

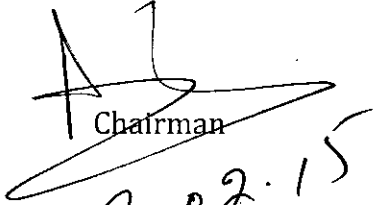
06

09.02.2015

Appellant in person present. Submitted application for withdrawal of the appeal which is fixed for 16.4.2015. The appeal has been requisitioned for today.

In view of the application, the appeal in hand is dismissed as withdrawn. File be consigned to the record.

ANNOUNCED
09.02.2015


Chairman
09.02.15

3' 30.10.2014

Appeal No: 1016/2014
Mr. Sajawal Khan

Counsel for the appellant present. Preliminary arguments heard and case file perused. Through the instant appeal under Section-4 of the Khyber Pakhtunkhwa Service Tribunal Act 1974, the appellant has prayed for consideration/confirmation as Sub Inspector. The appellant filed departmental appeal on 01.07.2014 which was rejected vide order dated 18.07.2014, hence the instant appeal on 06.08.2014.

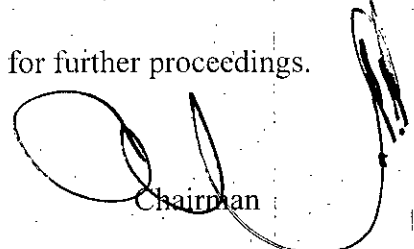
Since the matter pertains to terms and conditions of service of the appellant, hence admit for regular hearing subject to all legal objections. The appellant is directed to deposit the security amount and process fee within 10 days. Thereafter, Notice be issued to the respondents for submission of written reply. To come up for written reply/comments on 21.01.2015.

Appellant Deposited
Security & Process Fee
Rs. 250/- Bank
Receipt is Attached with File.

4. 30.10.2014


Member

This case be put before the Final Bench T for further proceedings.


Chairman

05 21.01.2015

Clerk of counsel for the appellant and Addl: AG for respondents present. Written reply not submitted. Requested for adjournment. Adjourned to 16.04.2015 for written reply.


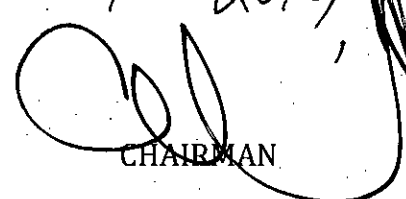

Member

Ujwal
Sajawal Khan
9-2-2015
13302-0498383-9

Form-A
FORM OF ORDER SHEET

Court of _____

Case No. 1016/2014

S.No.	Date of order Proceedings	Order or other proceedings with signature of judge or Magistrate
1	2	3
1	06/08/2014	<p>The appeal of Mr. Sajawal Khan presented today by Mr. Haji Shamsul Qamar Advocate may be entered in the Institution register and put up to the Worthy Chairman for preliminary hearing.</p> <p style="text-align: right;"> REGISTRAR</p>
2	11-8-20/4	<p>This case is entrusted to Primary Bench for preliminary hearing to be put up there on <u>30-10-20/4</u></p> <p style="text-align: right;"> CHAIRMAN</p>

BEFORE THE SERVICE TRIBUNAL
KHYBER PAKHTUNKHWA, PESHAWAR.

Service Appeal No:- 1016 /2014

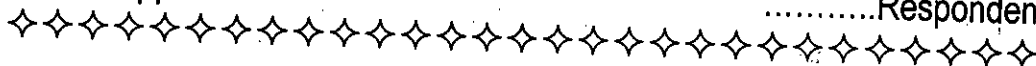
Sajawal Khan

Versus

Capital City Police
Officer, Peshawar

..... Appellant

..... Respondents



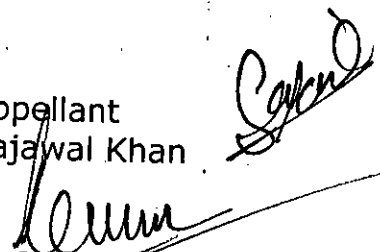
INDEX

S#	Description of the Documents	Annex	Pages
1.	<i>Memo of appeal</i>	*	1-5
2.	<i>Copy of impugned order of respondent No 1</i>	"A"	6
3.	<i>Copy of representation to respondent No 2</i>	"B"	7-9
4.	<i>Copy of notification No 3717/EC dated 21/04/2008</i>	"C"	10-14
5.	<i>Copy of earlier application to the respondents</i>	"D"	15-16
6.	<i>Copy of judgment of this Service Tribunal with report of AOR</i>	"E", "F", "G", "H", "I" & "J"	17-29
7.	<i>Copy of SO No 10/2009</i>		30
8.	<i>Wakalat Nama</i>		31

Dated:- 6/8/14

Appellant
Sajawal Khan

Through:-


H. Shamsul Qamar,
Advocate, High Court,
Peshawar.

BEFORE THE SERVICE TRIBUNAL
KHYBER PAKHTUNKHWA, PESHAWAR.

Service Appeal No:- 1016 /2014

1047
06/8/2014

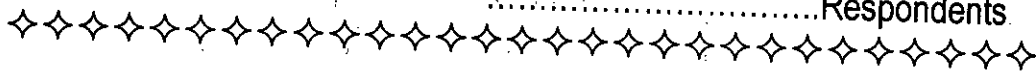
Sajawal Khan, Offg: Sub Inspector, No 475/P of Capital City Police Peshawar now on deputation to Special Branch, K.P.K, Peshawar.

..... Appellant

Versus

1. Capital City Police Officer, Peshawar.
2. Provincial Police Officer (I.G.P), Khyber Pakhtunkhwa, Peshawar.

..... Respondents



APPEAL U/S 4 OF K.P.K SERVICE TRIBUNAL ACT, 1973, AGAINST THE ORDER OF RESPONDENT NO 1 VIDE HIS ORDER NO 10285/EC-1 DATED 18/07/2014 WHEREBY HE INTERCEPTED THE REPRESENTATION OF THE APPELLANT FOR CONSIDERATION/ CONFIRMATION AS S.I AND DID NOT FORWARD THE SAME TO RESPONDENT NO 2 AND REFUSED TO CONFIRM THE APPELLANT AS S.I. (ANNEXURE "A").

Prayer:

That the orders may please be declared against law, rules, principles of natural justice and be set aside and the respondents may please be directed to consider the case of appellant for confirmation as Sub Inspector.

6/8/14

Respectfully Sheweth:

That the appellant joined Police Service as Constable on 02/11/1988.

2. That the appellant passed promotion courses i.e. Lower Class Course and Intermediate Class Course and was first confirmed as Head Constable.
3. That finally appellant was confirmed in the rank of ASI, his name was brought on list 'E' and promoted as officiating Sub Inspector vide respondent No 1, notification No 3717 dated 21/04/2008. (Annex - C)
4. That now the appellant had become eligible for confirmation as Sub Inspector as some vacancies has occurred in Capital City Police, Peshawar.
5. That the name of the appellant was not considered.
6. That the appellant submitted representation to the respondent No 2, that my case for confirmation as Sub Inspector may be considered but the respondent No 1 intercepted the representation and intimated his refusal to confirm the appellant as S.I and intimated that the appellant has not qualified

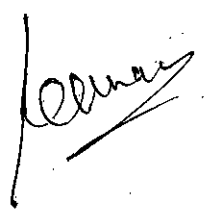


Upper Class Course. (Copy of order is attached as annexure "A" & Copy of representation is attached as annexure "B").

7. That having no other remedy the appellant approach this Honourable Tribunal for remedy as prayed above inter alia on the following grounds:-

Grounds:-

- A. That the appellant was confirmed as A.S.I in 2008 and at that time he had requested the respondents for his selection for Upper Class Course so that I could not become overage, but the department did not consider the request of the appellant. (Copy attached as annexure "D").
- B. That otherwise there is nothing in Police Rules, Chapter 13 (11) that for confirmation of Sub Inspector qualifying Upper Class Course should be considered essential.
- C. That this learned Service Tribunal has held in a No of appeals that there is no provision of passing Upper Class Course for confirmation as Sub Inspector.
- D. That in connection with the judgment in Service Appeal No 1103/2008 and 1228/2008



of Miskin Khan, of S.I Shahin Shah and No 1102/2008 of SI Noor Muhammad, the department had asked the learned Advocate General of KPK for referring C.P.L.A in Apex Court, but the Advocate on record and learned Advocate General turned down their request. (Copy of judgment of this learned Tribunal and copy of letter of the learned AOR and A.G are attached as annexure ~~"D", "E" & "F"~~) and as such they and many other offg: Sub Inspector were confirmed by the respondent No 1.

- E. That in order to block the way of other ASIs and SIs, the respondents, No 2 has subsequently issued SO No 10/2009, which is not justified. (Annex J)
- F. That otherwise too this standing order has not been approved by Provincial Government and has not value.
- G. Moreover as the right has already accrued to the appellant by earlier Police Rules, that cannot be withdrawn by fresh standing order No 10/2009.
- H. Police Rules 1934 is approved by the Govt: and the respondent No 2 has failed to request the Provincial Government to amend the rules

(5)

on the subject and instead the SO has been issued, which is against law/rules, as the S.O amounts to amendment of Police Rules.

- I. That the appellant request permission of this learned Tribunal to rely on additional grounds at the time of hearing.


It is therefore, requested that the appeal may please be accepted as prayed.

Dated:-

6/8/2014

Through:-

Appellant
Sajawal Khan


H. Shamsul Qamar,
Advocate, High Court,
Peshawar.

Annex A

Dy. No. 1022/15B
Dt. 23-07-2014
Office of the Addl. Inspector General of Police,
Special Branch,
Khyber Pakhtunkhwa, Peshawar

From:- The Capital City Police Officer,
Peshawar.

To :- The Addl. Inspector General of Police,
Special Branch, Khyber Pakhtunkhwa, Peshawar.

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No. 10285 /EC-I, dated Peshawar the, 18/7 /2014.

Subject: **APPLICATION FOR CONFIRMATION IN THE RANK OF SI.**

Memo:

Please refer to your office memo No.4689/EB, dated 10.07.2014.

Offg: SI Sajawal Khan No.475/P of Capital City Police, Peshawar presently on deputation to Special Branch, KPK, Peshawar has not qualified Upper College Course due to overage as per Standing Order No.10/2009, which is mandatory for confirmation and further promotion.

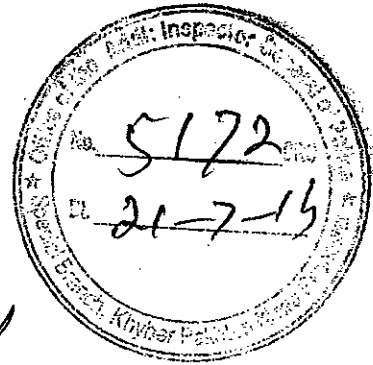
The applicant may be informed accordingly please.

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

SP/Adm
E.A.

[Handwritten signature]
16/7

for m/a
[Handwritten signature]
18/07/14



[Handwritten signature]

[Handwritten initials/signature]

noted
[Handwritten signature]
23/7/2014

Annex B

(7)

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To,

The Provincial Police Officer,
K.P.K. Peshawar.

Through:- Proper Channel.

Notification No: 16581-90/E-II, Date 11-09-2004 Peshawar

Subject: CONFIRMATION AS SI.

Respected Sir,

1. That the applicant joined Police Force as a Constable in Peshawar District on 02/11/1988.
2. That the applicant passed lower class course and intermediate class course and finally was promoted as Officiating Sub Inspector vide Notification No:3717/ECI dated 21/04/2008 and am since then serving as Sub Inspector (officiating).
3. That the applicant was earlier once posted as SI in Special Branch from 05/04/2008 up to 02/12/2008 and again posted in Special Branch as Offg: SI since 10-01-2012.
4. That many of my juniors Offg: SIs have been confirmed as SIs, but the applicant was not considered for confirmation for the reason that I had not qualified upper class course and had become over age.
5. That in the year, 2008 I submitted an application requesting for upper course as at that time I has not become overage, but I was not considered for course.

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6. That I have an unblemished record and have served in Special Branch for sufficient period and it was the responsibility of the department to have selected me for the said course.
7. That otherwise too there are many cases in which officiating Sub Inspectors have been confirmed as SIs on the basis of seniority cum-fitness irrespective of the fact that they had not qualified upper course.
8. That it is also worth mentioning that the learned Service Tribunal, Peshawar has also giving judgment in the Service Appeals of N. Mohammad, Mohammad Miskeen, Shahan Shah and Mumtaz Khan, SIs etc and had directed the department to confirm them irrespective of non-qualification upper course and the department has complied with the judgment.

It is, therefore, prayed that my case for confirmation as Sub Inspector and other benefits may please be considered on compassionate grounds and obliged.

Dated: 01-07-2014

Yours Sincerely,

Sajawal Khan

Sajawal Khan

Offg: SI No 475/P

Special Branch, K.P.K

Peshawar.

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From:- The Addl: Inspector General of Police
Special Branch Khyber Pakhtunkhwa
Peshawar

To:- The Capital City Police Officer
Peshawar

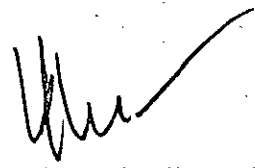
No. 4689 /EB. Dated Peshawar the: 10/07 /2014

Subject:- APPLICATION FOR CONFIRMATION IN THE RANK OF SI

Memo:

An application submitted by SI Sajawal Khan No. 475/P of CCP/Peshawar on deputation to this unit for the subject cited matter is sent herewith for further necessary action.

Encls: 02



Superintendent of Police Admn:
For Addl: Inspector General of Police
Special Branch Khyber Pakhtunkhwa
Peshawar

1 Annex c

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

NOTIFICATION

NO. 3717 /EC-I, **CONFIRMATION IN THE RANK OF ASI, ADMISSION TO PROMOTION LIST "E" AND PROMOTION IN THE RANK OF OFFG: SI** - In light of the recommendations submitted by Departmental Promotion Committee, the following Offg: ASIs of Capital City Police Peshawar are hereby confirmed in the rank of ASI and brought their names on promotion list "E" with effect from 05.04.2008. On confirmation, they are allotted new CCP numbers as noted against their names.

They are also promoted to the rank of Offg: SI in the existing vacancies of Traffic Police. Their posting order being ⁵are issued separately.

S.NO	NAME & NUMBER	New CCP Numbers	PLACE OF POSTINGS
1	Offg: ASI Mubarak Khan 214	344/P	No wshera
2	Offg: ASI Fazal Shah 763	345/P	Nowshera
3	Offg: ASI Arif Ullah 621	346/P	Traffic
4	"" Liaquat Ali 622	347/P	Hashtnagri
5	""Jan Muhammad 135	348/P	East Cantt.
6	""Yahaya Jan 838	349/P	Town
7	""Naseer ur Rehman 71	351/P	E/cantt
8	""Saeed ur Rehman 97/2019	352/P	F/Abad
9	""Dost Muhammad 3390	353/P	KRS
10	""Farman Ali 1890/1159	356/P	Khazana
11	""Shujat Ali 346	357/P	G/Bahar/ P/Pura
12	""Ziarat Gul 333/414	358/P	Daudzai
13	""Muhammad Akram 2748	359/P	Sarband
14	""Shahbaz Khan 47	360/P	Nasirbagh
15	""Muslim Khan 42	361/P	CPC
16	"" Shah Jehan 348	362/P	Tr/B.mari
17	"" Shah Nawaz 1625	363/P	Traffic
18	"" Zakir ullah 723	364/P	Paharpura
19	"" Rehman ullah 2569	365/P	CM House
20	"" Fazal Amin 380	366/P	Mathra
21	"" Muhammad ullah 770	367/P	Urmer
22	"" Hazrat Ali 69	368/P	Mattani
23	"" Taza Gul 2829	369/P	B/Mari
24	"" Rehmat Wali 1415	370/P	W/Cantt
25	"" Muhammad Sadique 140	371/P	M/Way
26	"" Muhammad Younas 709	372/P	Operation Room
27	"" Jehanzeb 900	373/P	Traffic
28	"" Mukhtaram Shah 371	374/P	Gulberg
29	"" Said Rahim 1496/326	375/P	Badaber
30	"" Shaheen Badsdhah 2222	376/P	Traffic
31	"" Abdur Rehman 442	377/P	F/Abad
32	"" Noor Rehman 100	378/P	CPC
33	"" javid Ahmad 500	379/P	Traffic
34	"" Shujat Ali 123/63	380/P	Gulbahar
35	"" Faqir Hussain 53/1181	381/P	Urmer
36	"" Fazal Sher 3280	382/P	Inv:
37	Offg: ASI Gulzar Khan No.1775	384/P	CrimesBranch
38	"" Didar Ali 1499	385/P	Spl:/Br
39	"" Hastam Khan 156	388/P	CPC

42	"	"	Amir Farzand 1060	391/P	E/CANTI
43	"	"	Shabir Azam 193	392/P	R/ASP/Cantt:
44	"	"	Israr Khan 2440	394/P	S/Qabool
45	"	"	Waris Khan 2459	395/P	S/Qabool
46	"	"	Sehat Ullah 670	396/P	Mathra
47	"	"	Shuakat Ali 156	397/P	Traffic
48	"	"	Muhammad Ayaz 2748	398/P	CB
49	"	"	Abu Ali Shah 2504	399/P	Traffic
50	"	"	Arshad Iqbal 1398	400/P	Inv
51	"	"	Hukam Khan 137	401/P	CPC
52	"	"	M. Dawood Shah 265	402/P	HMC
53	"	"	Zia Ullah 75	403/P	CPC
54	"	"	Yar Muhammad 540	404/P	Traffic
55	"	"	Javid Khan 7	405/P	CPC
56	"	"	Muhammad Riaz 136	406/P	Inv:
57	"	"	Zahir Shah 414	407/P	Traffic
58	"	"	Shamroz Khan 200/1481	408/P	NAB
59	"	"	Afsar Zada 1726	409/P	St: DSP/City
60	"	"	Mumtaz Ali 478	410/P	Traffic
61	"	"	Alam Noor 750	411/P	M/Way
62	"	"	Shah Nawaz 443	412/P	CIA
63	"	"	Pir Gul Shah 2742	413/P	S/Qabool
64	"	"	Pir Shamsheer Ali 1784	414/P	Traffic
65	"	"	Shehriyar 804	416/P	KRS
66	"	"	Mumtaz Ali 1336	417/P	Traffic
67	"	"	Samir Jan 127	418/P	Gulbahar
68	"	"	Arab Nawaz 639/438	421/P	OASI
69	"	"	Shams ul Qamar 2217	422/P	Traffic
70	"	"	Habib Khan 1428	423/P	Traffic
71	"	"	Ajmal Khan 34	424/P	Traffic
72	"	"	Wilayat Khan 490	426/P	Chamkani
73	"	"	Muhammad Hanif 340	428/P	M/Way
74	"	"	Fazal Amin 168	429/P	M.Way
75	"	"	Muhammad Anwar 625	431/P	SB
76	"	"	Afzal Khan 2689	432/P	Badber
77	"	"	Raz Muhammad 141	433/P	Traffic Islamabad
78	"	"	Zaheer Ullah 2013	434/P	Traffic
79	"	"	Hidayat Ullah 63	435/P	Traffic
80	"	"	Sibghat Ullah 2538	437/P	Traffic
81	"	"	Nazar Ali 564	438/P	PP Airport
82	"	"	Ihsan Ullah 3029	439/P	Tatara
83	"	"	Amir Nawaz 1604	440/P	N/Bagh
84	"	"	S.Nizakat Ali Shah 415	441/P	Traffic
85	"	"	Shahjehan 2859	442/P	B/Mari / Troops
86	"	"	S.Israr Ali 6011	443/P	Traffic
87	"	"	Ahmad Khan 254	444/P	Security
88	"	"	Shahjehan 1550	445/P	B/Mari
89	"	"	Naushad Ali 1392	446/P	Police lines
90	"	"	Amir Badshah 951	447/P	Traffic Trg:Sch
91	"	"	Nasir Khan	448/P	SB
92	"	"	Shoukat Ali 408	451/P	Traffic
93	"	"	Kiramat Shah 3189	452/P	Traffic
94	"	"	Liaquat Ali 2036	453/P	Daudzai
95	"	"	Khalid Khan 238	454/P	Traffic
96	"	"	Mir Alam 157	455/P	Khazana
97	"	"	Mehar Ali 77	457/P	CPC
98	"	"	Liaquat Ali 400	458/P	Traffic
99	"	"	Mahboob ur Rehman 1617/1821	459/P	SB

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100	Obaid ur Rehman 215	460/P	CPC
101	Yar Nawab 1859	462/P	Suburb
102	Ijaz Hussain 2530	463/P	Traffic
103	Zia ur Rehman 347/766	464/P	SB
104	Rahmat Wali 352	465/P	Chamkani
105	Behramand 3061	467/P	SB
106	Muhammad Ashraf 150	468/P	Khazana
107	Shafi Ullah 2219	469/P	E/CANTT
108	Said Gul Hussain 3879	471/P	Khyber
109	Qasim Khan 47	472/P	Traffic
110	Badshah Khan 1399	474/P	Traffic
111	Sajawal Khan 60	475/P	SB
112	Obaid ur Rehman 102	476/P	Mardan
113	Gul Arif 369	477/P	Phando/P.Pura
114	Khalid Khan 2572	478/P	Traffic
115	Shaheen Ullah 2718	479/P	Badaber
116	Dawai Khan 413	481/P	Pishtakhara
117	Iftikhar Ali 287	482/P	SB
118	Mursaleen 78	483/P	Pishtakhara
119	Jangraiz Khan 2110	484/P	West Cantt
120	Muhammad Zafar 1101	485/P	CIA
121	Aurangzeb 2271	486/P	Badaber
122	Nawab Gul 217	487/P	F/Abad
123	Muqarab Khan 2724	488/P	Traffic
124	Nasir Khan 3384	489/P	Traffic
125	Bahader Sher 538	490/P	M/Gate
126	Mir Alam Khan 1057	491/P	Traffic
127	Muhammad Rafiq 2018	492/P	Traffic
128	Fazal Rabbi 191	493/P	Traffic
129	Johar Ali 2465	494/P	G/Squad
130	Ziyarat Gul 188	495/P	Daudzai
131	Dil Akbar Jan 1465	496/P	Traffic
132	Jehandari Khan 770/3011	497/P	Police lines
133	Murad Ali 1784/ 976	498/P	SB
134	Gohar Zaman 1505	500/P	Tehkal
135	Nasir Khan 699	501/P	Badaber
136	Muhammad Riaz 442	502/P	FMC
137	jehanzeb 91	504/P	M/Way
138	Fazal Rabbani 770	506/P	Investigation
139	Gohar Ali 1784	507/P	Mattani/Badber
140	Muhammad Noor 2310	508/P	KRS
141	Ali Gohar 948	509/P	Civil Quarter
142	Muhammad Wali 698	510/P	E/CANTT
143	Ashraf Jan 2750	511/P	CPO Investigation
144	Noor Zaman 1809	513/P	Special Branch
145	Kishwar Khan 366	514/P	Regi
146	Amir Muhammad 159	515/P	N/Bagh
147	Hazarat Ullah 328	516/P	F/Abad
148	Nishtar Khan 1222	517/P	Paharipura
149	Muhammad Iqbal 2362	518/P	Mathra
150	Fazal Wahid 69	519/P	CID
151	Ikram Ullah 2236	520/P	KRS
152	Darvesh Khan 272	521/P	B/Mari
153	Fazal Dad.160	522/P	N.R/CCPO
154	Zakir Ullah 2619	525/P	Investigation
155	Abdullah Jan 553	526/P	CPO Kot
156	Bismillah Jan 2781	527/P	Traffic
157	Abdul Ghaffar 2654	528/P	Mathra

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158	" "	Fakhar Alam 517	529/P	Gulberg Investigation
159	" "	Liaqat Ali 415	531/P	Charsadda
160	" "	Muhammad Gul 199	532/P	Security
161	" "	Muhammad Ali 209	533/P	M/Way
162	" "	Muhammad Saleem 3436	534/P	Traffic
163	" "	Muhammad Alam 2572	535/P	Police lines
164	" "	Abdul Wajid 491	536/P	Mattani
165	" "	Inayat Ullah 1775	537/P	Traffic
166	" "	Inam Ullah 151	538/P	Traffic
167	" "	Muhammad Sharif 2140	539/P	R/SP/City
168	" "	Saif Ali 2610	540/P	OASI Branch
169	" "	Mir Afzal 1507	541/P	Khyber
170	" "	Wajid Ali 1130	542/P	Khazana
171	" "	Abdul Sattar 328	543/P	CB Investigation
172	" "	Sabz Ali 2146	544/P	Police lines
173	" "	Muhammad Alam 315	545/P	Police lines
174	" "	Walayat Shah 3240	546/P	Police lines
175	" "	Maqbal Khan 4220	547/P	ACL
176	" "	Ilyas Khan 496	548/P	Mathra
177	" "	Gul Faraz 395	549/P	Traffic
178	" "	Muhammad Ali 257	550/P	Traffic
179	" "	Ihsan Ullah 322	551/P	Tatara
180	" "	Fazal Subhan 322/488	552/P	Traffic
181	" "	Shah Jehan 673	553/P	Civil Sectt:

Offg: ASIs at Serial No. 3,13,18,20,30,32,59,63, 74,76,78,80,85,95,108, 113,128,141,142,146,150,151,152,158,163,164,172 & 179 were recommended conditionally subject to the clearance of in complete ACRs within 60-days. Otherwise they will be reverted.

Offg: ASIs at serial No. 1 to 14 were given confirmation and list "E" promotion with his colleagues w.e.from 13.12.2007 and also promotion seniority with their colleagues vide this office Notification No. 806-24/EC-I, dated 26.01.2008.

The following Offg: ASIs were not recommended/ deferred due to the reason mentioned is as under:-

1	ASI Tariq Niaz 145/P	Badaber	Deferred due to facing departmental enquiry and non-availability of his ACRs 2004/7months, 2005, 2006 & 2007.
2	ASI Irshad Aziz No. 151/P	Gulbahar	Not Recommended due to adverse "C" reports for the year 2003 and incomplete ACRs for the year 2005, 2006 & 2007.
3	ASI Fazal Mir 60/P	Charsadda	Not Recommended due to adverse "C" reports for the year 2003 and incomplete ACRs for the year 2006 & 2007.
4	Offg: ASI Tameezudin 27	Nowshera	Deferred/Absent due to incomplete ACRs for the year 2005, 2006 & 2007.
5	"Mukamil Shah 215	KRS Inv	Not Recommended due to adverse "C" reports for the year 2005 and incomplete ACRs for the year, 2003 & 2007.
6	"Saleh Muhammad 21	Traffic	Not Recommended due to adverse "C" reports for the year 2006 and non-availability ACR for the year 2004.
7	"Misal Khan 2948	Pay Branch	Deferred due to an enquiry pending against him with ASP/Town
8	"Maqbool Shah 546	Charsadda	Not Recommend due to "C" report for the year 2005 and non availability of ACRs 2006 & 2007.
9	"Sial Muhammad 610	Traffic	Not Recommend due to "C" report 2003.
10	" " Aurangzeb 3673	E/cantt	Deferred due to facing departmental enquiry.
11	" " Jehanzeb 265	CPC	Deferred due to non availability of ACRs from 2003 to 2007.
12	" " Ali Gohar 2214	security	Deferred due to facting departmental enquiry.

8-15-14

13	"	"	Zar Wali 3936	Town	Not Recommended due to "C" report 2003 and non availability of ACR for the year 2007.
14	"	"	Qadir Khan 697	Security	Deferred due to facing departmental enquiry.
15	"	"	S. Rizwan Shah 2558	Town	Deferred due to facing departmental enquiry with the DSP/Gulbahar.
16	"	"	Inzar Gul 54	Charsadda	Not Recommend due to "C" report for the year 2005 and incomplete ACR.
17	"	"	Muhammad Nawaz 62	PTC Hangu	Deferred due to non availability of ACRs 2006-2007.
18	"	"	Muhammad Rauf 582	Mardan	Absent/Deferred.
19	"	"	Sartaj Ali 43	GBR Inv:	Deferred due to facing departmental enquiry.
20	"	"	Hazrat Ali No.103	Motorway	Deferred due to facing departmental enquiry and non availability of ACRs 2005 & 2007 for 7-monhts.

**CAPITAL CITY POLICE OFFICER
PESHAWAR**

No. 3718-43 /EC-I, dated Peshawar the 21 /04/2008.

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

1. The Provincial Police Officer, NWFP, Peshawar. He is requested to please issue reversion order of ASIs at SI No. 1,2,25,26,37,38,48,61,73,74,75,77,91,99,103,105,111,112,117,133, 137,143,144,150,155,159,161 and 171 from various places/uunits mentioned their names each above to Capital City Police Peshawar.
2. The Additional Inspector General of Police, Investigation NWFP, Peshawar with 02-spare copies for publication in the NWFP Police Gazette Part-II.
3. The Deputy Inspector General of Police, Special Branch NWFP, Peshawar.
4. The Deputy Inspector General of Police, Region-I, Mardan.
5. The Commandant PTC Hangu.
6. The Assistant Inspector General of Police, Traffic NWFP, Peshawar.
7. The Assistant Inspector General of Police, Highways & Motorways, House No. 7, Main Kaghan Road F-8/3-Islamabad.
8. The Assistant Inspector General of Police, Traffic, NWFP, Peshawar.
9. The Assistant Inspector General of Police, CID Peshawar.
10. The Commandant, Campus Peace Corps Peshawar.
11. The SSP/Operations & Investigations, Peshawar.
12. The Senior Superintendent of Police, Traffic Islamabad.
13. The SsP HQrs, Security, City, Cantt, Rural & Traffic Peshawar.
14. The District Police Officer, Nowshera & Charsadda.
15. DSP/Legal Peshawar.
16. Pay Officer/ EC-II/Asstt: Secret and FMC Branches CCP/Peshawar.

جناب عالی، دوران گزارش بیگم مسائل خوانزہ "E" لسٹ کثرت لہجہ
سب انسٹیٹیوٹ کیسٹل پولس لپٹار سے ان ڈیوٹیشن سیشن پراچ
عوبہ سرحد ڈیوٹی سرانجام دے رہے ہیں۔ مسائل ابر کلاس کورس
کلیے زواں سال منتخب نہ ہوا تو coverage ہو جائیگا۔
سروس کا اٹھارواں سال پورا ہونیکو ہے۔ سروس جاری رکھ
مزید ترقیاتی کی امیدیں وابستہ ہیں۔

لہذا بذریعہ درخواست استر عام بیگم مسائل کو آئیو الے ابر کلاس
کورس کلیے بذریعہ سیشن کوٹہ سسٹم پر منتخب فرمایا جاوے
تا کہ coverage ہونے سے بچ سکے۔ تاحیاتی دعا گوشتگا۔

علین کوازشی ہوگی۔

اللہ تعالیٰ سے دعا ہے کہ اس سال سیشن پراچ کوٹہ پورا ہوگا۔

رہنما [نوٹ] پنجاب پولس کے ابر کورس کلیے
عمر کے حد 5 سال بحوالہ دفتر پری چھٹی فر

1199-1299/T-2 چھوٹ دی گئی ہے۔ گانڈت پولس کا رخ سہ ماہ
کی کالی ہمراہ لے ہے۔
Dated 27³/1997

Forwarded.

Special Group Officer
Special Group
RAJOUR

P-16

From: - The Dy: Inspector General of Police,
Special Branch, NWFP, Peshawar.

Phone: 9218173
Fax : 9218073

To: - The Capital City Police Officer,
Peshawar.

No. 3878 /EB dated Peshawar the 19-8 /2008.

Subject: - REQUEST FOR SELECTION OF UPPER COLLEGE COURSE.

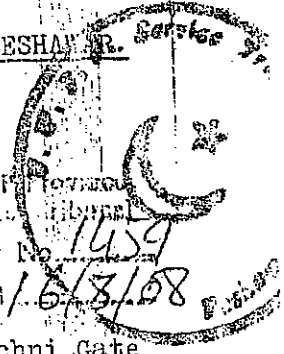
Memo:-

An application submitted by Sub-Inspector Sajawal Khan No.475/P of your District on deputation to this Establishment requesting there in for selection of Upper College Course in the next term as he ^{will} becomes overage.

His application is sent herewith for further necessary action.

[Handwritten signature]

[Handwritten signature]
DY: INSPECTOR GENERAL OF POLICE,
SPECIAL BRANCH, NWFP, PESHAWAR.



Service Appeal No. 1228 of 2008.

Miskin Khan Offg: Sub Inspector No.150/P, P.S. Michni Gate
Capital City Police District Peshawar.
..Appellant.

VERSUS

- ✓ 1. Capital City Police Officer, Peshawar.
- ✓ 2. Provincial Police Officer N.W.F.P., Peshawar.
- ✓ 3. Muhammad Kamal Khan Sub Inspector No.P/37,
Inspector C.I.D. N.W.F.P., Peshawar.
- ✓ 4. Fazal Mola, Inspector P.S.Regd Distt:Peshawar.
- ✓ 5. Rahmatullah, Inspector P.S.Khan Raziq Shaheed
District, Peshawar.
- × 6. Zar Wali Inspector Security Police ..Respondents.
Lines, Peshawar.

Appeal against the orders of Respondent No.1
vide his order dated 15.2.2008 confirmed Respondent
No.3 as Sub Inspector and did not consider the case
of appellant for substantive promotion as Sub
Inspector and his representation addressed to
Respondent No.2 was also intercepted by him and
rejected. (Annexures 'A', 'B' and 'B/1')

[Handwritten signature]
14.2.2009

Counsel for the appellant and Ghulam
Mustafa, ACP for the respondents present.
Vide our detailed judgment of to-day in
connected appeal No. 1102/2006, titled
"Peer Muhammad Vs. CCPO, Peshwar etc.",
this appeal is also accepted. The parties
are left to bear their own costs. File
be consigned to the record.

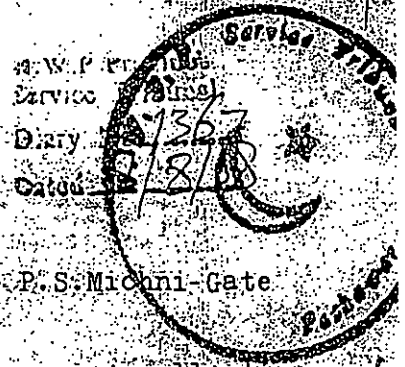
ANNOUNCED.
14.2.2009

[Handwritten signatures]
Member
Member

[Handwritten notes and signatures]
14.2.2009

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A

BEFORE THE CHAIRMAN SERVICE TRIBUNAL N.W.F.P., PESHAWAR.



Service Appeal No. 1103 of 2008.

Shahin Shah Offg: Sub Inspector No. 110/P, P.S. Michni-Gate
Capital City Police District Peshawar.

Appellant:

VERSUS

1. Capital City Police Officer, Peshawar.
2. Provincial Police Officer N.W.F.P., Peshawar.
- ✓ 3. Khaliq Dad Sub Inspector no. 113/P, S.H.O. P.S. Shabqadar District Charsadda.
- ✓ 4. Muhammad Kamal Khan Sub Inspector No. 68/P
P.S. C.I.D., Peshawar.
5. Muhammad Atique Shah Sub Inspector No. 191/P,
P.S. Hashnagri District, Peshawar.

Respondents

Appeal against the Orders of Respondent No. 1, who did not consider the case of the appellant for substantive promotion as Sub Inspector and that his representation addressed to respondent No. 2 was also intercepted by him and rejected.

[Handwritten signature and stamp]

14.2.2009

Counsel for the appellant and Ghulam Mustafa, AGP for the respondents present. Vide our detailed judgment of to-day in connected appeal No. 1102/2008, titled "Noor Muhammad vs. CCPO, Peshawar etc." this appeal is also accepted. The parties are left to bear their own costs. File be consigned to the record.

ANNEXED
14.2.2009

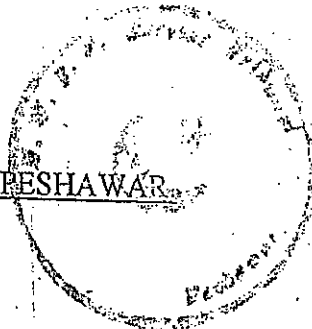
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[Large handwritten signature and stamp, possibly a date 14/2/09]

Annex 9

P-19

BEFORE THE NWFP SERVICE TRIBUNAL PESHAWAR



Appeal No. 1102/2008

Date of institution - 07.08.2008

Date of decision - 14.02.2009

Noor Muhammad Officiating S.I No. 83/P, Police Lines, Peshawar
.....(Appellant)

VERSUS:

1. Capital City Police Officer, Peshawar.
2. Additional I.G.P, NWFP Peshawar.
3. Banaras Khan Inspector, P.S. Hayatabad, Capital City Police District Peshawar.....(Respondents)

Appeal against the orders of Respondent No. 1 who rejected the representation of the appellant for substantive promotion as Sub Inspector, vide Notification No. 6563/EC-I dated 31.7.2008.

Haji Shamsul Qamar, Advocate.....For appellant
Ghulam Mustafa, A.G.P.....For respondents.

SYED MANZOOR ALI SHAH.....MEMBER.
MR. BISMILLAH SHAH.....MEMBER.

JUDGMENT.

SYED MANZOOR ALI SHAH, MEMBER :- This appeal has been filed by the appellant against the order of Respondent No. 1 who rejected his representation for substantive promotion as Sub Inspector, vide Notification No. 6563/EC-I dated 31.7.2008. He prayed that the impugned order may be set aside and the respondents be directed to confirm him as Sub Inspector from the due date when his juniors were confirmed as sub inspectors.

ATTESTED
EXAMINER
Nawal
Service Tribunal

2. Brief facts of the case are that the appellant joined the Police Department as constable on 4.7.1969. After passing courses of Lower and Intermediate Courses required for promotion, he was promoted as Head Constable and thereafter, vide Notification dated 17.9.1997 confirmed as A.S.I. His name was brought on promotion list "E" vide Notification dated 9.9.1997. He was promoted as officiating Sub Inspector by the D.I.G Peshawar Range, Peshawar vide Notification dated 12.6.1999. Respondent No. 1 confirmed certain officiating Sub Inspectors as Sub Inspectors in the past but the name of the appellant was not included in the penal of confirmation for the reason that he had not passed Upper Class Course. The appellant preferred a departmental appeal but the same has been rejected vide the impugned order dated 31.7.2008. Hence, the instant appeal.

3. The respondents were summoned. They appeared through their representatives, submitted written reply, contested the appeal and denied the claim of the appellant.

4. Arguments heard and record perused.

5. The learned counsel for the appellant argued that the appellant has a clean and unblemished record of service and has got all the qualifications required for confirmation as Sub Inspector. He was promoted as officiating Sub Inspector in the year 1999 and is still working against the same post. The order of Respondent No. 1 is against Police Rules 13-10 as there is no provision of passing Upper Class Course for confirmation as Sub Inspector. In the past certain officiating Sub Inspectors have been confirmed as Sub Inspectors without qualifying Upper Class Course which include Ajab Khan

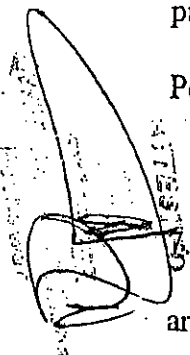
ATTESTED
 DEPUTY SUPERVISOR
 PESHAWAR

Ehsanullah, Mir Asghar and Naqashband, Sub Inspectors etc. There are also some examples that officiating Sub Inspectors were first confirmed as Sub Inspectors, promoted as Inspectors and thereafter, selected for Upper Class Course which include Mr. Gulzarullah who was later on retired as Superintendent of Police. There was no fault of the appellant as nomination/selection for Upper Class Course is the responsibility of Respondent No. 1. Respondent No. 3 is junior to the appellant as he was confirmed as ASI in 1999 vide Notification dated 29.1.2001 but was confirmed as S.I. w.e.f. 22.9.2002 vide Notification dated 27.3.2005, hence according to seniority, the appellant is entitled to be confirmed as Sub Inspector from the date his junior Banaras Khan was promoted i.e. 22.9.2002. He prayed that the appeal may be accepted.

6. The learned A.G.P argued that the appellant is serving as officiating Sub Inspector and was not qualified to be confirmed against the said post under the rules, as he has not passed the prescribed Upper Class Course. The prescribed course has been mentioned in Chapter 19, Article 2 (i) of the Police Rules. He prayed that the appeal may be dismissed.

After hearing both sides at length, the Tribunal while agreeing with the arguments put forth by the learned counsel for the appellant, holds that the claim of the appellant is bonafide and the appellant has made out a case for indulgence of the Tribunal. The Police Rules Chapter 19, article 2(1).1 relates to courses for recruits and Article 2(i) does not prescribe course for promotion rather it relates to Sergeant (Anglo-Indians), which is not relevant in this case. The appellant is also entitled to the same treatment as meted out

- YC
- SI
- SI
- SI
- SI
- SI
- SP
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- PC
- PA
- AS



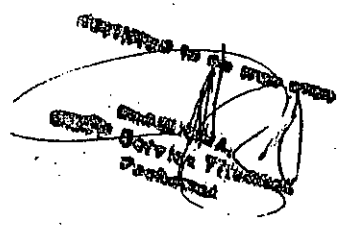
to his other colleagues. The Tribunal therefore, accepts the appeal and set aside the impugned order. The respondent department is directed to confirm the appellant as Sub Inspector from the due date with all consequential benefits.

8. This judgment will also dispose of the other connected appeals bearing Nos. 1103/2008 Shahin Shah and 1228/2008 Miskin Khan officiating S.Is, Versus Capital City Police Officer, Peshawar etc, involving common question of law, in the same manner.

The parties are, however, left to bear their own costs. File be consigned to the record.

Mr. Ejaz Manzoor Ali Qureshi
Member
Mr. Basimullah Qureshi
Member

ANNOUNCED.
14.02.2009

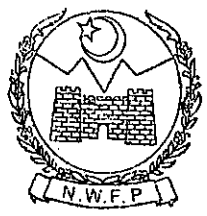


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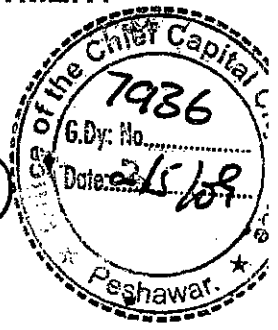
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P-23
186760/cg
27/4



GOVERNMENT OF N.W.F.P,
HOME AND TRIBAL AFFAIRS DEPARTMENT

No. SO(Judl)HD/1-3/2009
Dated Peshawar the 27/04/2009



To

No 1168-CB
215109 (3)

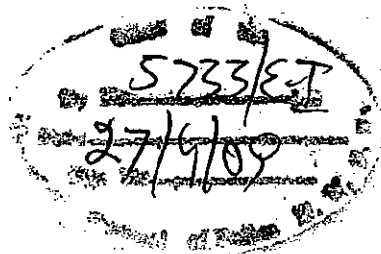
The Provincial Police Officer,
NWFP Peshawar.

Subject: - PROMOTION CASE, IMPLEMENTATION DATED 14.02.2009 OF SERVICE TRIBUNAL (SERVICE APPEAL NO. 1228 OF 2008 MISKIN KHAN OFF: SUB INSPECTOR NO. 150/P.P.S. MICHNIGATE CAPITAL CITY POLICE DISTRICT PESHAWAR).

Dear Sir,

I am directed to refer to this Department's endorsement of even number dated 21/03/2009 on the subject noted above and to enclose herewith a copy of letter No. Lit/LD/1-9(49)Home/09/3606-07 dated 23/04/2009 alongwith its enclosures received from Section Officer (LIT), Law, Parliamentary Affairs and Human Rights Department, Government of NWFP, Peshawar which is self explanatory for further necessary action.

Encl: As above.



Yours faithfully,
[Signature]
Section Officer (Judicial)

Encl: No. & date even.

Copy forwarded to the Section Officer (LIT), Law, Parliamentary Affairs and Human Rights Department, Government of NWFP, Peshawar for information w/r to his letter referred above.

- Y.C.C.P.O. _____
- SSP/O _____
- SSP/I _____
- SP/Cantt _____
- SP/City _____
- SP/Rural _____
- SP/Sec _____
- SP/HQ _____
- SP/T.O. _____
- SP/T. HQ _____
- DSP/L/OS _____
- P.O./C.C. _____
- PA/EC-II _____
- AS./C.Cell _____

OFFICE OF THE PROVINCIAL POLICE OFFICER N.W.F.P PESHAWAR

NO: 11491 /LIT dated Peshawar the 02/15/2009.

Copy to Capital City Police Officer Peshawar to implement the Court Order please.

Bashir Khan JWP/C

(MIAN KHURSHID ANWAR)
AIG/LEGAL
FOR PROVINCIAL POLICE OFFICER
NWFP-PESH:

Dy. Supdt: of Police,
Legal, CCPP/Peshawar
2.5.09



OFFICE OF THE ADVOCATE-GENERAL, NWFP, PESHAWAR

2833

/AG., Dated Peshawar, the 14/4/2009

(Tel. No. 091/9210312 ----- FAX No. 091-9210270)

(Ex. 091-9213833)

To,

The Secretary,
Government of NWFP,
Law Department,
Peshawar.

SUBJECT: PROMOTION CASE, IMPLEMENTATION DATED 14-02-2009 OF
SERVICE TRIBUNAL (SERVICE APPEAL NO. 1228 OF 2008
MISKIN KHAN OFF: SUB INSPECTOR NO. 150/PPS, MICHN
GATE CAPITAL CITY POLICE DISTRICT PESHAWAR.

Dear Sir,

Reference your letter No.Lit/ED/1-9(49) Home /2009/2618-20
dated 30-3-2009 on the subject noted above.

The learned Advocate General, NWFP agrees with the opinion
of the learned Advocate on Record to the effect that it is not a fit case for
filing petition in the Supreme Court of Pakistan. (Copy enclosed).

Jehamain
For Advocate General, NWFP,
Peshawar.

No. _____ /AG

Copy to the Secretary to Govt. of NWFP, Home and
TAs Department, Peshawar.

Sd/-
For Advocate General, NWFP,
Peshawar.

15/4
Dy. Secy.
16/4
So (Lit)
Sher Khan D.P.S.
Dated 13/04/2009

16/04

P-21/2

Subject: OPINION IN APPEAL NO.1228/08 MISKIN KHAN, SUB-INSPECTOR VS GOVT. OF NWFP.

The appellant joined the police department on 4-7-1969 as constable. After passing the required courses, he was promoted as Head Constable and on 17-9-1997 he was confirmed as ASI. He was promoted as officiating Sub Inspector on 12-6-1999. Respondent No.1 confirmed certain officiating Sub Inspector in the past, but ignored the appellant for the reason that he did not pass the upper class course. After the dismissal of departmental appeal of the appellant, he filed appeal before the Ld. Service Tribunal of NWFP.

The Ld. Service Tribunal was pleased to observe that the claim of the appellant is bonofide and was made out a case for the indulgence of he Tribunal. It was held that there was no provision in the Police Rules for withholding the confirmation of the appellant as Sub Inspector. It was further held that the appellant is entitled to same treatment as meted out to his other colleagues.

The Ld. Service Tribunal accepted the appeal of the appellant and set aside the order of the respondent No.1. The respondent department was directed to confirm the appellant as Sub Inspector from the due date with all consequential benefits.

I have got through the whole record of the case and find the order of Ld. Service Tribunal quite just and legal. It does not contravene any provision of the constitution nor opposed to Public Policy of the state, which required approach to August Supreme Court.

In view of above facts and circumstance of the case, my opinion is that this case not fit case to be taken to the august Supreme Court of Pakistan.

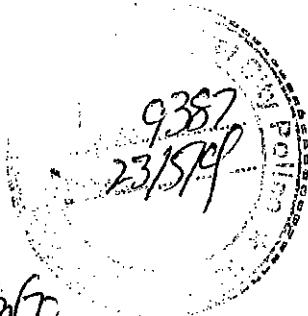
Agree
[Signature]
Ld. Advocate General

[Signature]
(Mian Shaukat Hussain)
Advocate on Record
09.04.2009.

Annex 1

P-26

Copy of letter No.Lit/LD/1-9(48)Home/09/4241-43, dated 11-5-2009 from the Section Officer(LIT) Government of NWFP Law, Parliamentary Affairs and Human Rights Department, Peshawar to the Secretary, Home and T.As.Department, NWFP., Peshawar and Provincial Police Officer, NWFP., Peshawar.



SUBJECT:- PROMOTION CASE, IMPLEMENTATION DATED 14-2-2009 OF SERVICE TRIBUNAL (SERVICE APPEAL NO.1103 OF 2008)SHAHIN SHAH OFFG: SUB INSPECTOR NO.110/P, PS MICHNI GATE CAPITAL CITY POLICE DISTRICT PESHAWAR.

Dear Sir,

I am directed to refer to Govt. of NWFP Home and T.As. Department letter No.SO(Judl)/HD/1-3/20 dated 21-3-2009 on the subject noted above and to inform you that Advocate General NWFP Peshawar has examined the case and found it unfit for filing appeal CPLA in the Supreme Court of Pakistan vide his letter No.3594/AG dated 6-5-2009 (copy alongwith enclosure attached herewith).

No 1340-LB
25/5/09

Signature

325 P
Signature
Signature

OFFICE OF THE PROVINCIAL POLICE OFFICER, NWFP., PESHAWAR

No.13062 /E-I, Dated Peshawar, the 22/5/2009

Copy of above alongwith its enclosure is forwarded to the Capital City Police Officer, for implementation of decision of Service Tribunal Peshawar.

(MIAN KHURSHID ANWAR)
AIG/Legal
FOR PROVINCIAL POLICE OFFICE
NWFP., PESHAWAR

- C.C.P.O. _____
- SSP/O _____
- SSP/I _____
- SP/Cantt _____
- SP/City _____
- SP/Rural _____
- SP/Sec _____
- SP/HQ _____
- SP/TO _____
- SP/T. HQ _____
- SP/ILCS _____
- PO/C.C. _____
- SP/RC _____

Signature

The case has been submitted to C.C.P.O. through O.S. for implementation

Signature

Signature
26/5

Signature

Signature
Signature

3582
6-5-09

955
7-5-09

1 P-27

OFFICE OF THE ADVOCATE GENERAL, NWFP, PESHAWAR

No. 3584 /AG Dated Peshawar, the 06/05/2009
(Tel. No: 091/9210312 FAX No: 091/9210270)
(Ex: 091/9213833)

To,

The Secretary,
Government of NWFP,
Law Department,
Peshawar.

5
2/k

SUBJECT: SERVICE APPEAL NO. 1103/08 Shahan Shan Sub Inspector Vs GOVT OF NWFP ETC

Dear Sir,

Reference your letter No Lit /LD/1-9(61) Home/2009/2621-24 dated 30-3-2009 on the subject noted above.


The learned Advocate General, NWFP, agrees with the opinion of the learned Advocate on Record to the effect that it is not a fit case for filing petition in the Supreme Court of Pakistan. (Copy enclosed)


For Advocate General, NWFP,
Peshawar

No. _____ /AG

Copy to the Secretary to Govt. of NWFP, Home and TAs Department, Peshawar for information.


For Advocate General, NWFP,
Peshawar


6/5
Dy. Secy
M. S. A. (Sd/-)
Asstt. Secy

21
P-287

Subject: OPINION IN APPEAL NO.1103/08 SHAHENSHAH, OFF: SUB-INSPECTOR VS GOVT. OF NWFP.

The appellant joined the police department on 4-7-1969 as constable. After passing the required courses, he was promoted as Head Constable and on 17-9-1997 he was confirmed as ASI. He was promoted as officiating Sub Inspector on 12-5-1999. Respondent No.1 confirmed certain officiating Sub Inspector in the past, but ignored the appellant for the reason that he did not pass the upper class course. After the dismissal of departmental appeal of the appellant, he filed appeal before the Ld. Service Tribunal of NWFP.

The Ld. Service Tribunal was pleased to observe that the claim of the appellant is bonofide and was made out a case for the indulgence of he Tribunal. It was held that there was no provision in the Police Rules for withholding the confirmation of the appellant as Sub Inspector. It was further held that the appellant is entitled to same treatment as meted out to his other colleagues.

The Ld. Service Tribunal accepted the appeal of the appellant and set aside the order of the respondent No.1. The respondent department was directed to confirm the appellant as Sub Inspector from the due date with all consequential benefits.

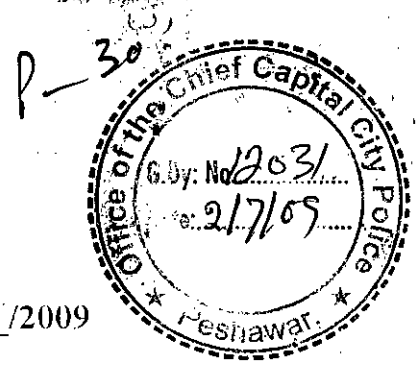
I have got through the whole record of the case and finds the order of Ld. Service Tribunal quite just and legal. It does not contravene any provision of the constitution nor oppsable to Public Policy of the state, which required approach to August Supreme Court.

In view of above facts and circumstance of the case, my opinion is that this case not fit case to be taken to the august Supreme Court of Pakistan.

P. Aslam
[Signature]
Ld. Advocate General

[Signature]
(Mian Shaukat Hussain)
Advocate on Record
29/04/2009

Annex (10) J



STANDING ORDER NO. 10 /2009
UPPER COLLEGE COURSE

Introduction:- In exercise of the powers conferred by Police Order Article 10 (3) of Police Order 2000, the following standing order is issued to make the upper college course mandatory for further promotion from the rank of SI.

Object:- To promote efficiency of an individual in particular and the Police force in general.

Order:- The aim of standing order is to streamline the efficiency and increase of knowledge of upper subordinates in accordance with the need of the day. Qualifying of upper college course shall be mandatory for further promotion to the Rank of Inspector and the following criteria for selection of upper college course shall be followed:-

1. The officer should be a confirmed ASI and his name must exist at list "E" of his parent District.
2. Physically fit up to the maximum age of forty eight (48) years.
3. Relaxation in age limit should only be granted by the PPO in case of extraordinary service, up to two years, subject to physical fitness.

W. Mansoor Khan
Provincial Police Officer,
NWFP Peshawar.

OFFICE OF THE PROVINCIAL POLICE OFFICER, N.W.F.P. PESHAWAR.

No. 7287-7331 /G-I, Dated Peshawar the 11/7 /2009.

Copy of above is sent to all Head of Police Officers in N.W.F.P. for information and necessary action.

Sr

Submitted for the kind perusal please

W. SSP / Mansoor Khan

W. Mansoor Khan
10/2/09

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OFFICE OF THE C.C.P.O., PESHAWAR.

NO. 9476-87 /EC.I, dated 10/7/09.

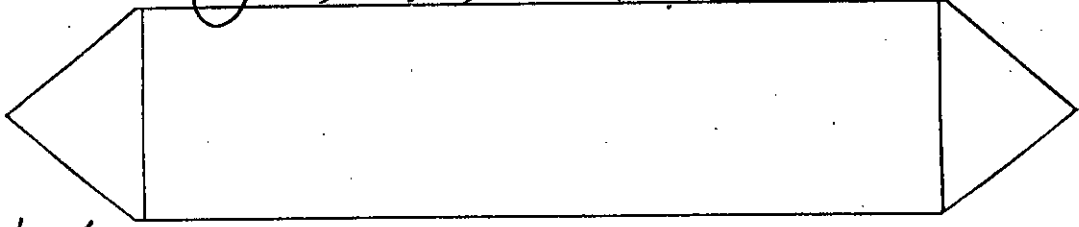
Copy of above is sent for information and necessary action to the:-

1. SSP/Ops: & Inv: Peshawar.
2. SSP/Traffic, Peshawar.
3. Comndt: CPC/Peshawar.
4. DPOs/Nowshera & Charsadda.
5. SsP/City, Cantt:, Rural, Hqrs: & Secty: Peshawar.
6. EC-II.

de *hual*
FOR CAPITAL CITY POLICE OFFICER
PESHAWAR.

SV

بعدالت حساب سرسبز ٹریبونل کا آرڈر



2، پنجاب سہیل
51/SB/Am نام

موزخ 24-7-2014

مقدمہ
دعویٰ
جرم

سرسبز ٹریبونل

باعث تحریر آنک

6
1/5/2014

مقدمہ مندرجہ عنوان بالا میں اپنی طرف سے واسطے پیروی و جواب دہی وکل کاروائی متعلقہ
آن مقام کیلئے حاجی سے
مقرر کر کے اقرار کیا جاتا ہے۔ کہ صاحب موصوف کو مقدمہ کی کل کاروائی کا کامل اختیار ہوگا۔ نیز
وکیل صاحب کو راضی نامہ کرنے و تقرر ثالثہ فیصلہ برحلف دیئے جواب دہی اور اقبال دعویٰ اور
بصورت ڈگری کرنے اجراء اور صولی چیک و روپیہ عرضی دعویٰ اور درخواست ہر قسم کی تصدیق
زرائیں پر دستخط کرانے کا اختیار ہوگا۔ نیز صورت عدم پیروی یا ڈگری یکطرفہ یا اپیل کی برآمدگی اور منسوخی
نیز دائر کرنے اپیل نگرانی و نظر ثانی و پیروی کرنے کا اختیار ہوگا۔ از بصورت ضرورت مقدمہ مذکور
کے کل یا جزوی کاروائی کے واسطے اور وکیل یا مختار قانونی کو اپنے ہمراہ یا اپنے بجائے تقرر کا اختیار
ہوگا۔ اور صاحب مقرر شدہ کو بھی وہی جملہ مذکورہ باختیارات حاصل ہوں گے اور اس کا ساختہ
پرواختہ منظور قبول ہوگا۔ دوران مقدمہ میں جو خرچہ دہر جائے التوائے مقدمہ کے سبب سے وہوگا۔
کوئی تاریخ پیشی مقام دورہ پر ہو یا حد سے باہر ہو تو وکیل صاحب پابند ہوں گے۔ کہ پیروی
مذکور کریں۔ لہذا وکالت نامہ لکھ دیا کہ سندر ہے۔

المرقوم 24 ماہ جمادی 2014

واہ العب

کے لئے منظور ہے۔

بمقام

Advocate