05.07.2021

Mr. Taimur Ali Khan, Advocate, for the appellant present. Mr. Javed Ullah, Assistant Advocate General for the respondents present. Arguments heard and record perused.

ر قام مانوع می شود. ما از ۲۰۰۰ با ۲۰۰۰ با ۲۰۰۰ با ۲۰۰۰ مارد می از ماد . به ماین می شود ماد از ۲۰۰۰ با ۲۰۰۰ با ۲۰۰۰ با ۲۰۰۰ با ۲۰۰۰ با ۲۰۰۰ مارد می این می از ۲۰۰۰ مارد .

Vide our detailed judgment of today, separately placed in Service Appeal No. 1140/2018 titled "Umar Khan Versus Provincial Police Officer, Khyber Pakhtunkhwa, Peshawar and two others", we are inclined to accept the present appeal with directions to the respondents to confirm the appellant as SI from the date when his other colleagues were confirmed, as well as to bring his name on list F and place him in due place in the seniority list. The appellant is also held entitled to all consequential benefits, if any. Parties are left to bear their own costs. File be consigned to record room.

ANNOUNCED 05.07.2021

(SALAH-U-DIN) MEMBER (JUDICIAL)

(ATIQ UR REHMAN WAZIR) MEMBER (EXECUTIVE)

02.04.2021

Due to non availability of the concerned D.B, the case is

adjourned to 05.07.2021 for the same.

Reac

28.09.2020 Appellant is present in person. Mr. Usman Ghani, learned District Attorney for the respondents is also present.

> According to the appellant his counsel is engaged in the Hon'ble Peshawar High Court, Peshawar, therefore, cannot attend the Tribunal today. He requested for adjournment. Adjourned to 17.11.2020 on which to come up for arguments before D.B.

Atiq-ur-Rehman Wazir) Member (E)

(Muhammad Jamal Khan) Member (J)

17.11.2020

Counsel for appellant present.

Muhammad Jan Deputy District Attorney for respondents present.

A request for adjournment was made. Request is acceded. To come up for arguments on 01.02.2021 before D.B.

(Atiq ur Rehman Wazir) Member (E)

֔,s i

(Rozina Rehman) Member (J)

01.02.2021

Due to COVID-19, the case is adjourned to 02.04.2021 for the same.

Rea

DC.

Service Appeal No. 1143/2018

02.01.2020

04.03.2020

Counsel for the appellant and Mr. Usman Ghani, District Attorney alongwith Mr. Muhammad Raziq, Head Constable for the respondents present. Learned counsel for the appellant requested for adjournment. Adjourned to 04.03.20**16** for arguments before D.B.

(Hussain Shah) Member

(M. Amin Khan Kundi) Member

Counsel for the appellant present. Mr. Ziaullah, DDA for respondents present. Learned counsel for the appellant seeks adjournment. Adjourned. To come up for arguments on 30.04.2020 before D.B.

Member

Vember

Due to covid, 19 the care is ad Journed. To come up 708 the same on. 28-9-2020

20.06.2019

Learned counsel for the appellant present. Mr. Muhammad Jan learned Deputy District Attorney present. Learned counsel for the appellant seeks adjournment. Adjourn. To come up for arguments on 21.08.2019 before D.B.

21.08.2019

Counsel for the appellant and Mr. Ziaullah, Deputy District Attorney for the respondents present. Learned counsel for the appellant requested for adjournment. Adjourned to 02.10.2019 for arguments before D.B.

(Hussain Shah) Member

han Kundi) (M. Ami Member

02.10.2019

Counsel for the appellant and Mr. Kabirullah Khattak, Additional AG for the respondents present. Learned counsel for the appellant requested for adjournment. Adjourned to 12.11.2019 for arguments before D.B.

(AHMAD HÅSSAN) MEMBER

(M. AMIŃ KHAN KUNDI) **MEMBER**

12.11.2019

Counsel for the appellant present. Mr. Ziaullah, DDA alongwith Mr. M. Raziq, H.C for respondents present. Learned counsel for the appellant submitted rejoinder which is placed on file. To come up for arguments on 02.01.2020 before D.B.

Member

Member

25.02.2019

Counsel for the appellant present. Mr. Kabirullah Khattak, Addl: AG alongwith Mr. Muhammad Raziq, H.C for respondents present. Written reply not submitted. Requested for further time to submit the same. Last opportunity granted. Case to come up for written reply/comments on 28.03.2019 before S.B.

> Member (Ahmad Hassan)

28.03.2019

Clerk of counsel for the appellant present. Mr. Kabirullah Khattak, Additional alongwith Mr. Muhammad Raziq, Head Constable for the respondents present and seeks further adjournment for filing of written reply. Adjourned to 30.04.2019 for written reply/comments before S.B.

(MUHAMMAD ÁMIN KHAN KUNDI) **MEMBER**

30.04.2019

Counsel for the appellant and Addl. AG alongwith Muhammad Raziq, H.C for the respondents present.

Reply on behalf of respondents No. 1, 2 and 3 submitted which is placed on record. To come up for arguments on 20.06.2019 before the D.B. The appellant may submit rejoinder within a fortnight, if so advised.

Chai

24.09.2018

M/S Taimur Khan and Asad Mahmood, Advocates present and heard on preliminary.

Contends that junior colleagues of appellant were confirmed as S.I whereas the appellant was ignored though he had fulfill all the conditions/criteria prescribed for confirmation for the post of S.I.

Points raised need consideration. The appeal is admitted to full hearing, subject to all legal objections, if raised by the respondents. The appellant is directed to deposit security and process fee within 10 days. Thereafter, notices be issued to the respondents. To come up for written reply/comments on 13.11.2018 before S.B.



READER

13.11.2018

Appellant Deposited

Securit

Due to retirement of Hon'ble Chairman, the Tribunal is defunct. Therefore, the case is adjourned. To come up on 01.01.2019. Written reply not received.

01.01.2019

Counsel for the appellant present. Mr. Kabirullah Khattak, Additional AG alongwith Mr. Muhammad Saddique, Reader for the respondents present. Written reply on behalf of respondents not submitted. Learned Additional AG requested for further adjournment. Adjourned. To come up for written reply/comments on 25.02.2019 before S.B.

Muhammad Amin Khan Kundi Member

Form- A

FORM OF ORDER SHEET

Court of_____

Case No.______1142/2018

S.No.	Date of order proceedings	Order or other proceedings with signature	ofjudge
1	2	3	· ·
			· · · · · · · · · · · · · · · · · · ·
1-	11/09/2018	The appeal of Mr. Jehanzeb khan	
		Taimur Ali Khan Advocate may be entered	
	•	and put up to the Worthy Chairman for pro	oper order please.
			Respect
	12-9-2018	· · ·	REGISTRAR WIGH NS
-		This case is entrusted to S. Bench	n for preliminary hearing to
		be put up there on $24-9-36/8$.	
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The appeal of Mr. Jehanzeb Khan SI Officiating No. 1208/P Traffic Warden Peshawar received today i.e. on 28.08.2018 is incomplete on the following score which is returned to the counsel for the appellant for completion and resubmission within 15 days.

- 1- Memorandum of appeal may be got singed by the appellant.
- 2- Annexures of the appeal may be flagged.
- 3- Annexures of the appeal may be attested.
- 4- Annexures of the appeal are illegible which may be replaced by legible/better one.
- 5- In the memo of appeal many places have been left blank which may be filled up.
- 6- Copy of departmental appeal and rejection order are not attached with the appeal _which may be placed on it.
- 7- Copy of order dated 16.7.2018 and Judgment of Supreme Court of Pakistan mentioned in the grounds of the appeal are not attached with the appeal which may be placed on it.
- 8- Five more copies/sets of the appeal along with annexures i.e. complete in all respect may also be submitted with the appeal.

No. 1744 /S.T. Dt. 28 8 /2018.

REGISTRAR SERVICE TRIBUNAL **KHYBER PAKHTUNKHWA** PESHAWAR.

Mr. Taimor Ali Khan Adv. Pesh.

Respected Sir. 1- Revoul. 2- Removed 3- Removed 4. Removed

5. Removed 6 - lo fy of departmental appeal is at page 1900 repetion at

is at page-21 7. copy of order is at pose-20 and it was service Tribual polyment but inadustally writte as

Supreme court & dognat 8- Pennowed

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BEFORE THE KPK SERVICE TRIBUNAL PESHAWAR

APPEAL NO. 1142/2018

Jehanzeb Khan

V/S

Police Deptt:

INDEX

S.NO.	DOCUMENTS	ANNEXURE	PAGE
1.	Memo of Appeal		01-04
2,	Copies of notification dated 26.11.2009 and 16.04.2014	A&B	05-14.
3.	Copy of notification dated 24.04.20/8	C	15-18
4.	Copies of departmental appeal, letter dated 16.07.2018 and rejection order	D,E&F	19-21
5.	Copies of Service Tribunal's judgments	G,H&I	22-32
6.	Vakalat Nama		3 3 ·

APPELLANT

THROUGH:

(TAIMUR ALI KHAN) ADVOCATE HIGH COURT,

ASAD-MAHMOOD (ADVOCATE HIGH COURT)

BEFORE THE KPK SERVICE TRIBUNAL PESHAWAR

APPEAL NO. 1142-72018

Jehanzeb Khan, SI (Offg:) No.1208/P, Traffic Warden Peshawar.

(APPELLANT)

VERSUS

1. The Provincial Police Officer, KPK, Peshawar.

2. The Capital City police Officer, Peshawar.

3. The Senior Superintendent of Police Traffic, Peshawar.

(RESPONDENTS)

APPEAL UNDER SECTION 4 OF THE KPK SERVICE TRIBUNALS ACT, 1974 AGAINST THE ORDER DATED 30.07.2018, WHEREBY DEPARTMENTAL APPEAL OF THE APPELLANT FOR CONFIRMATION AS SUB INSPECTOR AND FOR HIS NAME BE BROUGHT IN LIST "F" HAS BEEN REJECTED FOR NO GOOD GROUND.

PRAYER:

aubmitted to -day

THAT ON THE ACCEPTANCE OF THIS APPEAL, THE ORDER DATED 30.092018 MAY BE SET ASIDE AND THE RESPONDENTS MAY BE DIRECTED TO CONFIRM THE APPELLANT AS SUB INSPECTOR W.E.F <u>24.04.2018</u>I.E THE DATE WHEN HIS COLLEAGUES/ JUNIORS TO HIM WERE CONFIRMED WITH FURTHER REQUEST THAT THE NAME OF THE APPELLANT MAY ALSO BE BROUGHT ON LIST "F" WITH ALL BACK AND CONSEQUENTIAL SERVICE BENEFITS INCLUDING SENIORITY ETC. ANY OTHER REMEDY, WHICH THIS AUGUST TRIBUNAL DEEMS FIT AND APPROPRIATE THAT, MAY ALSO BE AWARDED IN FAVOUR OF APPELLANT.

RESPECTFULLY SHEWTH: FACTS:

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- 1. That the appellant joined the police force as constable on 01.12.1991 and was promoted to Head Constable in the year 2008. He was further promoted to the rank of ASI on 26.11.2009 and was then promoted to the rank of Sub Inspector on 16.04.2014. Ever since his appointment the appellant performed his duties as assigned to him with full devotion and honesty and there is no complaint whatsoever regarding his performance. (Copies of notification dated 26.11.2009 and 27.09.2011are attached as Annexure-A&B)
- 2. That it is pertinent to mentioned here that the appellant was promoted as officiating Sub inspector on 16.04.2014 along with his other colleagues, however his other colleagues and juniors to him were confirmed as SI through notification dated 24.04-2018 and their name was also included in list "F", but the appellant was not confirmed as Sub Inspector with his colleagues. (Copy of notification dated 24.2018 is attached as Annexure-C)
- 3. That the appellant has also qualified Upper College Course and time and again requested the competent authority for his confirmation as Sub Inspector and for his name be brought in list 'F", however the respondent department paid no attention on his request.
- 4. That lastly appellant field departmental appeal for confirmation as SI and for his name be brought in list 'F", and respondent No.2 wrote letter to respondent No.1 on 16.07.2018 with request to inform the office about the decision taken in the policy Board meeting on which respondent No.1 informed the respondent No.2 on 30.07.2018, that no Sub Inspector shall be confirmed in substantial vacancy unless he has been tested for year of of an officiating Sub Inspector in independent charge of a Police Station, a notified Police Post, or as incharge investigation of a Police Station or in Counter Terrorism Department. *Provided further that he shall also have to spent one year in any other* unit excluding the period spent on long leave, deputation or promotion training course i.e Upper College Course and the copy of same was also forwarded to respondent No.3 which was handed over to the appellant with remarks that your appeal for confirmation cases of Sub Inspector has been rejected on the basis of above observation by the Board. (Copies of departmental appeal, letter dated 16.07.2018 and rejection order 30.07.2018 are attached as Annexure-D,E&F)

5. That now the appellant come to this august tribunal on the following grounds amongst others.

GROUNDS:

- A) That the impugned rejection 30.07.2018 and not confirmation of the appellant as SI and include his name in list "F" w.e.f <u>24-04-2018</u>, when his colleagues/juniors to him were confirmed and include their name in list "F" are against the law, facts, norms of justice and material on record, therefore not tenable.
- B) That the appellant has not been treated in accordance with <u>law</u> and hence his rights secured and guaranteed under the constitution were badly violated.
- C) That posting of an officiating Sub Inspector in independent charge of a Police Station, a notified Police Post, or as incharge investigation of a Police Station or in Counter Terrorism Department and spending one year in any other unit or promotion training course i.e Upper College Course is not the prerogative of the appellant rather this authority vest to the competent authority to post him on the above mentioned posts, in order to qualify for confirmation as SI, similarly there is nothing on record that the appellant was disobeyed any order of his appointment on the above mentioned posts, therefore when there is no fault-on his part for being posted on such posts, how can be denied the consideration for confirmation/promotion on this score.
- D) That even the appellant requested time and again that he may be posted on the above mentioned posts required for confirmation as SI, however he was denied posting on the such posts for the reason best known to the respondents, while his other colleagues was allowed posting on such posts, thus the appellant was discriminated which is violation of Article 25 of the Constitution of Pakistan.
- E) That in accordance with law the respondents were required to have processed the case of the confirmation/promotion of the appellant also, however it was refused, and thus the appellant has been deprived of his vested right of consideration for confirmation/promotion.
- F) That according to Police Rules 13:18, it was the legal right of the appellant to be confirmed as SI after the lapse of period of two years, but in the case of the appellant the said rules have not been observed.

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- G) That the appellant was discriminated, because some of his colleagues and juniors to him have been confirmed as SI w.e. from $24 \cdot 20$ and the appellant has been ignored for no fault on his part.
- **H**) That similar nature appeals have already been accepted by this Honourable Service Tribunal and the appellant is also entitled to same relief under the principles of equity, equality and consistency. (Copies of judgments are attached as annexure-G,H&I)
- That the appellant has not been treated according to law and rules and has deprived from his legal right of confirmation as SI and his name in list "F" in an arbitrary and illegal manner.
- J) That the appellant has good service record and there was no impediment to confirm him as SI from his due date.
- K) That the appellant seeks permission to advance others grounds and proofs at the time of hearing.

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

PELLAN

THROUGH:

(TAIMUR ALI KHAN) ADVOCATE HIGH COURT,

(ASAD MAHMOOD) ADVOCATE HIGH COURT.

CAPITAL CITY POLICE PESHAWAR

OLICE DEPARTMENT

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

NOTIFICATION.

Dated Peshawar the $\frac{26}{11}$ /2009.

No. <u>(6)37</u> <u>(EC-I. Promotion to the rank of Offg: ASIs:-</u> In the light of recommendations submitted by Departmental Promotion Committee held on 21.11.2009, the following "D" list Head Constables of Capital City Police Peshawar are hereby promoted to the rank of Offg: ASIs. Their promotion will take effect from the date, they actually take over charge of their higher responsibility.

S. NO	NAME & NO.	
·].	Imdad Ullah 2062/942 NSR	
	Special Branch	• ••
2	Muhammad Nawaz 67 NSR	
	Nowshera	
3.	Ghulam Sarwar 172 NSR	
	Nowshera	.,
4.	Shad Muhammad 566 CHD	
	PS Batagram	
5.	Irshad Ali 3406/153 NSR	
5.	Noweberg	·
6.	Sardar Ahmad 201 CIID	
.	PS Tarnab	. .
7.	Muhammad Kamran 515 NSR	
1.	Nowshera	
8.	S. Muhanimad Hanif 450 NSR	
0.		
9.	Nowshera Muhammad Ayaz 577 CHD	
. 9.		
	PS Mandani/Inv: Muhammad Hayat 755/ 106 CHD:	
10.		
· ··· · · · · · · · · · · · · · · ·	Traffic Peshawar.	
<u> 1</u> 1.	Said Qamar 70 NSR	
-	Newshera	
12.	Muhammad Ismail 265 CHD	
	Traffic/Peshawar.	• •
13.	Muhanimad Naeem 57 NSR	
	Special Branch	•
14.	Bashir Ullah 322/ NSR	
	Nowshera	• •
15.	Javad Khan 359 NSR	
	Nowshera	•
16.	Muhammad Javed 282 CHD	
	Special Branch	
17.	Wilayat Shah 406 NSR	
	Nowshera	. .,
i 8.	Gul Azam 290 CHD	
	PS Mandani	
19.	Hasan Khan 824/CHD	
; 1	I/C PP Utmanzai	
20.	Sajawal No. 670/NSR	
	Nowshera	. :
21	Kareeni Dad 692 NSR	
	Nowshera	,
22.	Muhanmad Tahir 663/NS?	
		•
	Zia Ullah 684/490/CIID	
23.		
	PS Shabqadas/Inv:	

Notification of D List (lead Constables doubt 25.11.3500.doc sv2.1

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Zardad Ali 525/NSR 24. Nowshera 25. Biladar 509/NSR Nowshera Yahya Shah 572/CHD 26. I/C Regmental Store CHD Ali Jan 728/CHD 27. PS Sro Kali Jafar Shah 316 CHD 28. Police Line 29. Bahadar Sher 118 NSR Nowshera Jamshid Khan 199 CHD 30. CRO/Inv: 31. Safdar Ali 270 NSR 1 Nowshera Murad Ali 323 CHD 32. OHC Charsadda. ,33. Janat Gul 283 Peshawar. (PS Shah Qabool) 34. Umar Khan 540 NSR Motor Way Police 35. Itbar Shah 670 CHD Traffic Peshawar. 36. Muhammad Ishfaq 645 NSR Nowshera 37. Hayat Ullah 683 CHD PP Turlandai 38. Muhammad Riaz 13 CHD PS Mandani 39X Ghulam Ali 578 NSR Nowshera 40. Liaqat Ali 607 CHD PS Charsadda/Inv: 41. Gul Shed Ali 800 CHD MHC PS Batagram 42. Fakhri Alam 650 CHD PS Sro Kali 43. Rizwan Ullah 245 CHD Prosecution/Charsadda. 44. Farmani Gul 91 NSR Nowshera (45.) Muhammad Naz 968 NSR Nowshera 46. Hayat Muhammad 332 CHD PS Mandani 47. Yousaf Ali 299 CHD VRK DPO Office Charsadda. 48/ Mujahid Shah 476 NSR Motor Way Police 49. Sangeen 349 NSR Traffic Peshawar 50.) Shakir Hussain 693 NSR Nowshera 51. Muhammad Tayyeb No 529 NSR ACE NWFP. 52. Jamshaid Khan 46 NSR Nowshera 53. Fazal Diyan 831/CHD PS Sarki 54. Shakir Ullah 856 CHD Prosecution 55: Wilayat 600 CHD On Leave 56. Fazal Rokhan 843 CHD AFTESTED On deputation to CID 57. Inayat ur Rehman 655 NSR Nowshera 58. Mukarram Shah 910 CHD I/C Casualty Tangi

Notification of D List Head Constables dated 25.11.2009.doc sys.1

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, 59.	Muhammad Riaz 2427/1071 CHD	· · · · · · · · · · · · · · · · · · ·	\rightarrow
	PS Tangi/Inv:		
60:	Tilawat Shah 904 CHD		
	MHC Tangi		
(61.)	Akthar Ali 518/NSR		
62,	Special Branch Munir Khan 390/CHD		
	MHC PS Prang.		
63.	Sami Ullah 655/CHD		
:	MHC PS Umarzai		
64.)	Haji Muhammad 355/NSR		
	Nowshera		
65.	Amjid Ali 339/CHD		
66.	PS Mandani Muhammad Ibrar 127/CHD	·	
00.	Police Line	·	
(67.)	Fazal Elahi 895/NSR	· · · · · · · · · · · · · · · · · · ·	
	Special Branch		
(68.)	Saleem Khan 743/888/NSR		
	Nowshera	· · · ·	
69.	Hasan Gul 587/CHD		i
70.	Reader DSP/HQrs Silver Khan 401/CHD,		
70.	PS Shabqadar		
7.1.	Muhammad Alam 411/NSR	· · ·	
	Nowshera		
72.	Azghar Khan 751/CHD		
	Traffic Staff	· · · · · · · · · · · · · · · · · · ·	·
73.	Habib Ullah 140/CHD On deputation to Motor Way		
74.)	Muhammad Tabrez 636/NSR		
	Nowshera	• ·	-
75.	Sujaat Khan 918/CHD		
	PS Sar Dheri		
76.	Sher Muhammad 477/NSR	,	
. 77.	Nowshera Ihsan Ullah 65/CHD	·	
	I/C Lower Court Charsadda.		L
78.	Murad Ali 72/78/CHD		
	PS Umarzai/Inv:	· · · · ·	
79. ·	Ghafar Ali 862/CHD	· · ·	
	PS Prang/Inv:		
80.	Wajid Ali No.304	eshawar.	
81.	(PS University Town Inv:) Fayaz Muhammad 994/NSR		
01.	Nowshera		
82.	Nasar Ullah 924/CHD		
	Police Line Charsadda.		
83.	Masood Khan 755/CHD		
84.	MHC PS Nisatta		
84.	Said Umar 919/CHD MHC PS Tarnab		
85.	Fazal Badsha 305 CHD		
	PS Sar Dher/Inv:		
86.	Farid Shah 401/CHD	· · · · · · · · · · · · · · · · · · ·	• •[
	PS Umarzai.	·	
87.	Iftikhar Hussain 579/NSR Nowshera		
(88.)	Muhammad Ibraheem 340/NSR		
	Nowshera		
89.	Humayun 3/CHD		
	PS Umarzai/Inv:		1
90.	Maqbool Jehan		-
	Inv: Wing Peshawar		
91.	Khizar Hayat Peshawa	Ir. At the second	
92.	PS PIShtakhara		· · · · ·
12.	Mumtaz Khan 1470 Peshawa PS University Town	T. TENPER	
9.3.	Anwar Jan No.90 Peshawa	F. AI	
	(ATS Squad)		<u>·</u> ¦

contraction acts (for their decision decision of the print decision of

94. Riaz Ali Shah 3976 On deputation to PTC Hangu. 95. Hidayat Khan 3955 Peshawar. PS Badaber. 96. Tehseen Ullah 458 CHD PS Sardheri Amir Muhammad 3915 97. Reader SSP/Coord: Peshawar 98. Jamhar ud Din 3535 Peshawar. PS Pishtakhara 99. Haleem Gul 3887 Peshawar. PS Pharipura 100. Fazal Ruban 2084 Peshawar. MHC PS Regi 101. Asad Khan 24 Traffic Peshawar. 102. Jehanzaib 151/4021 Traffic Staff Peshawar. 103. Sabir Ullah 3911 Peshawar. PS Miachni Gate Inv: 104. Muhammad Israr ud Din 727 Peshawar. Reader DSP Chamkani 105. Ijaz Khan 890 Peshawar. PS Miachni Gate 106. Zahid Hussain 131 Peshawar. PS Pharipura Inv: Abdullah Jan 2512 107. Peshawar. PS E/Cantt: 108. Waqif Khan 4072 Peshawar. PS Phistakhara 109. Guldad Khan 37 On loan to PTC Hangu Zahid Ullah 473/ CHD 110. PS Charsadda 11L Latif ur Rehman 496 Peshawar. Secretariat Peshawar 112. Muhammad Iqbal 1972 Peshawar. OASI Branch 113. Muhammad Gul 342/2764 Special Branch 114. Sartaj 3669 Peshawar. On loan to Elite force Ghulam Hussain 331/3433 115. Special Branch Humayun Khan 549/372/1802 116. Traffic Staff Peshawar. 117. Fida Muhammad 1097 Peshawar. PS Phandu Subhan Ullah 3259/Chd; 118. (Traffic Police Peshawar) 119. Shaukat Kamal 3421 Peshawar. **PS** Pharipura 120. Khalid Khan 4078 Peshawar. PS Hashtnagri 121. Hamid 46 Peshawar. PS Urmar 122. Sartaj Khan 3633 Peshawar. PS Mathra 123. Wasif-ur,-Rehman 3977 Peshawar. PS Hayat Abad 124-Sardar Hussain 798 Police Line Nowshera 125. Farid Khan 3575 Peshawar. PS E/Cantt: 126. Tehseen Ullah 3733 Peshawar. PS Kotwali 127. Yasin Gul 1888 Motor Way Police 128. Atta Ullah 3348 Peshawar. Reader SSP/Operation

ation of D-Ust Hand Constables dated 25-11-2000 doe sug 1

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29.	Sajjad Ahmad 1519/44 PS Pharipura	Peshawar.
30.	Wajid Ali 2492	
	PS Chamkani	Peshawar.
31.	Khial Muhammad 51	
	PS Bhanamari	Peshawar.
32.	Rikhmeen 1933	peshawar.
33.	Police Line Jehan Zeb 3970	
55.		Peshawar.
34.	Abdul Wali 4071	
57,	MHC PS E/Cantt:	Peshawar.
35.	Nowsherwan 4091	
_	Nakabandi PS Chamkani	Peshawar.
36.	Zahir Shah 3452	Peshawar.
	PS W/Cantt:	I CBIIGWAL .
37.	Fazal Rabi 4298/76/PTC	
38.	PTC Hangu Momin Shah 1815/3219	·
50:	Traffic Staff Peshawar.	
139.	Farid Gul 1381	·
	MHC Subrub	Peshawar.
40.	Yahya Jan 446	
	Traffic Peshawar	-
[4]	Saif Ullah 3645	Peshawer.
	PS Hayat Abad	T.C.DIIG.MCT.
142.	Iftikhar Ahmed 2684	Peshawar.
	MHC Pharipura	
143.	Ahmad Ali 4154 PS Phandu	Peshawar.
44.	Noor Saeed 3606	resuewer.
144.	PS Chamkani	Peshawar.
45.	Muhammad Riaz 3416	
	PS Khazana	Peshawar.
146.	Haji Rehman 100	The state of the s
	PS Gulberg	Peshawar.
147.	Siraj 1714	•
·	Traffic Staff Peshawar.	·
148.	Nasim Akbar 107	Peshawar.
149,	ATS Line	
149,	Qaim Khan 3886 PBI Hqrs Env: Peshawa	er.
150.	Bakht Munir 264	
	CPC	
151.	Shamshad Ali 1326/440	
	PS W/Cantt:	Peshawar.
152. •	Gul Muhammad 1025	
	On loan to PTC Hangu	-
153.	Qayyum Dad 3679	Pachowon
154	MHC PS Tehkal	Peshawar.
154.	Khalid Khan 1963 MHC PS Phandu	Peshawar.
155.	Jahangir Khan 907	
	Special Branch	
156.	Sher Alam 1654/848/3583	
	Traffic Staff Peshawar.	
157.	Ihsan-ul-Haq 925/NSR.	· · · · · · · · · · · · · · · · · · ·
·	On deputation to Traffic Pesh	lawar.
158.	Hashmat Khan 2707	
	PS Daudzai	Peshawar.
159.	Wajid Ali 473	
	Nowhsera District.	
160.	Nazif-ur-Rehman 689	Peshawar.
101	Police Line	
161.	Misal Khan 1398	Peshawar.
162.	PS Faqir Abad	
104,	Tariq Niaz 3136 Secretariat	Peshawar.
	Aurang Zeb 2667	
163.		

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· /			
164.	Muhammad Aftab 889		
	Police Line	Peshawar.	
165.	Gul Jalal 571	Peshawar.	
	HMC Security	* Congret •	
166.	Sabz Ali1993		
	Reader DSP/Cantt	Peshawar.	
167.	Javid Akthar 3455		
	PS Shahqabool	Peshawar.	
168.	Tila Muhammad 457		
	PS Faqir Abad	Peshawar.	
169.	Falak Taj 3304		
	Traffic Staff Peshawar.		·
170.	Murad Ali 2770		
,	PS Gulbahar	Peshawar.	
171.	Sajjad Ali 2495	· · · ·	
	PS Hayatabad	Peshawar.	
172.	Khan Muhammad 3591		
	PS Hayatabad	Peshawar.	
173.	Bakhtiar Khan 758	· · · · · · · · · · · · · · · · · · ·	
	Reader DSP/Rural Inv:	Peshawar.	
174.	Ilyas Khan 3703		
	PS Miachni Gate	Peshawar.	
175.	Khaista Khan 1954	······································	
•	PS Khazana	Peshawar.	
176.	Khalid Ahmed 797/108/2246	· · · · · · · · · · · · · · · · · · ·	
	Traffic Staff Peshawar.		
177.	Zakir Ullah 3113 (Rider to	(CM)	
	Traffic Peshawar.	,	
178.	Shahukat Khan 3888		·
	Prosecution	Peshawar.	
179.	Mukhtiar 2617		
· · - •	PS Khazana	Peshawar.	,
180.	Mushtag 3618		
100.	(PS Regi)	Peshawar.	
······			<u> </u>

"D" list HCs at S. No. 1,2,3,4,7,8,9,11,12,13, 14,15, 17,18, 20 to 27, 29 to 31, 33 to 40, 42 to 45, 48,50,52,54 to 58, 60 to 73, 76,80,81,87,88 and 90 to 93, are promoted conditionally subject to the clearance of incomplete ACRs. If their ACRs received adverse they will be reverted to their substantive rank.

The following "D" list HCs are deferred due to the reason mentioned against their name:-

l.	Bahar Ahmad 685/CHDMHC	Deferred due to "C" adverse report contained in his
	PS Shabqadar.	ACR for the year 2008.
2.	Ijaz Ullah 4024MHC Sarband (under enquiry)	Deferred due to facing departmental enquiry.
3.	Muslim Khan 1021 Lines (under enquriy)	Deferred due to suspension /facing departmental enquiry.

CAPITAL CITY POLICE OFFICER, PESHAWAR.

No.16538-57/EC-I,

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

1. The Provincial Police Officer, NWFP, Peshawar. He is requested to please issue repatriation order of the "D" list HC mentioned at S.No. 1,13,16,34,48,51,56,61,67,73,94,109,113,114,115,127,137,152 and 155 from various places/unit as noted their names to Capital City Police Peshawar.

otification of D List Head Constables dated 25.1 12009 doc 3vs/1

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2.	The Additional Inspector General of Police, Investigation, NWFP, Peshawar with two spare copies of the notification for publication in NWFP Police Gazette part-II.
3.	The Addl: Inspector General of Police Special Branch NWFP, Peshawar.
4.	The Inspector General of Police NH & Motorway Police, Islamabad.
5.	The Deputy Inspector General of Police Mardan Region-I Mardan
6.	The Deputy Inspector General of Police, Traffic NWFP, Peshawar.
7.	The Commandant Elite Force NWFP Peshawar.
8.	The Commandant PTC Hangu.
9.	The Commandant Campus Peace Corps Peshawar.
10.	The Director Anti Corruption Establishment NWFP Peshawar.
11.	The Senior Superintended of Police Operation/Investigation/Traffic Peshawar.
12.	The District Police Officer Charsadda.
13.	The District Police Officer Nowshera.
14.	Pay Officer/EC-II/CC and FMG Branches CCP, Peshwar.
15.	Incharge Asstt: Secret with the direction to inform this office about the adverse ACRs of the conditionally promoted "D" list

about the adverse ACRs of the conditionally promoted "D" list HCs so that they could be reverted to their substantive ranks.

Notification of D List Head Constables dated 25.11.2009.doc sys.1

sti CAPITAL CITY POLICE OFFICER, PESHAWAR. 210/11/

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<u>FOLICE PEPTI:</u>

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CCP. PECHAWAR.

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EOR PUBLICATION IN THE KHYDER PAKHTUNKHWA. POLICE GAZELTE PART-II. ORDERS BY THE CAPITAL CITY POLICE OFFICER KHYDER PAKHTUNKHWA. PESHAWAB.

NOTIFICATION

16, Y12014. Dated

TRAFFN 155 1

CEG

/SC-I, PROMOTION TO THE RANK OF OFFG: SI- As approved by the Department galer! 8 . ح Promotion Committee meeting was held on 19.02.2014, the following Confirmed ASIs of Capital City Police, Peshawar are hereby promoted to the rank of Offg: Sub-Inspectors with Immediate effect.

	1. Nowo & No.	Place of Posting.	
	Rank, Name & Ho.	CCP_Peshawar	
1	ASI Gul Sher No.971/P	Traffic	
	AST Khalid Khan No. 1112/P (St on ACB)	Special branch	
· []	ASI Imdad Hilah No.1113/P	Nowshera	
	ASI Muharamad Nawaz No.1114/P	Nowshera	
	ASI Ghulam Sarwar No.1115/P	Charsadda	
	ASI Shad Muhammad No.1116/P	Charsadda	
	ASI Sardar Ahmed No.1117/P	Citarsadda	
	ASI Muhammad Ayaz No.1119/P	Traffic	
	ASI Muhammad Hayat No.1120/P	Nowshera	
<u>.</u>	ASI Muhammad Ismail No.1122/P	Special Branch	
;	ASI Muhammad Nacem No.1123/P	Nowshera	
2.	ASI Bashir Ullah No. 1124/P		
3.	ASI Muhammad Javed No.1126/P	Special Branch	
1.	ASI Wilayat Khan No.1127/P	Nowshera	
5.	ASI Hassan Khan No. 1128/P (SI ACB)	Charsadda	
<u>.</u>	ASI Salawal No.1130/P.	Nowshera	
	ASI Karim Dad No.1131/P	Nowshern	
, 	ASI Muhammad Tahir No.1002/0	Nowshere	
 9.	ASI Zia Ullah No.1133/P	Charsadda	
0.	ASI Zardad Ali No.1134/P	Nowshera	
1.	ASI Blladar 08/P	Nowshera	
22	ASI Yahya Shah No.1136/P	Charsadda	·
23.	ASI All Jan No.1137/P	Charsadda	^
2.5	ASI Jafar Shah No.10/P	Charsadda	POIEC
	ASI Bahadar Sher No.1139/P	Nowshera	For N
20. 57	ASI Jamshed Khan No.11/P	Charsadda	
26. 27.	ASI Malik Taj No:1141/P	Swad	- tor N
	ASI Safdar Ali No.1142/P	Nowthera	
28.	ASI Jannat Gul No.1143/P	(i ;affic	
29.	ASI Jamiat Gui No.1140/P	Charsadda	
30.	1	Nowshera	<u> </u>
31.		Charsadda/ATS Peshawar	
		Nowshera	
33,	1 DI-T NO 1140/P	Charsaddə	
34.		Nowshera	
35.		, Charsadda	
36.	ASI Liagat Ali No.1151/P	Charsadda	
;37		CCP; Keshawai	
138	ASI Fakhri Alam No.1153/P	Charsadra	
1:30	ASI Rizwan Ullah No.115479	Ncwshera	
10	ASI Farmani Gul No.1155/F	CCP, Peshawar	
11	ASI Muhammad Naaz No.1156/P	I JURY PESHATA	/

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42	ASI Hayat Muhammad No.1157/P	Charsadda
43.	ASI Yousuf Ali No.1158/P	Charsadda
44.	ASI Sangcen No.1159/P	Charsadda
49,	ASI Muhammad Salesm No.1160/P	FRP
46	ASI Shakir Hussain No.1161/P	Nowshera
47.	ASI Muhammad Tayyab No.1162/P	Anti-corruption
48.	ASI Fazal Diyan No.1164/P	Charsadda
49.	ASI hazar Diyari No. 1164/P	
		Charsadda
50.	ASI Wilayat No. 1166/P	Charsadda
51.	ASI Fazil Rokhan no.1167/P	Charsadda
52.	ASI Mukaram Shah No.1169/P	Charsadda
53.	ASI Muhammad Riaz No.1170/P	Charsadda
54.	ASI Tilawat Shah No.1171/P	Charsadda
55.	ASI Akhtar Ali No.1172/P	Special Branch
56:	ASI Muhlr Khan No.1173/P	Charsadda
57,	ASI Sami Ullah No.1174/P	Charsadda
58.	ASI Haji Muhammad 1175/P	Swabl
59.	ASI Fazal Elahl No. 1177/P	Special Branch
60.	ASI Saleem Khan No.1178/P	Nowshera
61.	ASI Hassan Gul No.1179/P	Charsadda
62.	ASI Silwar Khan No.1180/P	Charsadda
63.	ASI Asghar All No.1182/P	Charsadda
64.	ASI Habib Uliah No.1183/P	M-Way
65.	ASI Muhammad Tabrez No.1184/P	
66.		Nowshera
67.	ASI Shujaat Khan No.1185/P	Charsadda .
, ,	ASI Sher Muhammad No.1186/P	Nowshera
68.	ASI Ihsan Ullah No. 1187/P	Charsadda
69.	ASI Ghaffar Ali No.1188/P.	Charsadda
70.	ASI Wajid Ali No. 1189/P	CCP, Peshawar
71.	ASI Fayaz Muhammad No.1190/P	Nowshera
72.	ASI Nasar Ullah No. 1191/P	Charsadda
73.	ASI Masood Khan No. 1191/P	Charșadda
.74.	ASI Sald Umar No.1192/P	Charsadda
75.	ASI Fazal Badshah No.1193/P	Charsadda
76.	ASI Farid Shah No.1194/P	Charsadda
77.	ASI Iftikhar Hussaln No. 1195/P	Nowshera
78.	ASI Muhammad Ibraheem No.1196/P	Nowshera
79.	ASI Humayun No.1197/P	Investigation KPK
80.	ASI Khizar Hayat No.1198/P	.CCP, Peshawar
81.	ASI Mumtaz Khan No.1199/P	
82.	ASI Anwar Jan No.1200/P	CCP, Peshawar
83.	ASI Hidayat Khan No.1201/P	ATS Sqaud CCP, Peshawar
84,	ASI Tehseen Ullah No.1202/P	CCP, Peshawar
85.		Charsadda
83. 76.	ASI Amir Muhammad NO.1203/P	CCP, Peshawar
	ASI Jamhar ud Din No.1204/P	CCP, Peshawar
87,	ASI Haleem Gul No.1205/P	CCP, Peshawar
88.	ASI Fazal Ruban No.1206/P	CCP, Peshawar
89.	ASI Asad Khan No.1207/P	CCP, Peshawar
	ASI Jehanzeb No. 1208/P	Traffic
90. 91.	ASI Sabir Ullah No.1209/P	

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92.	ASI Muhammad Israr ud Din No.1210/P	Traffic 103
93.	ASI Ijaz Khan No.1211/P	CCP, Peshawar
34.	ASI Zahid Hussain No.1212/1	Inv: CCP. Peshawar
95.	ASI Abdullah Jan No.1213/P	CCP, Peshawar
96.	ASI Waqif Khan No.1214/P	CCP, Peshawar
97.	ASI Guldad Khan No.1215/P	PTC Hangu
98.	ASI Zahid Ullah No.1216/P	Charsadda
.99.	ASI Latif ur Rehman No.1217/P	Anti-cofruption
100.	ASI Irshad Ali No. 1314/P	Nowshera
101	ASI Mujahid Shah No. 1315/P	CCP, Peshawar 27
102.	ASI Maqbool Jehan No. 1317/P	CCP, Peshawar
103.	Offg: ASI Noor Zaman No. 1324	CCP, Peshawar
)	

The following ASIs have been deferred due to mason noted against each :-

1. PASI Masud Jan No.584/P		Deferred from promotion to the rank of offg: SJ due to Enquiry, non availability of ACR 2012 and also absent.
2. ASI Dawa Noor No. 1111/P (SI	on ACB)	Deferred from promotion to the rank of offg: SI due to non availability of ACR 2011, 2012 & also absent.
3. ASI Hayat Ullah Nu.114B/P		Deferred from promotion to the rank of offg: SI due to facing enquiry & also absent.
4. ASI Muhammad Ibrar No.1176/	P	Deferred from promotion to the rank of offg: SI due to ACR 2012 and also absent.

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

Their posting order will be issued separately.

No 5822 -41

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CITY POUCE OFFICER,

ATTESTED

CAPITAL (PESHAWAR.

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

Provincial Police Officer, Khyber Pakhtunkhwa, Peshawar. Inspector General of Police NH & Motorways Police Islamabad.

Addl: Inspector General of Police, Investigation Khyber Pakhtunkhwa, Peshawar, alongwith two spare copies for Publication, KPK,Gazette Notification part-II.

Addi: Inspector General of Police, Special Branch Khyber Pakhtunkhwa, Peshawar.

Deputy Inspector General of Police, CTD, Khyber Pakhtunkhwa, Peshawar.

Deputy Inspector General of Police, Mardan Region Mardan.

Commandant Police Training College, Hangu.

Director Anti Corruption Establishment KPK, Peshawar.

District Police Officer, Charsadda, Nowshera & Swabi.

10. Senior Superintendent of Police, Operation, Investigation, Traffic Peshawar.

11. Commandant CPC, University Campus, Peshawar.

12. Asstt: Secret Branch, PO, CC, Computer Cell & EC-II, CCP, Peshawar.

Notification

	• 5	•	OFFICE OF THE	\$ • J	
1			CAPITAL CITY POLICE OFFICER,		
	.		PESHAWAR.	2 P (15)	
			3 1		
			Telephone No.091-9210641 Fax No. 091-9212597	\sim	
		<u>POLICE DEPTT:</u>	• <u>CCP, PESHAWAR.</u>		
		FOR PUBLICA	ATION IN THE KHYBER PAKHTUNKHWA, POLICE GAZETTE PART-II.	4	
	•	ORDERS BY	THE CAPITAL CITY POLICE OFFICER KHYBER PAKHTUNKHWA, PESHAWAR.		ĺ
	:	· ·	NOTIFICATION.	1 · · · · · · · · · · · · · · · · · · ·	
		· .	Dated 24104 12018.		
		1.0.2 11	∇		
		No $\underline{\mathcal{O}} \cup \underline{\mathcal{O}}$.	/EC-I, CONFIRMATION IN THE RANK OF SIS:- As	per	

recommendation of Departmental Promotion Committee meeting held on 18-04-2018, the following Offg: SIs of Capital City Police Peshawal is hereby confirmed in rank of SI with immediate effect.

On confirmation they are allotted new Capital City Police Peshawar number as noted against each:-

1 .

S#	• Rank, Name & No	Present Posting	New CCP, No.	Remarks
1.	Off: SI Taza Gul No. 369/P +	NAB	P/27	Confirmed. However, according to Standing Order 03/2015 he will complete and qualify mandatory Training / course and will earn 04 more points.
2. •	Off: SI Mumtaz Ali No. 410/P	Traffic	P/71	Confirmed. However, according to Standing Order 03/2015 he will complete and qualify mandatory Training / course and will earn 05 more points.
3.	Off: SI Ijaz Hussain No. 463/P	Traffic	P/72	Confirmed. However, according t Standing Order 03/2015 he will complete and qualify mandatory Training / course and will earn 0 more points.
1.	Off: SI M. Zahir Shah No. 604/P	Inv: CCP, Peshawar	P/80	Confirmed.
5.	Off: SI Inam ul Hag No. 624/P	Inv: CCP, Peshawar	P/137	Confirmed.
6.	Off: SI Wisal Ahmad No. 650/P	Special Branch •	P/138	Confirmed. However, according I Standing Order 03/2015 he will complete and qualify mandatory Training / course and will earn 0 more points.
7.	Off: SI Ahmad Jan No. 655/P	Special Branch	P/139	Confirmed. However, according Standing Order 03/2015 he will complete and qualify mandatory Training / course and will earn 0 more point.
8. 	Off: SI Ilyas Khan No. 819/P	Inv: CCP	P/140	Confirmed.
9.	Offg: SI Cafar Ali No. 826/P	Traffic	P/141	Confirmed. However, according I Standing Order 03/2015 he will complete and qualify mandatory Training / course and will earn 0 points.
10.	Off: SI Wajid Khan No. 831/P •	Special Branch	P/142	Confirmed. However, according t Standing Order 03/2015 he will complete and qualify mandatory Training / course and will earn 0 more point.
11.	Offg: SI Shamsul Hadi No. 854/P	Traffic •	P/143	Confirmed. However, according I Standing Order 03/2015 he will complete and qualify mandatory Training / course and will earn 0 points.
12 5 5 6	Offg: SI Muhammad Israr No. 1326/P	EPTC NSR	P/145	Confirmed. However, according t Standing Order 03/2015 he will complete and qualify mandatory Training / course and will earn 0. point.
AF C	Off: SI Taj-ud-Din No.890/P	Inv: CCP, Peshawar	P/146	Confirmed.

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3	, É		•	• .	. /
- NÍ	<i>i</i> . 1	Olf: St Hasnul Wahab No. 934/P	Traffic	P/147	Confirmed. However, according to
- S F [Standing Order 03/2015 he will
	Ì		•	1	complete and qualify mandatory Training / course and will earn 01
1.	·				more point.
	15.	Off: SI Wabeed Shah No.936/P	Traffic	P/148	Confirmed. However, according to Standing Order 03/2015 he will
i		•	•		complete and qualify mandatory
!			•		Fraining / course and will earn 09
•	16.	Off: SI Muhaminad Ayaz No.1119/P	ACE CHD	P/149	Confirmed. However, according to
	10.	OF: SI PRODUBININGO AYAZ NO.1119/P	·	,,,,,,,,,,,,,,,,,,,,,,,,,,,,,,,,,,,,,,,	Standing Order 03/2015 he will
. ļ				ļ:	complete and qualify mandatory
. 1	.	- 医二、表现	•		Fraining / course and will earn 02
!	17.	Cll; Sl Roman Shah No. 451/P	CTD KPK 1' i	; 1/151	Confirmed. However, according to,
1 2 1	·	- 「「「「「「」」」を発していた。		[A, B]	Standing Order 03/2015 fle will 7
, + ³ ,	4		• •		Training / course and will earn 03
		A state of the second	1 1 1 1 1 1 1 1 1 1 1 1 1 1 1 1 1 1 1		more point
•	13.1	OII; SEXDAA GUENO, 952/P &	СІД КРК	P/152	Confirmad
•	19.	Olig: SI Bahar Ahmad No. 1129/P	CCP, ≓dshawar ; +	1/153	Confirmed.
• .	20.	Oif: SI Zia Ullali No. 1133/P.4	Inv: CCP Peshawar	P/155 -	Confirmed.
İ	21.	Off: St Yousuf Khan No.989/P	CCP, Peshawar	P/156	Confirmed. However, according to
•.				1	Standing Order 03/2015 he will complete and qualify mandatory
- !			:1	1.	Training / course and will earn 06
•		•	. .	· .	more points.
	22	Off: St Fagir Hussain No.995/P	Traffic	.PA158	Confirmed. However, according to
• •			·		Standing Order 03/2015 he will
		· ·			complete and qualify mandatory Training / course and will earn 06
•				· · ·	more point.
•	23:	Oft: SE Dilfaraz No.996/P	CTD KPK	P/160	Confirmed. However, according to
ļ	•	· •			Standing Order 03/2015 he will complete and qualify mandatory
		••.			Training / course and will earn 03
	1		Envir (CC) Durchinger	0/161	Confirmed. However, according to
1	24.	Off: SI Khalil-Ur-Rehman NO.1002/P	Inv: CCP, Peshawar	P/161	Standing Order 03/2015 he will
•		I			complete and qualify maridatory
		• • •			Training / course and will earn 04 more points.
	1.25	. CII: SI AR Bahadar No.1005/P	CTD KPK	P/162	Confirmed, However, according to
	ŧ	1			Standing Order 03/2015 he will complete and qualify mandatory
	•	· ·			Training / course and will carn 02
				-	more points.
	26.	Off: St Muhammad Tahir No.1020/P	Inv: CCP, Peshawar	P/164	Confirmed.
•	27.	Off: SI Misri Gul No.1022/P	Traffic •	P/166	Confirmed. However, according to Standing Order 03/2019 be will
	1	• .			complete and qualify mandatory
		i			Training / course and will earn 04 more points.
		· · ·		· · .	
	28.	Off: SI Shakir Hussain No.1161/P	Nowshera	¥ P/167	Confirmed. However, according to
	; '	•	· ·	}	Standing Order 03/2015 he will complete and qualify mandatory
	1	•	•	· .	Training / course and will carn 06
		· · ·	•		more points.
•	29.	Off: SI Khalid-ur-Rehman No.1037/P	Inv: CCP, Peshawar	ŧ P/357	Confirmed.
	1	OII: SI Muhamamd Riaz No.1170/P	Inv: CCP, Peshawar	+ P/367	Confirmed. However, according to
	1				Standing Order 03/2015 he will
					complete and qualify mandatory Training / course and will earn 03
	· •	9 9 8		j	more points.
	31.	Off: St Jamshid Khan No.1163/P	EPTC NSR	· P/108	Confirmed.
	1				
	32.	Off: SI Saleem Khan No.1178/P	Nowshera	· P/409	Confirmed. However, according to Standing Order 03/2015 he will
•	1	•		\$	complete and qualify mandatory
	1		•	:	Training / course and will.earn 04 more points.
	j 33.	Off: St Shad Muhammad No.1059/P	Inv: CCP, Peshawar	P/410	Confirmed. However, according to
	· ·	I TA		÷	Standing Order 03/2015 he will complete and gualify mandatory
-	* • * •				a construction of the second construction of the second seco
ATT	ŧ9		· .		Training / course and will earn 09
ATT	E		•		Training / course and will earn 09 points.

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1. St. 1	· · · · · · · · · · · · · · · · · · ·	•	•	i ,	15
? 35,	Off: SI Hidayat Ullah No.1070/P	Inv: CCP, Poshawar	P/412	Confirmed. However, according to	41//
				Standing Order 03/2015 he will	M
				complete and qualify mandatory Training / course and will earn 04	
37	Off: St Sabir Shah No.1081/P	· · · · · · · · · · · · · · · · · · ·	•	more points.	}
	: •••• •• ••••••••••••••••••••••••••••	PTS Swabi	. P/413		}
i		•		Standing Order 03/2015 he will complete and qualify mandatory	
ļ .	•		· .	Framing / course and will earn 07	. 11
37.	Oif: SI Fazal Bad Shah No. 1193/P		· · · · · · · · · · · · · · · · · · ·	more points.	·
38	Off: SI M-Naeem Khan No. 1314/P	FRP	P/415	Confirmed.	
39	Off: SI Awal Sher Khan No. 578/P	CCP, Peshawar	P/416	Confirmed.	
400	Oli: SI Rab Alam No. 582/P	СТО КРК	P/417	Confirmed.	· ·
	here the board of the second	CCP; Peshawar	P/418	Confirmed. However, according to	· .
÷ .	1	1		Standing Order 03/2015 he will confolete and qualify mandatory	
i :	•			Fraining / course and will garn 03 more points.	
111	OII: SI Jawad Khan No. 583/P:	Elite Force			•
			P/419	Confirmed. However, according to Standing Order 03/2015 he will	, .
				complete and qualify mandafory	
•	•			Training / course and will earn 02 more points.	
$^{,p}\mathcal{V}$	Offg: SI Akhtar Hússain No. 585/P	CCP, Peshawar		1	
		•	1,7120	Confirmed. However, according to Standing Order 03/2015 he will	
	•	•		Complete and qualify mandatory	
ا بن ا				Training / course and will earn 02 more points.	
1-13.1	Olfg: SI Asif Ullah No. 586/P	CCP, Peshawar	P/421		
				Confirmed. However, according to Standing Order 03/2015 he will	
•				Complete and qualify mandatory Training / course and will earn 02	
	2	•		more points.	
14	Off: SI Siyar Khan No. 587/P	Efite Force	P/422	Confirmed. However, according to	
	•		•	1. Standing Order 037201 Sha with 1	
		ł		complete and qualify mandatory Training / course and will carn 07	
15.	DIT: ST Mouse M. C.	·		more points.	
	Ofr: SI Noor Muhammad No. 588/P	Inv: CCP, Peshawar	P/423	Confirmed. However, according to	
•	•			Standing Order 03/2015 he will	
	•	•		complete and qualify mandatory Training / course and will earn 03	
16	Off: SI Wajid Ali No. 1189/P	-		more points.	
		CTD KPK	P/424	Confirmed. However, according to	
		1		Standing Order 03/2015 he will complete and qualify mandalogy	
 				Fraining / course and will earn 03	
"V	Ole: St Magbool Johan No. 1317/P	CCP, Peshawar		enore points.	
	•	j ∽vry rusnawar 	P/125	Confirmed. However, according to Standing Order 03/2015 he will	
	•	•		complete and qualify mandatory	
	<u> </u>	•		Training / course and will earn 03 more points.	
18.	DII: SLAnwar Jan No. 1200/P	CCP, Peshawar			
	Dfl: SI Hidayat Khan No. 1201/P		P/426	Confirmed.	
		Inv: CCP, Peshawar	P/427	Confirmed.	••
	Dif: SEAmic Muhammad No. 1203/P	CCP, Peshawar	P/428	Confirmed. However, according to	
, , 	•			Standing Order 03/2015 he will	
	•	•		complete and qualify mandatory Training / course and will earn 01	
51 6	II: SI Jamhar ud Din No. 1204/P	•		points.	
4	• • • •	Elite Force	P/429	Confirmed. However, according to	
				Standing Order 03/2015 by will	
				complete and qualify mandatory Training / course and will carn 02	
52. J. Öf	If: ST Haleem Gul No. 1205/P			more points.	
¥ # ***	•	Inv: CCP, Peshawar	P/430	Confirmed. However, according to	· ~ ~ .
	•	÷ .	1 -	>tenana Order 0372015 kasa∦ar≢ 👖 🛣	i) r i
I I		, ,	÷ i	fraining / course and will girp of	И.
				nore points.	

53.	Off: SI Fazal Ruban No. 1206/P	Inv: CCP, Peshawar	P/431	*.
		eer, replanding	1 77451	Confirmed. However, according to Standing Order 03/2015 he will
				complete and qualify mandatory
1 5AV	Off: SI Sabir Ullah Ng. 1209/P	Invis CCD Courts		Training / course and will earn 03, more points.
		Inv: CCP, Peshawar	P/432	Confirmed. However, according to Standing Order 03/2015 he will
	•	.• .		complete and qualify mandatory
		•	•	Training / course and will earn 01.
55.4	DII: SI M.Israr ud Din No. 1210/P	CCP, Peshawar	P/433	Confirmèd.
56.	Off: St Zahid Hussain No. 1212/P	CCP, Peshawar	P/434	
			(7-13-1	Confirmed. However, according to Standing Order 03/2015 he will
·			1	complete and qualify mandatory Training / course and will earn 06
			·].	more points:
57.4	CII: SI Zahid Ullah No, 1216/P	CHD + +	P/435	Confirmed. However, according to
				Standing Order 03/2015 he will complete and gualify mandatory
	<u>Y</u>		· ' •	Training / course and will earn 06
58.	Off: SI Latif ur Rehman No. 1217/P	СТО КРК	P/436	<u>rnore points.</u> Çonfirmed.

The following Offg: SIs are deferred from confirmation in the rank of SI due to the reason noted against each:-

1. Off: SI Fakhre Alam No. 629/P	CCP, Peshawar	Deferred from confirmation in the rank of SI due to non availability of ACRs 2013, 2014, 2015, 2016 & 2017 and also absent.
2. Off: SI Sharnshad Khan No. 812/P	FRP	Deferred from confirmation in the rank of SI due to non availability of ACRs 2017 and also absent.
3. Off: SI Mohib Gul No. 982/P	Inv: CCP, Peshawar	Deferred from confirmation in the rank of SI due to non availability of ACRs 2013, 2014, 2015 & 2016.

Those SIs who's have not completed Mandatory Training/Courses under Standing order No. 3/2015 working under your command may be selected for the said courses on priority basis and will earn marks noted against each. After completion of their courses reports may be sent to this office for completion of record please.

No 8330-

FOR CAPITAL CITY POLICE OFFICER, PESHAWAR.

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

1. Provincial Police Officer, Khyber Pakhtunkhwa, Peshawar.

 Addl: Inspector General of Police, Investigation Khyber Pakhtunkhwa, Peshawar, alongwith two spare copies for Publication, KPK,Gazette Notification part-II.

3. Addl: Inspectors General of Police, Special Branch & Elite Force, KPK, Peshawar.

4. Deputy Inspectors General of Police, CTD & Mardan Region.

5. Commandant, Frontier Reserve Police, KPK, Peshawar.

SSsP/Operation, Investigation & Traffic, Peshawar.

7. Directors, NAB & Anti Corruption Establishment KPK, Peshawar.

8. District Police Officer, Charsadda, Nowshera.
 9. Principals, EPTC Nowshera & Swabi.

10. Asstt: Secret Branch, & EC-II, CCP, Peshawar.

جناب عالى! (19) معروض خدمت ہوں کہ سائل سال 2014ء میں سب انسپکٹر پر دموٹ ہو کرٹریفک دار ڈن پینا در میں ڈیوٹی سرانجام دیکھتر ہاہے اورا پرکورس 2017 میں پا*س کر* چکاہے جنبکہ بمطابق سٹینڈیگ آرڈ رنمبر 21 سال <u>201</u>4ء ٹریفک وارڈن میں ایک سال کا پیرڈ گزار چکا ہےجسکے باوجود سائل کا تا حال کنفر میشن نہیں ہوا ہے۔ لہذابذر بعہ درخواست استدعام یکہ سائل کی کنفر میشن بمطابق سٹینڈ نگ آرڈ ر بالا کروا کرلسٹ''F'' میں شامل کرنے کا تکم صادر ا فرمائیں ۔ عين نوازش ہوگی المرقوم:13.03.2018 العارض 2 0 1 v?: SI جهانزیبP-1208 متعیند ٹریفک دارڈ نزسسٹم بیثاور خارجالی عرود ماریخ warder (M 131 3701S 3757818 wjsst/5. Resivended M. Et and a start

OFFICE OF THE CAPITAL CITY POLICE OFFICER, PESHAWAR.

To:

The Inspector General of Police, Khyber Pakhtunkhwa, Peshawar.

Subject: Memo:

MENDATORY TENURE FOR UPPER SUBORDINATES IN TRAFFIC WARDEN POLICE, PESHAWAR.

Please refer to your office memo: No. No. 753/CPB, dated 16-08-2017 and SSP/Traffic, Peshawar memo: No. 2006/EC, dated 12-07-2018 addressed to this office and copy endorsed to your office with the request to inform this office about the decision taken in the Police Policy Board Meeting, if held regarding the subject matter.

loval-

FOR CAPITAL CITY POLICE OFFICER, PESHAWAI

dated 13-06-2018 EC-I

J			
	•	INSPECTOR KHYBE	OFFICE OF THE GENERAL OF POLICE R PAKHTUNKHWA
		CEN	FRAL POLICE OFFICE, PESHAWAR.
No	/ 0 C / CPB , dated	Peshawar the	Be /07/2018
To The	Capital City Police Officer, Peshawar		
Subject:	MANDATORY TENURE I WARDEN POLICE PESH	FOR UPPER SUBOI	RDINATES IN TRAFFIC
Memo:			
	· · ·	·	
noted above.	Please refer to your office N	Memo: No. 14076/EC	C-I, 16.07.2018 on the subject
	As per old criteria, the paris	1	
requirement of Rule 02 years in Elite Fo	ing Orders for purpose of co e 13-10(2) of Police Rules, 1934 pree, 01 year as Officer Incharge ngu.	minimation as Sub-In	nspector as substitute of th
03 years at PTC Ha	ngu.	8 444, 02 98	as investigation Officer, 8
	According		
16.03.2017, the new	According to amendment in criteria for confirmation in the r No Sub-Inspector shall be	Police Rule-13.10(2) of Police Rule-1934, dated
16.03.2017, the new	"No Sub-Inspector shall be been tested for a year of an of a Police Station, a notifie	Police Rule-13.10(2 ank of Sub-Inspector confirmed in substa officiating Sub-Insp ed Police Post or va) of Police Rule-1934, dated will be as under:- intial vacancy unless he has ector in independent charge
16.03.2017, the new	"No Sub-Inspector shall be been tested for a year of an of a Police Station, a notific Police Station or in Counter	Police Rule-13.10(2 rank of Sub-Inspector confirmed in substa officiating Sub-Insp ed Police Post, or as) of Police Rule-1934, dated will be as under:- Initial vacancy unless he has ector in independent charge Incharge Investigation of a
16.03.2017, the nev	"No Sub-Inspector shall be been tested for a year of an of a Police Station, a notific Police Station or in Counter" Provided further that he sha excluding the period spent of	Police Rule-13.10(2 rank of Sub-Inspector confirmed in substa officiating Sub-Insp ed Police Post, or as Terrorism Department all also have to spent) of Police Rule-1934, dated will be as under:- intial vacancy unless he has ector in independent charge Incharge Investigation of a ent.
under the old criteria	"No Sub-Inspector shall be been tested for a year of an of a Police Station, a notific Police Station or in Counter" Provided further that he sha excluding the period spent of course i.e. Upper College Cou The period spent in Warden T a nor new criteria as per amende Inspector as substitute of require	Police Rule-13.10(2 rank of Sub-Inspector confirmed in substa officiating Sub-Insp ed Police Post, or as Terrorism Department all also have to spent on long leave, deput urse." raffic Police Service I d Police Rules dated ement of Rule 13.10(2) of Police Rule-1934, dated will be as under:- intial vacancy unless he has ector in independent charge Incharge Investigation of a ent. t one year in any other Unit ation or promotion training Peshawar does not fall neither 16.03.2017 for the purpose of) of Police Rules 1934
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under the old criteria confirmation as Sub- office Memo: No. 7 Sub-Inspector, as pe expiry of stipulated p	"No Sub-Inspector shall be been tested for a year of an of a Police Station, a notific Police Station or in Counter Provided further that he sha excluding the period spent of course i.e. Upper College Cou The period spent in Warden T. a nor new criteria as per amende Inspector as substitute of require It is worth mentioning here th 94/CPB, dated 14.09.2017 (cop er Police Rules 13.10(2) of 201 period i.e. 30.06.2018, no further As explained above the confir	Police Rule-13.10(2 rank of Sub-Inspector confirmed in substa officiating Sub-Insp ed Police Post, or as Terrorism Department all also have to spent on long leave, deput urse." raffic Police Service I d Police Rules dated ement of Rule 13.10(2 hat according to CPO y enclosed), the new 7 will effective with extension shall be giv mation cases of Sub- e Rule-1934, dated 16) of Police Rule-1934, dated will be as under:- initial vacancy unless he has ector in independent charge Incharge Investigation of a ent. t one year in any other Unit ation or promotion training Peshawar does not fall neither 16.03.2017 for the purpose of) of Police Rules 1934. instructions issued vide this policy for confirmation as a effect from 01.07.2018. On en. Inspectors may be processed .03.2017, accordingly.

<u>No. and dated even</u> <u>Endst</u>

Copy of above is forwarded to the Senior Superintendent of Police, Traffic, Peshawar with reference to his office Endorsement Nos. 1693/EC, dated 07.06.2018 and 2006/EC,



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		Moundary Moundary
S.No.	Date of	Order or other proceedings with signature of judge or Magistrate
), [NO.	order	
	proceedings	3 KHYBER PAKHTUNKHWA SERVICE TRIBUNAL,
		KHYBER PAKHTUNKHWA SERVICE TRUZ
		APPEAL NO.1450/2013
-		APPEAL NOT DUE
•		Malakand Regions, Saidu
		(Rehmat Ali-vs-Regional Police Officer, Malakand Regions, Saidu Sharif, Swat and others).
		Sharn, Ortan
\ .		1 HIDGMENT
		S. R.
		ABDUL LATIF, MEMBER:
	Q	15 - 3 N
	AN 12	Appellant with counsel (Mr. Arbab Saif-ul-kamal, Advocate)
	31.1620	Appenant with Construct Net Kabirullah Khattak.
	1 AN	and Mr. Khawas Khan, S.I (Legal) alongwith Mr. Kabirullah Khattak.
		Assistant Advocate General for respondents present.
	· :	
•		The instant appeal has been filed by the appellant under Section-
		The instant appear has occur more space 1074 against the
		Mot the Khyber Pakhtunkhwa Service Tribunal Act-1974 against the
`	1	order dated 31.05.2013 of Respondent No. 1 whereby appellant was not
· .	· · · · ·	confirmed at the rank of Sub Inspector. He prayed that on acceptance of
	· . ·	confirmed at the rank of sub inspector
	. •	this appeal, order dated 31.05.2013 of respondent No.1 be set aside and
Å	ATTER	appellant be made confirmed as Sub-Inspector since 17.05.2011 with all
		ED service benefits, with further request that his name be brought on list
	- Ale	
KJ.		"I" with consequential relief.
Sei	Maria Statistics	
	Peshaway	Brief facts giving rise to the instant appeal are that appellant was
		Brief facts giving fise to the metanic produces promoted to the
· .		initially appointed as Constable on 01.09.1977 and was promoted to the
•		rank of Head Constable on 01.06.1986. He was further promoted to the
		tank of field com

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ATTIGATED

rank of Assistant Sub Inspector (ASI) on 20.05.2001 and was then promoted to the rank of Sub Inspector on 17.05.2008. That the oblant was serving the Force in FRP, Malakand Region, Swa. - on 11.02.2011, he submitted application to Respondent No. 3 that adding eligible and qualified, he should be confirmed as Sub Inspector and to. bring his name also on list "F" as per standing order No. 6/2007 after passing Upper College Course from PTC, Hangu with distinction. He further stressed that he should be posted as SHO in any Police Station. The said application was remitted by Respondent No. 3 to SP Investigation for necessary action which was further remitted for the purpose to DIG Malakand Region, Swat. That DIG Malakand Region, Swat sought permission of Commandant FRP, Peshawar who gave permission vide order dated 24.02.2011. That on 11.4.2011, SP, FRP, Swat, informed DIG Malakand Region, Swat about the permission to post appellant as SHO in any Police Station which was further transmitted to DPO, Swat and SP Investigation, Swat for further necessary action. That on 16.05.2013, the aforesaid practice was repeated but on 31.05.2013; the case was filed regarding confirmation at the rank of Sub Inspector as appellant was neither posted as SHO nor Incharge Investigation Branch or Special Branch nor CID Branch, etc. That on 29.06.2013, appellant submitted representation before Respondent No. 2 for the aforesaid purpose but in vain, hence the instant appeal.

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The learned counsel for the appellant argued that impugned 4. orders dated 31.05.2013 of respondent No. 1 declining confirmation of the appellant in the rank of Sub-Inspector was illegal, without lawful authority and against available material on record hence not tenable. He



further argued that fulfillment of condition of posting as SHO of a Police Station as impediment in the way of confirmation of the appellant as Sub-Inspector was not attributable to the appellant as he had requested for such posting several times but was not obliged. He further questioned the legal status of standing order No 6/2007 and contended that the Hon'ble Tribunal and apex Supreme Court of Pakistan had given judgment wherein action of the authority declining confirmation of Police officials in the rank of Sub-Inspector on the strength of the said standing order were declared null and void and relief was given to the appellant. In this regard he relied on 1992 PLC (C.S) 944 and 2011 SCMR 408 and also referred to judgment of Service Tribunal dated 14.3.2012 in service appeal No. 1602/2010 tilted "Naqibullah Khan" and prayed that being identical, the appeal may be accepted as prayed for.

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5. The learned Asst: AG resisted the appeal and relied on standing order 6/2007 read with Rules 10-13 of Police Rules, particularly Sub Rule, (2) thereof which required that no ASI shall be confirmed in a substantive vacancy in the rank of Sub-Inspector unless he 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. He further argued that every case had its own merits and relief on the strength of case of Naqibullah cited by the learned counsel for the appellant could not be extended in the instant case and prayed that the appeal being devoid of any merits maybe dismissed

6. Arguments of learned counsels for the parties heard and record perused with their assistance.

From perusal of the record and after hearing arguments of the 7. counsels for the parties, it transpired that sole reason given by the respondents for non confirmation of the appellant as Sub Inspector was that the appellant had not been posted as SHO, nor Incharge Investigation or S.B or CID. The record is however silent on the attributes of efficiency or capability and hence depriving him from being confirmed in the rank of Sub-Inspector would tantamount to his deprivation from further career progression which was unjust and hence not justified. The appellant was not at fault by not having been posted Incharge of Police Station, Investigation, Special Branch, etc. which powers rest with the Competent Authority and subordinate officials cannot be punished for such administrative lapses on the part of relevant authority. In view of the foregoing, the Tribunal is of the considered view that the case of the appellant is on all fours with the case decided by this Tribunal vide judgment in the case titled, Naqibullah in service appeal No. 1602/2010 dated 14.03.2012 and therefore is inclined to accept the instant appeal, and set aside impugned order dated 31.05.2013. The respondent-department is directed to consider the appellant for confirmation from the due date with all consequential benefits. Parties are left to bear their own costs. File be consigned to the record.

8d/- Abdul Latits Member Sal-Pir Bakhsh Shah. Member

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Presentation of Aprillemen 31-12-26 Date of

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75.04,2017

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Ракицикима Резнамат апд апоцист, rodyn' roomo oonoa Isioniyora susrov bagi Isaat

INTROCTO

rol losmoo bomsol yd bollindus smanalalakw drorf Juosorg Pleador alongwith Azix Shah, Head Constable Tor respondents mommovol), and bemmeduM .1M bas (obsovbA, fighterior) HaA baramaduM (Mr. Muhamada oli toangoQ WINTY WWY DAWN ANTENDL CIMISMAN

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2102,80,85 no laogga corvice maian on 28,08,2016 sew 0102.70.06 il.e.w rolooqent du8 sa nousematinoo alab-ana rol leoqqe lemonneqob sid doidw obiv 2102,80.01 beleb robro lanil izninga 4701 (10 lanudia) soivide awalanutalan iedyaki ort to 4 notices rebru lacque service mutan of the sed melloque ou se or borrolor referitored bed hear and

ASI in the year 2005 and then as S.1 in the year 2008 and thereand then promoted as Flead Constable in the year, 1996 and as 2891 may all in alderenots as boundage vilgitial any insligique રુપા પ્રથમ અંગ પ્રાથમિયલ અપ પુંચ રકળરે અપ પુંચ કારણ પ્રચાર Ϋ́C

may ni tud haqqa kinomraqob/nonaaliqqa natiin yam inalloggie off isoff. OHS as beyves for and of as roleogent accordingly. That the appellant was not confirmed as Sub-"I" relation of the provision of the second no bemultoo erew min of rotant guibuleal sengretios sin elihw2102.00.61 no L2 as bomilling rew of hove and 8005.60.42 point as OMS, sub inspector vide nothieution dated shured as inspector in the year 2013. That he was

and hence the instant service appeal.

bobioob 1102/75 .ov laoqqa as llow as £102,70,15 uo Tribunal in service appeal No. 1264/2012 uò - bobloob one year would hold no ground. Similar view blaken by this no). Of is modeled as grives to othe off roll vitues of as done ovig of shift virothus off nodw bus insloque off of OHS To memogizze ovig of vinoduus and si it tant bevreade zaw it Officer, Khyber Pakhunkhwa, Poshawar and others" wherein apilos inioniyori anziov norbi ilash Alivi bolin (102/704 non leogge solvios ni bessed lanuditi siti to membul no boosig saw oonallor mialo sid lo hoqqua ni ,squ dgid od yd OILS as every of viruning to behavity to read a summary of a summary Police Station, That the said omission is not autibutable to the to serve as included the duty to serve as incharge of out the polyage and methode out to lognoo borned that the '†;

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"srorho Provincial Police Officer, Khyber Pakhumkhwa Peshawar and 566/2012 filled "Tariq Habib Khan and others versus the august Supremé Court of Pakistan passed in Civil Petition No. lo momgauj no connilor becar ha placed reliance on judgment of

purties and perused the record. We have heard arguments of learned counsel for the '9

.bamalinoo qagw squgsolloo sid doidw no one off to, 10102.70.06 (1.0, which his eanna be deprived of his right to ante-date confirmation as insligique on thous as strobhordeor of the appletion. have not been found entitled to the relief chaimed. Since the pluow instloque out norti guitsoq hous atiqeob OHS as mortion posted the appellant as SHO and had the appellant failed to an independent Police Station, Had the relevant authority To OHS as Hearing lage of multiples of To graphing and nichiw lon saw it sa bruoig blod smas odt borresnog si 0102.70.05 D,a,w rotooqanl duZ as multopped an To notismutinoo of guitulor we hold that the appeal is within time. So far as the issue dous as \$105.80.85 no borrelorred on 28.08.2015 as such The impugned final order was passed on 10.08,2015 1. L

accept the present appeal and set aside the impugned order For the above mentioned reasons we are constrained to

date confirmation as Sub Inspector w.e.f. 30.07.2010 i.e the date on which his junior colleagues were confirmed. Parties are left to bear their own costs. File be consigned to the record room.

Sal N. Azine Kham Afridi

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Sr.	Date of	Order or other proceedings with signature of Judge or Magistrate
No	order/	Unwa Sera
	proceedings	
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	a and a second sec	Peshawa
		BEFORE THE KHYBER PAKHTUNKHWA SERVICE TRIBUNAL
		4 A
		Appeal No. 1227/2013
		Date of Institution 16.08.2013
		Date of Decision 02.08.2018
		Wagar Ahmad Inspector No. 101/P
		PRO, CCPO Office, Peshawar.
		Appellant
	• •	
		1. The Provincial Police Officer Khyber Pakhtunkhwa Peshawar.
		2. The CCPO Peshawar
\$		3. The SSP Co-Ordination, CCPO Office Peshawar.
		4. The DPC through its Chairman, AIG (Hqs) Peshawar.
		Respondents
	۵.	
	02.08.2018	Mr. Muhammad Hamid MughalMember Mr. Ahmad HassanMember
	02.08.2010	MF. Anmad Hassan
P	TESTE	JUDGMENT
	fix	MUHAMMAD HAMID MUGHAL, MEMBER: Appellant
	TAMENER	A standard Mar Win Lillah, Learned Deputy District Attorney for
K	hyber Pakhtunk Service Tribuat	with counsel and Mr. Zia Ullah, Learned Deputy District Attorney for
参 小 教	Peshawar	réspondents present.
		2. Through the present service appeal the appellant seeks
		anti-dation of his confirmation as SI.
		3. Learned counsel for the appellant argued that vide order
		dated 21.06.2003 the appellant was promoted as officiating Sub
•		Inspector alongwith other colleagues and then vide order dated
•	. 1 	Alexandre and the second se
		ATTESTED
	•	H

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04.12.2008 he was confirmed as SI w.e.f 25.11.2008. Learned counsel for the appellant while relying upon the judgment of this Tribunal passed in service appeal No. 736/2016 titled Amjad Ali Versus Government of Khyber Pakhtunkhwa through Secretary Home & Tribal Affairs Department Peshawar and others, argued that this Tribunal in a number of judgments held that confirmation of officiating police officials shall take place from the date of officiating promotion. Learned counsel for the appellant stressed that 'the appellant is also entitled to the same relief extended to Amjad Ali in Service Appeal No.736/2016.

4. As against that learned Deputy District Attorney resisted the present appeal and defended the impugned order dated 04.12.2008.

5. Arguments heard. File perused.

er Polehankh Mice Tribunal 6. It is not disputed that this Tribunal has already held in a number of cases that the confirmation of officiating police officials shall be from the date of officiating promotion and that Service Appeal No.736/2016 filed by Mr. Amjad Ali was also accepted on the same analogy, with the direction to the respondent department to take into consideration the cases of all those similarly placed persons who have not been confirmed from the date of their officiating promotion in the light of judgments reported as 1996-SCMR-1 and 1996-SCMR-1185.

7. In view of above the present service appeal^f is accepted in terms of judgment passed in service appeal No.736/2016 as mentioned above. The inter se seniority of the colleagues/badge mates of the appellant shall however remain intact in accordance with law/rules. Parties are left to bear their own costs. File be consigned to the record

room.

Certified to be ture copy

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eshawar

Sol M. Hamid Mughal member

Date of Presentation of Application 10-9-2018 Number of Worst 19 car Chirology - S-co Urgen g. -eo Totai Necession Samiallety Description of Conv. 10-9-2018

Ahmad Hassaw member

VAKALAT NAMA

NO.____/2018

IN THE COURT OF <u>KPK</u> Securice Tribunt Perhaum Jehanzes Ishan (Appellant)

(Petitioner) (Plaintiff)

VERSUS

 Police Deft
 (Respondent) (Defendant)

 I/We,
 Jehan Jeha

 Do hereby appoint and constitute Taimur Ali Khan, Advocate High Court Peshawar, to appear, plead, act, compromise, withdraw or refer to arbitration for me/us as my/our Counsel/Advocate in the above noted matter, without any liability for his default and with the authority to engage/appoint any other Advocate/Counsel on my/our costs.

I/We authorize the said Advocate to deposit, withdraw and receive on my/our behalf all sums and amounts payable or deposited on my/our account in the above noted matter. The Advocate/Counsel is also at liberty to leave my/our case at any stage of the proceedings, if his any fee left unpaid or is outstanding against me/us.

(CLIENT) Jaffic Pest

ACCEPTED TAIMUR ALI KHAN Advocate High Court Asad Mahmood

Advocate High Coitt

OFFICE: Room # FR-8, 4th Floor, Bilour Plaza, Peshawar, Cantt: Peshawar Cell: (0333-9390916)

Dated /2018

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

Service Appeal No.1142/2018.

Jehanzeb Khan SI (offg:) No. 1208/P Traffic Warden Peshawar......Appellant.

VERSUS.

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

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

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 Tribunal with clean hands.
- 4. That the appellant has no cause of action.
- 5. That the appellant is estopped by his own conduct to file the instant appeal.
- 6. That the appellant has concealed the material facts from Honorable Tribunal.
- 7. That the appellant has got no locus standi and cause of action to file the instant appeal.

FACTS:-

- 1- Para No.1 relates to record, in light of which the appellant has personally admitted the facts that he was given promotion to the next higher rank on eligibility and own merit. It clearly reflects that no pick & choose formula was followed which speaks of a fair process.
- 2- Para No. 2 is incorrect and misleading. Actually confirmation in the rank of Sub Inspector is subject to fulfillment of Rule 13.10 (2) and Standing Orders issued by the Provincial Police Officer from time to time. (copy of Rule is annexure "A")
- 3- Para No. 3 is incorrect. As explained above appellant has to qualify the requisite laid down criteria for confirmation in the rank of SI. His request for confirmation as SI is devoid of merit and not worth consideration.
- 4- Para No. 4 is incorrect. It is worth clarifying that request of appellant was thoroughly processed and turned down on sound and plausible grounds to avoid injustice.
- 5- Para No. 5 is not related, hence needs no comments.

GROUNDS:-

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- A- Para A is incorrect. Actually only those Sub Inspectors are confirmed in the rank who fulfill the laid down criteria and confirmation of no SI is considered without completion of requisite criteria.
- B- Para is incorrect. The appellant has not been treated in violation of law/rules.
- C- Para is incorrect. Appellant is showing wrong picture. Transfer/postings of SHO₂ and I/C Police Posts are made after examining professional skill and ability of suitable officers.
- D- Para is incorrect and misleading. Appellant is hesitating to carry out field duty and show his mettle necessary for further next higher rank promotion as S.I, which is mandatory requirement of promotion.
- E- Para is not correct. As explained above appellant is avoiding to perform general duty of police and prefers soft duty at various normal branches, which does not entitle an S.I for confirmation.
- F- Para is legal but Rules 13.10(2) of the Police Rules place certain embargo over confirmation in the rank of SI in pursuance of which appellant's confirmation cannot be considered.
- G-Para is incorrect. On fulfillment of laid criteria a Sub Inspector is confirmed and no individual SI is confirmed without qualifying the said requisition criteria.
- H- Para is incorrect and misleading. As replied above.
- I- Para is incorrect, appellant has never been deprived of his due right nor treated with discrimination.
- J- Para is incorrect. Under rule 10.3(2) of Police Rules he is not entitled for confirmation as SI.
- K- That respondents also seek permission of this Honorable Service Tribunal to raise additional grounds at the time of arguments.

PRAYERS.

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

PROV/INCIAL POLICE OFFICER, KHYBER PAKHTUNKHWA, sn PESHAWAR.

CAPITAL CITY POLICE OFFICER, PESHAWAR.

CHIĚÌ OFFICER,

BEFORE THE SERVICE TRIBUNAL KHYBER PAKHTUNKHWA PESHAWAR.

Service Appeal No. 1142/2018

Jehanzeb Khan SI (Offg:) No.1208/P Traffic Warden Peshawar______Appeliant

VERSUS

- 1. Provincial Police Officer, Khyber Pakhtunkhwa, Peshawar.
- 2. Capital City Police Officer, Peshawar.
- 3. Chief Traffic Officer, Peshawar......Respondents.

AFFIDAVIT.

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

CIAL POLICE OFFICER, PRO KHYBER PAKHTUNKHWA, PESHAWAR.

CAPITAL CITY POLICE OFFICER,

PESHAWAR.

CHIEF TRAFFIC OFFICER, PESHAWAR.

BEFORE THE KPK, SERVICE TRIBUNAL, PESHAWAR.

Service Appeal No: 1149, 12018

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Police Dept.

BEIOINDER ON BEHVIL OF VEPELLANT

RESPECTFULLY SHEWETH:

Preliminary Objections:

(1-7) All objections raised by the respondents are incorrect and baseless. Rather the respondents are estopped to raise any objection due to their own conduct.

FACTS:

 Correct to the extent that the the appellant has promoted as officiating SI along with his colleagues, but he was not confirmed as SI along with his colleagues.

Incorrect. The posting of an officiating sub inspector in independent incharge of police station, a notified police post or as incharge investigation of police station or encounter terrorism department and spending in any other unit or promotion training course is not prerogative of the appellant rather this authority vest to competent authority to post him in the above mentioned post in order to qualify as SI. Similarly there is nothing on record that the appellant was disobeyed any order of the appointment on the above mentioned post.

3. Incorrect. As replied in para-2.

4. Incorrect. As replied in para-2.

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CBOUNDS:

A. Incorrect. While para A of appeal is correct.

B. Incorrect. Appellant has not been treated in accordance to law and rules.

C. Incorrect. While para-C of appeal is correct.

D. Incorrect. While para-D of appeal is correct.

- E. Incorrect. As replied in para-2 of the facts above.
- F. Not replied according to para-F of appeal. Moreover, para F of the
- O Incorrect. The posting of an officiating sub inspector in independent incharge of police station, a notified police post or as incharge investigation of police station or encounter terrorism department and spending in any other unit or promotion training course is not prerogative of the appellant rather this authority vest to competent authority to post him in the above mentioned post in order to qualify as SI. Similarly there is nothing on record that the appellant was disobeyed any order of the appointment on the above mentioned post.
- H. Incorrect. As replied above.
- I. Incorrect. While para-I of appeal is correct.

Incorrect. The posting of an officiating sub inspector in independent incharge of police station, a notified police post or as incharge investigation of police station or encounter terrorism department and spending in any other unit or promotion training course is not prerogative of the appellant rather this authority vest to competent authority to post him in the above mentioned post in order to qualify as SI. Similarly there is nothing on record that the appellant mentioned post.

K. Legal.

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It is, therefore, most humbly prayed that the appeal of appellant may kindly be accepted as prayed for

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АДУОСАТЕ НІБН СОЛЯТ

TAIMUR ALI KHAN

VPPELLANT

VEEDVALL

It is affirmed and declared that the contents of rejoinder are true and correct to the best of my knowledge and belief

DEPONENT

BEFORE THE KPK, SERVICE TRIBUNAL, PESHAWAR.

Service Appeal No. 1149, /2018

etangel:

BEIOINDER ON BEHALF OF APPELLAUT

SΛ

Police Dept.

BESPECTFULLY SHEWETH:

Preliminary Objections:

(1-7) All objections raised by the respondents are incorrect and baseless. Rather the respondents are estopped to raise any objection due to their own conduct.

FACTS:

- Correct to the extent that the the appellant has promoted as officiating SI along with his colleagues, but he was not confirmed as SI along with his colleagues.
- 2. Incorrect. The posting of an officiating sub inspector in independent incharge of police station, a notified police post or as incharge investigation of police station or encounter terrorism department and spending in any other unit or promotion training course is not prerogative of the appellant rather this authority vest to competent authority to post him in the above mentioned post in order to qualify as SI. Similarly there is nothing on record that the appellant was disobeyed any order of the appointment on the above mentioned post.
- 3. Incorrect. As replied in para-2.
- 4. Incorrect. As replied in para-2.
- 5. No comments.

CBOUNDS:

- A. Incorrect. While para A of appeal is correct.
- B. Incorrect. Appellant has not been treated in accordance to law and rules.
- C. Incorrect. While para-C of appeal is correct.
- D. Incorrect. While para-D of appeal is correct.

- E. Incorrect. As replied in para-2 of the facts above.
- F. Not replied according to para-F of appeal. Moreover, para F of the appeal is correct.
- G. Incorrect. The posting of an officiating sub inspector in independent incharge of police station, a notified police post or as incharge investigation of police station or encounter terrorism department and spending in any other unit or promotion training course is not prerogative of the appellant rather this authority vest to competent authority to post him in the above mentioned post in order to qualify as SI. Similarly there is nothing on record that the appellant was disobeyed any order of the appointment on the above mentioned post.
- H. Incorrect. As replied above.
- I. Incorrect. While para-I of appeal is correct.
- J. Incorrect. The posting of an officiating sub inspector in independent incharge of police station, a notified police post or as incharge investigation of police station or encounter terrorism department and spending in any other unit or promotion training course is not prerogative of the appellant rather this authority vest to competent authority to post him in the above mentioned post in order to qualify as SI. Similarly there is nothing on record that the appellant was disobeyed any order of the appointment on the above mentioned post.

K. Legal.

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

Through:

APPELLAN

TAIMUR ALI KHAN ADVOCATE HIGH COURT

AFFIDAVIT

It is affirmed and declared that the contents of rejoinder are true and correct to the best of my knowledge and belief



DEPONENT