that these seat. to traffic worden's. Alccordingly wide ion dated 04.09.2005 the promotion ion dated 24.07.2015 of the petitioners as g Sub-Inspector is cancelled. (Copies of ated 31:08.2015 and 04.09.2015 are attached ure "E" & "F")

统hat 。 ce the respondents have questioned their n primilarly regarding their fitness for prom ESTED

promoting, as such having adequate remedy available in law is constrain to invoke the Constitutional jurisdiction of this Hon'ble Court, inter alia, on the following grounds:-

<u>GROUNDS</u>

A...

That the petitioners have not been treated in accordance with law, hence their rights secured and guaranteed under the law and Constitution have been recklessly violated.

That the petitioners were fit and eligible, were rightly promoted as Sub-Inspectors, the order whereby the promotion of the petitioners has been cancelled, is illegal, unlawful; without lawful authority and of no legal effect.

C That the letter dated 31.08.2015 is violative of the Police Rules 1934, therefore, no separate promotion rules in the Traffic Branch of the Police Department, therefore, cancelling the promotion of the petitioners allegedly on the ground that these post belongs to the Traffic Warden, is illegal and against the record

D. That the letter dated 31.08.2015 is self contradictory, that at present traffic branch has not been declare as separate cadre in the Police Department. Similarly the respondents have yet to frame Rules for forming separate rules for the Traffic Warden's.

E. That the petitioners are not provided with right of the promotion order.

ATTESTED

20 DEC 2016

<u>BEFORE THE KHYBER PAKHTUNKHWA SERVICE TRIBUNAL</u> <u>PESHAWAR.</u> Service Appeal No. 725/2018.

Wisal Khan No.753/P ASI CCP, Peshawar.....Appellant.

VERSUS.

- 1. Provincial Police Officer, Khyber Pakhtunkhwa, Peshawar.
- 2. AIG/Establishment CPO, Peshawar.
- 3. DIG/HQrs: Khyber Pakhtunkhwa, Peshawar.
- 4. Capital City Police Officer, Peshawar......Respondents.

Reply on behalf of Respondents No. 1, 2, 3&4.

Respectfully Sheweth:-

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 court 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 concealed the material facts from Honorable Tribunal.
- 7. That the appellant has got no locus standi and cause of action to file the instant appeal.

FACTS:-

- 1- Para relates to record hence needs no comments.
- 2- Para No. 2 is for the petitioner to prove.
- 3- Para No. 3 is admitted correct.
- 4- Para No. 4 is legal, hence no comments.
- 5- Para No. 5 relates to record, hence needs no comments.

7-Para No. 7 relates to record, hence needs no comments.

8-Para No. 8 pertains to record, hence needs no comments.

9-Para No.9 is incorrect. Actually Traffic Warden is a separate Establishment, and appellant along with his other colleagues were not entitled for promotion over the sanctioned seats of other establishment i.e. Traffic Warden therefore their promotion order being unlawfully passed on the vacant seats of other unit was cancelled vide order Endst: No. 16570/EC-I dated 04.09.2015 in pursue 8th

Police Policy Board (PPB) meeting held on 13.08.2015 in the best interest of the department.

10-Para No. 10 is incorrect. The order dated 24.11.2015 passed by the Hon'able Court was without Jurisdiction which was challenged in the Apex Court, by filing CPLA through Law Department. The Supreme Court of Pakistan subsequently vide judgment dated 26.01.2018 set aside order of the Hon'ble Court , converted the petition into department appeal and remanded back to respondent department with the direction to decide the same in one month.

11-Para No. 11 is correct as per record.

12-Para is incorrect. The appeal was decided with in stipulated period of one month and their appeal was rejected vide order dated 21.02.2018 by respondent department. (Copy annexed)

13-Para No. 13 is incorrect. Order issued on 04.09.2015 was lawful and based on genuine grounds.

<u>GROUNDS:-</u>

- A-Incorrect. The appellant was treated as per law/rules, no provision of law has been violated.
- B- Incorrect. Para already explained in above para's, and no right of appellant has been violated.
- C-Incorrect. As already explained in the above para that traffic warden is a separate establishment functioning under the command of DIG/Traffic and promotion over the vacant posts of warden was inadvertently made which after due deliberation was later on cancelled vide order dated 04.09.2015 by the respondent department.

D- Para is repetition of Para C.

- E- Incorrect. The appellant was provided full opportunity of personal hearing
- F- Incorrect. The appellant was legally treated as per law and rules.
- G- That respondent may also be allowed to advance any additional a time of hearing of the appeal.

PRAYERS:-

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

Provincial Police Officer, Khyber Pakhtunkhwa, Peshawar.

Deputy Inspector General of Police,

Hqrs: KhyberPakhtunkhwa,Peshawar.

Capital City Police Officer, Peshawar.

81/9/18 AIG Establishment, Khyber Pakhtunkhwa,Peshawa

SERVICE TRIBUNAL BEFORE THE KHYBER PAKHTUNKHWA PESHAWAR. Service Appeal No. 725/2018.

.....Appellant. Wisal Khan ASI No.725/P CCP, Peshawar.....

<u>VERSUS.</u>

- Provincial Police Officer, Khyber Pakhtunkhwa, Peshawar. 1.
- AIG/Establishment CPO, Peshawar. 2.
- DIG/HQrs: Khyber Pakhtunkhwa, Peshawar.
- Capital City Police Officer, Peshawar......Respondents. 3.
- 4.

AFFIDAVIT

We respondents No. 1,2,3 & 4 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.

of Police, Deputy Inspector General HQrs:KhyberPakhtunkhwa,Peshawar

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Capital City Police Peshaway

AIG

Khybe