2-8-22

To have of - 2 200 for the Same 25 before

Reader,

26.04.2022

Counsel for the appellant present. Mr. Muhammad Adeel Butt, Addl: AG alongwith Mr. M. Raziq, H.C for respondents present.

Written reply/comments on behalf of the respondents submitted which is placed on file. A copy of the same is handed over to leavel of the appellant. To come up for preliminary hearing on 29.04.2022 before S.B.

(MIAN MUHAMMAD) MEMBER(E)

29.04.2022

Appellant present through counsel.

Kabir Ullah Khattak learned Additional Advocate General for respondents present.

At the very outset an application seeking amendment in memo of appeal was submitted. Copy whereof was handed over to the learned AAG. To come up for reply and arguments on application on 14.07.2022 before S.B.

(Rozina Rehman) Member (J)

14.07.2022

Learned counsel for the petitioner present. Mr. Muhammad Adeel Butt, Additional Advocate General for the respondents present.

Learned Additional Advocate General requested for adjournment on the ground that he is making all out efforts to submit reply on the next date. Adjourned. To come up for reply and arguments on application on 02.08.2022 before S.D.

(MIAN MUHAMMAĎ) MEMBER (EXECUTIVE) 24.01.2022

Appellant alongwith his counsel present. Mr. Noor Zaman Khattak, District Attorney alongwith Mr. Muhammad Raziq, Reader for respondents present.

Written reply not submitted. Representative of the respondents seeks time to submit the same. Adjourned. To come up for reply/preliminary hearing on 22.03.2022 before S.B.

(Mian Muhammad) Member(E)

22.03.2022

Counsel for the appellant present. Mr. Kabirullah Khattak, Addl. AG for the respondents present.

Motif

Written reply not submitted. Learned AAG requested for further time to submit the same. Request is accepted. To come up for written reply/preliminary hearing on 05.04.2022 before S.B.

^{Chairm}an

05.04.2022

Learned counsel for the appellant present. Mr. Kabirullah Khattak, Additional Advocate General for the respondents present.

Written reply/comments on behalf of respondents have not been submitted. Learned Additional Advocate General seeks further time to furnish reply/comments. Request is accepted. To come up for written reply/preliminary hearing on 26.04.2022 before S.B.

03.12.2021

Counsel for the appellant present. Preliminary arguments have been heard.

The appellant is aggrieved of the inaction of the respondents for not appointing the appellant in the rank of ASI w.e.f 28.12.2006 when his other batch mates were appointed and confirmed from the said date. Moreso, his juniors were also confirmed in the rank of ASI, SI and Inspector but he has been ignored till date. The appellant submitted departmental appeal on 17.06.2021 but it was not responded whereafter the service appeal was filed in service Tribunal on 05.10.2021. Since there is no departmental appeal to have been submitted to the appellate authority at relevant time and learned counsel for the appellant relied on other cases to have been admitted and decided by the Service Tribunal on the same question of law, therefore, he was of the opinion to admit the case. Let pre-admission notice, to the official respondents to submit their reply/parawise comments and assist the Tribunal. Adjourned. To come up for preliminary hearing on 24.01.2022 before S.B.

(Mian Muhammad) Member(E) Form- A

FORM OF ORDER SHEET

	Case No	7498 /2021
S.No.	Date of order proceedings	Order or other proceedings with signature of judge
1	2	3
1-	05/10/2021	The appeal of Mr. Saif-ur-Rehman presented today by Mr. Taimur Ali Khan Advocate may be entered in the Institution Register and put up to the Worthy Chairman for proper order please.
2-		REGISTRAR This case is entrusted to S. Bench at Peshawar for preliminary hearing to be put up there on 03/12/21.
		CHAMMAN
	,	

BEFORE THE KHYBER PAKHTUNKHWA SERVICE TRIBUNAL PESHAWAR

APPEAL NO. 7498/2021

Saif Ur Relunan

V/S

Police Deptt:

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1.	Memo of Appeal		01-05
2.	Afridavit		06
2.	Condonation of delay application		07-08
3.	copy of recommendation dated	P.	09-11
٥.	19.07.2006		
4.	copy of memo dated 28.12.2006	В	12-17
5.	copy of judgment dated 25.04.2007	C	18-23
6.	copies of memo dated 15.06.2007	D&E	24-25
0.	and notification dated 23.06.2007		
	copies of nctification dated	F,G,H,I,J,K&L	264-39
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	19.10.2015, notification dated	<i>:</i> -	'
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	29.11.2018	74	40-44
7.	Copy of departmental appeal	<u>M</u>	
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THROUGH:

TAIMUR ALI KHAN
(ADVOCATE HIGH COURT)

APPELLANÍ

Room No. Fr-8, 4th Floor, Bilour Plaza, Peshawar Cantt: Contact No. 0332-9390916

BEFORE THE KHYBER PAKHTUNKHWA SERVICE TRIBUNAL PESHAWAR

APPEAL NO. 1498/2021

Mr. Saif Ur Rehman Inspector (BPS-16), Capital City Police, Peshawar.

(APPELLANT)

VERSUS

- 1. The Provincial Police Officer, KPK, Peshawar.
- 2. The Capital City Police Officer, Peshawar.

(RESPONDENTS)

THE \mathbf{OF} **SECTION** UNDER APPEAL ACT. TRIBUNALS **SERVICE** PAKHTUNKHWA AGAINST THE ACTION OF THE RESPONDENTS OF NOT APPOINTING THE APPELLANT IN THE RANK OF ASI W.E.F 28.12.2006 ALONG WITH HIS BATCHMATES WHO WERE APPOINTED IN THE RANK OF ASI ON 28.12.2006 AND AGAINST NOT CONFIRMING THE APPELLANT ALONG WITH BATCHMATES IN THE RANK OF ASI W.E.F 28.12.2006, SI W.E.F 14.03.2012 AND INSPECTOR W.E.F 19.10.2015 WHEN HIS BATCHMATES AND JUNIORS WERE CONFIRMED IN THE RANK OF ASI, SI AND INSPECTOR RESPECTIVELY.

PRAYER:

THAT ON THE ACCEPTANCE OF THIS APPEAL, THE RESPONDENTS MAY KINDLY BE DIRECTED TO ANTEDATE THE APPOINTMENT OF THE APPELLANT W.E.F 28.12.2006 BY THE MODIFYING HES APPOINTMENT OF DATED 23.06.2007 WITH FURTHER DIRECTION TO

CONFIRM THE APPELLANT IN THE RANK OF ASI W.E.F 28.12.2006, SI W.E.F 14.03.2012 AND INSPECTOR W.E.F 19.10.2015 WHEN HIS BATCHMATES AND JUNIORS WERE CONFIRMED IN THE RANK OF ASI, SI AND INSPECTOR RESPECTIVELY BY REVISING HIS SENIORITY IN THE RANK OF ASI, SI AND INSPECTOR.

RESPECTFULLY SHEWTH: FACTS!

- 1. That the appellant applied for the post of ASI through KP Public Service Commission against 19% quota reserved for in service graduate Constable/Head Constable and was recommended for appointment on the said post on 19.07.2006 and was at Sr. No.58 of the order of merit assigned by the Commission. (Copy of recommendation dated 19.07.2006 is attached as Annexure-A)
- 2. That in the pursuance of recommendation of the Commission, the department issued the memo dated 28.12.2006, wherein the appointment of the candidates were approved as ASI against 19% quota reserved for in service graduate Constable/Head Constable, but the name of appellant along two other recommendee namely Qamar Zaman and Shafiq Ur Rehman were dropped from that memo. (Copy of memo dated 28.12.2006 is attached as Annexure-B)
- 3. That Qamar Zaman field writ petition No.35/2007 in the Honourable Peshawar Court at Abbottabad Bench against the dropping his name from the appointment. The said writ petition was finally heard by the Honourable Court on 25.04.2007 and declared that the order regarding the petitioner, dropping his candidacy and no appointing him and not allowing him to join as Assistant Sub-Inspector of the police Establishment is without lawful authority and void and accepted the writ petition of petitioner. (Copy of judgment dated 25.04.2007 is attached as Annexure-C)
- 4. That in the pursuance of the judgment dated 25.04.2007 in Writ Petition No.35/2007 and recommendation of KP Public Service Commission the appointment of the appellant along with other candidates namely Qamar Zaman and Shafiq Ur Rehman were approved as ASI against the 19% quota reserved for in service graduate Constable/Head Constable through memo dated 15.06.2007 and in pursuance of that approval, the appellant was appointed as ASI against 19% quota reserved for in service graduate Constable/Head Constable w.e.f 15.06.2007 vide notification dated 23.06.2007, despite the fact the appellant was recommended by the KP Public

along with other candidates, who were appointed as ASI on 28.12.2006. (Copies of memo dated 15.06.2007 and notification dated 23.06.2007 are attached as Annexure-D&E)

- 5. That due not appointing the appellant along with batchmates w.e.f 28.12.2006, his colleagues and juniors were confirmed in the rank of ASI from the date appointment i.e 28.12.2006 and also brought their name on list "E" vide notification dated 01.01.2010, while the appellant was confirmed in the rank of ASI w.e.f 17.04.2007 through notification dated 20.01.2011. It is pertinent to mention here that many batchmates of the appellant who were confirmed as ASI in notification dated 01.01.2010 were low in order of merit than the appellant assigned by the KP Public Service Commission. The colleagues and juniors to the appellant were then confirmed in the rank of SI w.e.f 14.03.2012 vide notification 10.09.2012 and further confirmed in the rank of Inspector on 19.10.2015, while the appellant was confirmed in the rank of SI vide notification dated 01.10.2014 with immediate effect and was then confirmed in the rank of inspector on 10.04.2016. The colleagues and juniors to the appellant were promoted to the rank of DSP on 29.11.2018, while the appellant is still working on the post of Inspector. (Copies of notification dated 01.01.2010, notification dated 20.01.2011 notification dated 10.09.2012, notification dated 19.10.2015, notification dated 01.10.2014, notification dated 10.04.2016 and notification dated 29.11.2018 are F,G,H,I,J,K&L)
 - 6. That due to not appointing the appellant along with his batchmates on w.e.f 28.12.2006 and not granting seniority as per recommendation of KP Public Service commission, the appellant has deprived from his legal right of confirmation/promotion to the rank of ASI, SI and Inspector along with his batchmates and Juniors, therefore the appellant filed departmental appeal on 17.06.2021, which was not responded within the statutory period of ninety days. (Copy of departmental appeal is attached as Annexure-M)
 - 7. That the appellant has no other remedy except to file the instant service appeal in this Honourable Tribunal for redressal of his grievance on the following grounds.

GROUNDS:-

A) That not taking action on the departmental appeal of the appellant and not appointing the appellant with his batchmates w.e.f 28.12.2006 and not confirming him in the rank of ASI w.e.f 28.12.2006 with batchmates and juniors and brought his name in list "E" with batchmates and juniors, SI w.e.f 14.03.2012 and brought his name in

list "F" with batchmates and juniors and not confirming him in the rank of Inspector w.e.f 19.10.2015 are against the law, rules, facts, norms of justice and material on record, therefore not tenable.

- B) That the appellant was recommended along with other candidates by KPK Public service Commission on 19.07.2006 and was at Sr. No. 58 of the merit order assigned by the Commission, however his name along with Qamar Zaman and Shafiq Ur Rehman were dropped from the appointment memo dated 28.12.2006 against which Qamar Zaman against filed Writ petition against the dropping his name from the appointment memo dated 28.12.2006. The said writ petition was accepted on 25.04.2007 and declared that the order regarding the petitioner, dropping his candidacy and not appointing him and not allowing him to join as Assistant Sub-Inspector of the police Establishment is without lawful authority and void, which means that the appellant is entitle to be appointed with his batchmates w.e.f. 28.12.2006.
 - C) That the name of the appellant was dropped from the appointment memo dated 28.12.2006, which was declared without lawful authority and void by the Honourable Court in its judgment dated 25.04.2007, which means that the appellant has been punished for no fault by not appointing him along with his batchmates on 28.12.2006.
 - D) That due to not appointing the appellant with his batchmates w.e.f 28.12.2006, the appellant has been deprived from his legal right of confirmation in the rank of ASI w.e.f 28.12.2006, SI w.e.f 14.03.2012 and Inspector w.e.f 19.10.2015, which is against the norms of justice and fair play.
 - E) That the appellant has not been treated in accordance with law and rules and has been deprived from his legal right of appointment w.e.f 28.12.2006 along with his batchmates and confirmation to the rank of ASI, SI and Inspector with his batchmates and juniors.
 - F) That it is clearly mentioned in the memo dated 01.01.2010 that PASIs of Shuhada son shall be stand junior from the PASIs appointed through public service commission, but despite that the appellant was also kept juniors from those PASIs who were appointed on Shuhada son quota, which is violation of the memo dated 01.01.2020.
 - G) That due to not appointing the appellant with his batchmates, his batchmates and juniors were promoted to the rank of DSP in the year 2018, while the appellant is still working on the post of Inspector.
 - H) That the appellant seeks permission of this Honourable Tribunal 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.

APPELLANT Saif Ur Rehman

THROUGH:

TAIMUR ALI KHAN (ADVOCATE HIGH COURT)

CERTIFICATE:

It is certified that no other similar service appeal between the parties has been filed earlier.

DEPONENT

BEFORE THE KHYBER PAKHTUNKHWA SERVICE TRIBUNAL PESHAWAR

		10.00:1
	ADDEALNO	/2021
SERVICE	APPEAL NO	

Saif Ur Rehman

V/S

Police Deptt:

AFFIDAVIT

I, Saif Ur Rehman Inspector (BPS-16), Capital City Police, Peshawar, (Appellant) do hereby affirm and declare that the contents of this service appeal are true and correct and nothing has been concealed from this Honourable Tribunal.

DEPONENT

Saif Ur Rehman (APPELLANT)

BEFORE THE KHYBER PAKHTUNKHWA SERVICE TRIBUNAL PESHAWAR

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À	PPEAL	NO.	/2021
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Saif Ur Rehman

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V/S

Police Deptt:

APPLICATION FOR CONDONATION OF DELAY IN THE INSTANT APPEAL.

RESPECTFULLY SHEWETH:

- 1. That the instant appeal is pending before this Honourable Tribunal in which no date is fixed so for.
- 8. That the appellant was recommended for appointment on the post of ASI along with other colleagues by the KP Public Service Commission on 19.07 2006, however his name along with Qamar Zaman and Shafiq Ur Rehman were dropped from the appointment memo dated 28.12.2006 on which Qamar Zaman filed writ petition in the Honourable Peshawar Court at Abbottabad Bench, which was allowed on 25.04.2007 and appellant was appointed through notification dated 23.06.2007 w.e.f 15.06.2007 instead of 28.12.2006 the date on which his batchmates and juniors were appointed.
- 9. That due not appointing the appellant from due date i.e 28.12.2006, he was not confirmed in the rank of ASI, SI and Inspector along with his batchmates and juniors and due to late appointment and confirmation, he is getting less salary than his batchmates and juniors and his pension will be also effect in future and as the monetary benefits is involved in the instant appeal and such like issues are recurring cause of action and no limitation run in such like issues and plethora of judgments of the superior courts are available on this point.
 - 10. That the august Supreme Court of Pakistan has held that decision on merit should be encouraged rather than knocking-out the litigants on technicalities including limitation. Therefore, appeal needs to be decided on merit (2003, PLD (SC) 724).

11. That the instant appeal may kindly be decided on merit as the appellant has good cause to be decided on merit.

It is therefore most humbly prayed that on the basis of above submission, the instant appeal may be decided on merit by condoning the delay to meet the ends of justice.

APPELÍMYT

THROUGH:

(TAIMUR ALI KHAN) ADVOCATES PESHAWAR.

AFFIDAVIT

It is affirmed and declared that the contents of application are true and correct to the best of my knowledge and belief and nothing has been concealed from this august Tribunal.

DEPONENT

NWEP PUBLIC SERVICE COMMISSION Bunglow-51, Street-3, Sector-E1, Phase-1, Hayatahad Poshawar

No. NWELL BSC ASI INSERMICE 2006/ 37790

The Provincial Police Officer.

Poshawar.

Subject:

Telephone No.9217661-62

RECRUITMENT OF 85 MALE ASIS IN POLICE DEPARTMENT (IN SERVICE) GRADUATE HEAD CONSTABLE / CONSTABLE ADVT: NO 01/2005 SI: NO. 2.

Dear Sir. . I am directed to refer to your letter No. 9924/E-II Dated 01-06-2005 on the subject noted above and to state that the Commission recommends the following for appointment:

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5		/ AMJAD ALI / M. SHABIR KHAN	NAWAR KHAN	PESHAWAR
6	53	VISHER AFZAL	AMIR KHAN SYED NOOR ALI SHAH	PESHAWAR
8	55	SYED MUZAFFAR SHAF	MOULANA DILAWAR JA	N PESHAWAR
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The Commission has withheld recommendation on one post of the Peshawar Region by orders of the Peshawar High Court. Peshawar issued on 14-6-2006 in V Epetition No.787/2006 (Mr. Mukaram Shah S/O Muhammad Gul (Mohmand Agency) Versus Chairman, NWFP Public Service Commission till fir al decision by the Apex Court on the above mentioned writ petition.

Cont: on P/2.

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Page-2....

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6 16 VALAM ZEB		RAT HASSAN	MARC	DAN :
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69:	SAJJAD MUHAMMAD		HARIPUR
73./	MUHAMMAD RIAFAT		ABBOTTABAD
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Recommendation in favour of the above recommendees is provisional subject to passing the prescribed medical test and perusal of their ACRs by the Commission and finding these satisfactory which may please be made available at the earliest.

The three untilled posts of Bannu Range will be re-advertised in due course of

time.

Provincial Police Officer, The From NWFP, Peshawar. Capital City Police Officer, The Peshawar. Deputy Inspector General of Police, The 2. Mardan Region-I, Mardan Deputy Inspector General of Police, The Malakand Region-III, Swat. Deputy Inspector General of Police, The Kohat Region. Deputy Inspector General of Police, Bannu Region Deputy Inspector General of Police, THe: DIKhan Region. Deputy Inspector General of Police, THE Hazara Region Abbott bad.

No. 22321-27 /E-II, Dated Peshawar the 28/13 /2006.

Subject:

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

Memo:

Consequent upon recommendation of NWFP by Public Service Commission Hayacabad Peshawar vide letter NWFP PSC ASI IN SERVICE 2006/37720 dated: 19.07.2006 and NWFP PSC ASI IN SERVICE 2006/40044 dated: 17.08.2006 the promotion of the following candidates are hereby approved as Assistant Sub Inspectors BPS-09 (2770-165-7720) against the 19% quota reserved for in service graduate Head Constables / Constables for promotion in Police Department, vide Govt. of NWFP Home & T.As Department, letter No. Police HD13-22/04 dated: 05.01.2004.

ESHA	WAR	ADDRESS
S/NO ·	NAME & PARENTAGE	
	Sardar Gul S/O Mian Gul	H.No.2280, Moh: Bostan Abad No. 1 Gulbahar Peshawar.
2.	Shah Jehan Afridi S/O Qabil Jan Afridi	Takis Afridi Abad Shabqadar Road PS Nahaqi, Daudzai Peshawar.
3.	Razi Muhammad s/o Fazal Muhammad	District & Tehsil Charsadela PO Shabqadar Village Rashaki.
4.	Dad Muhammad s/o Fazal Muhammad	Village Kochian Gulbela, Tehsil & Distric
5.	Amjad Ali s/o Khan Muhammad	Village Mandrakhel PO Pajjuggi Tehsil & District Peshawar
6.	M. Shabir Khari s/o Nawar Khan	Qudir Abad Gulbahar No. 3 Peshawar City
7.	Sher Afzal s/o Amir Khan	Village passani P/O Mattani Tehsil & District Peshawar
8.	Syed Muzaffar Shah s/o Syed Noor Ali Shah	Village Kankola P/O Wahid Garhi Tehsil & District Peshawar
9.	Abid -ur- Rehman s/o Aziz -ur- Rehman	Village Daman Afghani P/O Nahaqi Tehsil o District Peshawar
10.	Turab Khan s/o Nawab Khan	Village Sufaid Dehri P/O Peshawar Universit Tehsil & District Peshawar



MARDA	AN RANGE	
		ADDRESS
	NAME & PARENTAGE	
/NO	NAME & PARENTION	Village Bakhtiar Abad P/O Kamran Killi Tehsil
,,,,,		Village Bakhtiar Abad P/O Kamian Kim
	Mazhar Shahis/o Mukamil Shah	& District Charsadda
	Maznai Silainsio	& District Charsadda Village, Dagbehsud P.O Pabi Tehsil & District
	- Nauhammad	Village, Dagbensuu 1.0 1 as
	Taj Muhammad s/o Dost Muhammad	Nowshera Dorgai Tehsil &
		Nowshera Village Hussan Bari PO Dargai Tehsil &
	Abdur Rashid Klian s/o Nasrullah Khan	Village Titasam
	Abdur Rashid Khan sto Trust attended	District Charsadda Village Mirzai, P.O Shabqadar Tehsil &
		Village Mirzai, P.O Shaoque
	Allama Iqbiil s/o Gul Bat Khan	District Charsadda Village & Post Office Haryan Kot, Mohallah Village & Post Office Haryan Kot, Mohallah
4.	Allalla Idoti.	
	CWhon	Village & Post Office Haryan Molakand Gud Qala Tehsil Dargai District Malakand Gud Qala Tehsil &
5.	Ali Khan s/o Nazif Khan	Gud Qala Tehsil Dargai District vidas Village Purana Shero P/O Katlang Tehsil &
٠,		Village Purana Shelo 110 Alama
	Alam Zeb s/o Pathan	District Mardan Tehsil & District
6.	Alam Zee San	District Mardan Village Gaddar P/O Gaddar Tehsil & District
1	Lieunt Hassan	Village Gaddar 2.7
7.	Abdul Hassan s/o Hazrat Hassan	Mardan Wala Khan Mohallah
· · · · · ·		Mardan Village and Post Office Kalu Khan, Mohallah Village and Post Office Kalu Khan, Mohallah
	Farooq Zaman s/o Abdus Samad	Mama Khail Tehsil & District Swabi.
8.	Parood Zaman S.	Mama Khail Tehsil & District Swann Village and Post Office Piran, Malakand
	Dad Chah	Village and Post Otto
9.	Zar Bad Shah s/o Noor Bad Shah	Agency Village and Post Office Kalyas Tehsil &
9.		Village and Post Office Kalyas Tensii
l	Tauheed ullah s/o Fida Muhammad	District Charsadda.
10.	Tauheed ultan 5/0 1 los 2	District Charsadda. Village Toru, Moh. Bagh Colony Tehsil &
1		Village Toru, Won. Dag.
1	Imtiaz Ali s/o Gul Habib	District Mardan Village Amankot, P/O Pabbi Tehsil & District
11.		Williams Amankot, P/O Pabbi Tensil & District
l	Zakaullah s/o Sanobar Khan	Villago / time
12.	Zakaullah s/o Sahobai Tala	Nowshera. Andrella Bazid Khel P/O
} ''''		Nowshera. Village Sheraghund Mohalla Bazid Khel P/O
1	Muhammad Fazil s/o Said Shah	The Court Canell Co. 1715 if 10% Officer
13.		Karnal Sher Telish & District
1 .	Bashir Ahmad s/o Haji Shamas Khan	Village
14.	Bashir Ahmad s/o Haji Silani	Nowsherz PO Alora Tehsil & District
		Nowshers Village Zara Miana PO Akora Tehsil & District
· \	Khalid Khan s/o Saifuddin	Nowshera Tehsil
15.	Middle Rainer	Nowshera Village Shah Dhand P/O Scrdehry Bazar Tehsil
.	Deet Muhammad	Village Shall Dhand 1
16.	: Niaz Muhanumad s/o Dost Muhammad	& District Charsadda. Village & P/O Gulabad (Mera) Tehsil &
1.0		Village & P/O Gulabao (Mcla) . Olish
	Shakeel Khan s/o Sharif Khan	District Charsadda.
1.17	Shakeel Khan s/o Sharif Khan	District Charsacoa. Mohalla Bazed Khel
		District Charsadda. Village & P/O Parmoli Mohalla Bazed Khel
	Jawad Khan s/o Jalat Khan	Tehsil & District Swabi.
18		Lisi Gulah Shah Korona Daker
• }	Gl. b. v/c Yoffar Shah	
19	Shaheen Shah s/o Jaffar Shah	Dakki Tensil & District Charles Ahad Tehsil &
- · · · ·		Dakki Tehsil & District Charleson Village & P/O Kaddi, Gulshan Abad, Tehsil &
-	0. Shamsi i Haq s/oFirdos Khan	District Swabi.
21	U. Shamse it is a	District Swater.
-{		

	AND RANGE.	ADDRESS
/NO	NAME & PARENTAGE	Village & P/O Amankot Mohulla Usmankhel,
	Aman Khan s/o Fazal Karim	Teshil & District Swabi. Village Ziarat Kalay P/O & Tehsil Wary Distric
	Muhammad Ishaq s/o Abdul Haxim	Upper Dir. Talesh P/O Ziarat Talas
•	Said Zuman Shah s/o Salarzai Khan	Tehsil Timergara District Dir Zonon
•	Bad Shah Hazrat s/o Muhammad Hazrat	Village Dehri Talash P/O Ziarat Talash, Tehs Fimergara District Dir Lower. Village Shalbandi Tehsil & P/O Daggar Distri
5.	Roshan Zada s/o Sikandar Khan	Buner. Village Kanju- Mahalla Barkanju Tehsil Kab
6.	Tika Khan s/o Shamak	District Swat.
7.	Ahmad Isa Khan s/o Mustafa Kamal	District Chitral, (C/O Salhuddin PO, No. 17 Chitral Village ReKhan Kot P/O Dir Tehsil & Distr
8.	Farooq jan s/o Saleh Muhammad	The second secon
9.	Muhammad Bashir s/o Abdullah	Village Pagori P/O Bally Baba Tehsil Alp District Shangla.



	Markid Ali	Village Bara Bama Khela Tehsil & P/O Matta
10.	Irshad Ali s/o Khurshid Ali	District Swat. Village Parona, P/O Jambil Tehsil & District
	A Gon Munit	Village Parona, P/O Jamen
11.	Akbar Hayat s/o Mian Munir	Swat. Village Dogai Rabat Tehsil Balambat District
	C / Chulam Yousaf	Village Dogai Rabat 1 3
12	Rahman Yousaf.s/o Ghulam Yousaf	Village Alaabad Mohalla Dawlat Khel Tehsil &
	- Chah Rawan Khan	P/O Charbagh District Swat.
13.	Ihsan Ullah Khan s/o Shah Rawan Khan	P/O Charbagh District Swat. Village Cheno Talash P/O Zierat Talash Tehsil
٠	Attaullah s'o Badshah Sherin	Tamergara District Dir Lower. Tamergara District Dir Lower. Tamergara District Dir Lower.
14.	Attaullah s o Badshan Short	
	Sher Hassar s/o Muhammad Yaqoob	P/O & Tehsil Alpurai District Shangla.
15.	Sher hassai 30	P/O & Tehsil Alpurat District One 9 Village Pir Baba P/O & Telisil Pir Baba District
	Pir Said s/o Amir Said	Buner. Duggar District
16.	· ·	Buner. Village Shalbandi Tehsil & PO Duggar District
17.	Sher Wali Khan s/o Darwaish Khan	
17.	1	Bunir. Roghani Customer Sen ice, Main Bazar Dir
18.	Shaukat Ali s/o Muhammad Anwar	Roghani Customer Set No., Darbar road, Tehsil & District Dir Upper.

	RANGE.	ADDRESS
/NO	NAME & PARENTAGE	Village Banda Pehlawan Tehsil & District
	1 -/- Lal Muhammad	Village Banda Penlawan Tenan
	Muhammad Riaz Bangash s/o Lal Muhammad	Konat Village & Post Office Mitha Khel Tehsil &
		Village & Post Office Willia Rich
	Fazal Hanif s/o Amal Khan	District Karak. Tahsil & District
		District Karak. Village Malang Jungle Khei Tehsil & District
	Ghulam Murtaza s/o Ghulam Mustafa	Kohat.
,		Kohat. Mchallah Ganjano Kallay P/O Tehsil & Distri
	Nazar Hussain s/o Sahib Nazeer	Llangu
		Hangu. Village and P/O Paleski Tehsil Takht Nasra
	Muhammad Yousaf s/o Wali Jan	District Karak.
	Munaminad Logora	District Karak. Mohallah Garhi Behram Shah Pir Khel Jung
	Nazir Khan s/o Sadiq Khan	Khel Tehsil and District Kohat.
	Nazir Khan s/o Sadiq Island	Doke Naray, Kau P/C Gumbut Tehsil
	Abid Khan Afridi s/o Zarbaz Khan Afridi	Doke Naray, Nau 170

BANNU RANGE.	ADDRESS
S/NO NAME & PARENTAGE	Nar Shukurullah Kotka Haq Nawaz Tehsil &
1: / Muhammad Jalil s/o Amil Abdil Testan	District Bannu Village Sabu Khel Mandan Bannu
(2.) Zeenst I Illah s/o Gul Saadat Kl an	Village Sabu Kner Mandan 2

DIKHAN RANGE.

DIKHANT	RANGE.	· · · · · · · · · · · · · · · · · · ·	WN0266
			ADDRESS
S/NO	NAME & PARIENTAGE	·	House No. 701/E, Tareen Abad Near
	Muhammad Yousaf s/o Abdul Wahid		Care College No. 1 (Maie) Dinian.
1.			Medical Store Rang Pur Adda
2.	Hashim Khan s/o Suliman Khan		Tehsil Pahar Pur District DIKhan. Village & P/O Potah Tehsil & District
3.	Muhammad Saleem s/o Abdul Hakeem	;	
1	Syed Asghar Ali Shah s/o Syed Sabir Ali S		Syed Manzil , Muhammadi Chowk Madina Colony , P/O GPO, Tehsil &
4.	Syed Asghar All Shan 3/0 5/00		District DIKhan
	1/1		Village Rora P/O Draban Knurd
5.	Saif ur Rehman s/o Jumma Khan		District DIKhan
6.	Muhammad linran Khan s/o Ghulam I	an	Village Muhammad Akbar PO Pai Tehsil & District Tank.
) <u>.</u>			Permak Tember Depot, Near 13
7.	Sadeeq ullah s/o Qamar Jan	· .	Pishtakhare, Bara Road, P/O Chalsarai Ladha, Tensil Makeen South Waziristan
		· ·	Agency.
8.	Muhammad Alam Gir Khan s/o Abdu	l Rashecd Khan	DIKhan District DIKhan.
		<u> </u>	



HAZARA RANGE.

71271111		
S/NO	NAME & PARENTAGE	ADDRESS
1.	Muhammad Sohail s/o Muhammad Haroon	Village Kanghar Maira PO Gandihan Tehsil & District Mansehra.
2	Muhaminad Arshad s/o Aurang zeb	Village & P/O Banda Gisach District & Tehsil Mansehra.
3.	Muhammad Tahir s/o Aziz Muhammad	Village Mumr shal P/O Khanpur Tehsil & District Haripur; Village Malyar Banda P/O Pehsil
4.	Muhammad Rafeeh s/o Muhammad Shafih	District Mansehra. Village khalora kalan P/O Sherwan
5.	Sajjad Muhammad s/o Muhammad Ashraf	Tehsil & District Abbottabad: Vilage Kahakka P/O K. T. S. Tehsil &
6.	Muhammad Riafat s/o Fida Hussain	District Harip IT. Village Barsein, P/O Kokal- Barseen.
7.	Javed s/o Fazal Khan	Via, Havelian District Abbottabau.
8. 9.	Raja Khan s/o Akbar Khan Idbal Hussain s/o Hussain Shah	Village Small Sarri P/O Sarri Tehsil &
10.	Masood Khan s/o Munsif Khan	Village Golra P/O Noorpur Tehsil & District Harper.
11.	Sheeraz Ahmed s/o Qalandar Khan	Village Susal P/O Khaki Tehsil & District Mansehrz. Village Khairabad I'/O Khariabad
12.	Muhammad Gulzar s/o Muhammad Rafique	District Mansehra

On appointment they are posted/allotted to the Region/District as noted against their names:-

PESHAWAR

I KJU SAL	****		Region / District
S/NO.	NAME		Kegion / District
٠, ,	\$		CCP/Peshawar
1.	Sardar-Gui		CCP/Peshawar
2.	Shah Jehan Afridi		CCP/Peshawar
3.	Razi Muhaminad		CCP/Peshawar
4.	Dad Muhammad		CCP/Peshawar
5.	Amjad Ali		CCP/Peshawar
6.	M. Shabir Khan		CCP/Peshawar
7.	Sher Afzal		CCP/Peshawar
8.	Syed Muzaffar Shah		CCP/Peshawar
9	Abid -ur- Rehman		CCP/Peshawar
10.	Turab Khan		COTTOSIANA

MARDAN RANGE

MAROL	10 1 1 1 1 1 1 1 1 1 1 1 1 1 1 1 1 1 1	<u> </u>		Region / District
S/NO		NAME		Regional District
				Mardan Region/Charsadda
1.	Mazhar Shah	<u> </u>		Mardan Region/Nowshern
2. ·	Taj Muhammad			Mardan Region/Charsadda
3.	Abdur Rashid Khan	<u></u> .		Mardan Region/Charsadda
4.	Allama Iqbal	<u> </u>		Mardan Region/Mardan
5	Ali Khan			Mardan Region/Mardan
6.	Alam Zeb	<u> </u>		Mardan Region/Mardan
7.	Abdul Hassan			Mardan Region/Mardan
8.	Faroog Zaman			Mardan Region/Swabi
9.	Zar Bad Shah			Mardan Region/Mardan
10	Tauheed ullah	•	Y	Mardan Region/Charsadda
11.	Imtiaz Ali		•	Mardan Region/Mardan
12.	Zakaullah	3.	13 to	Mardan Region/Newshera
13.	Muhammad Fazil			Mardan Region/Swabi
14.	Bashir Ahmad		· [Mardan Region/Nov/shera
15.	Khalid Khan			Mardan Region/Nowshera
16.	Niaz Muhammad		15,	Mardan Region/Charsadda
17:	Shakeel Khan	· · · · · · · · · · · · · · · · · · ·		Mardan Region/ Charsadda
18.	Jawad Khan			Mardan Region/Swabl
19.	Shaheen Shah			Mardan Region/Charsadda
20.	Shamsul Flag	<u> </u>		Mardan Region/Swabi
20.	Shanisurraq			

(16)

MALAKAND RANGE

		Region / District
S/NO	NAME	Rogion / Librator
		Malakand Region/Swat
1	Aman Khan	Malakand Region/Dir Upper
2.	Muhammad Ishaq	Malakand Region/Dir Lower
3	Said Zaman Sha	Malakand Region/Dir Lower
4.	Bad Shah Hazrat	Malakand Region/Bunir
5.	Roshan Zada	Malakand Region/Swat
6.	Tika Khan	Malakand Region/Chitral
.7	Ahmtad Isa Khan	Malakand Region/Dir Upper
8.	Faroog jan	Malakand Region/Shangla
9.	Muhammad Bashir	Malakand Region/Swat
10.	Irshad Ali	Malakand Region/Swat.
11.	Akbar Hayat	Malakand Region/Dir Lower
12.	Rahman Yousaf	Malakand Region/Swat
13.	Ihsan Ullah Khan	Malakand Region/Dir Lewer
14.	Attaullah	Malakand Region/Shangla
15.	Sher Hassan	Malakand Region/Bunir
16.	Pir Sald	Malakand Region/Bunir
17.	Sher Wali Khan	Malakand Region/Dir Upper
18.	Shaukat Ali	Ivialanana Regionalan apper

KOHAT RANGE.

S/NO	NAME		Region / District
, ,	Muhammad Riaz Bangash		Kohat Region/Kohat
<u></u>	Fazal Hanif		Kohat Region/Larak
<u>.2. </u>	Ghulam Murtaza		Kohat Region/Kohat
3.	Nazar Hussain	· · · · · · · · · · · · · · · · · · ·	Kohat Region/Hangu
4.	Muhammad-Yousaf		Kohat Region/Karak
<u> </u>	Nazir Khan	7. 1	Kohat Region/Kohat
7 :	Abid Khan Afridi		Kohat Region/Kohat a

BANNU RANGE

	S/NO	NAME	. *	Region / District
	1.	Muhammad Jalil		Bannu Region/Bannu
1	2.	Zeenat Ullah	<u> </u>	Bannu Region/Bannu

DIKHAN RANGE.

Region / District
DIKhan Region/DIKhan
DIKnan Region/DIKmin
DIKhan Region/DIKhan
DIKhan Region/DIKhan
DIKhan Regior/DIKhan
DIKhan Regior/DIkhan
DIKhan Region/Tark
DIKhan Region/Tank
DIKhan Region/DIKhan

HAZARA RANGE.

S/NO	NAME	:	Region / District
1.	Muhammad Sohail	• . •	Hazara Region/Mansehra
2.	Muhammad Arshad		Hazara Region/Manschra
3.	Muhammad Tahir		Hazara Region/Haripur
4.	Muhammad Rafech		Hazara Region/Manschra
5.	Sajjad Muhammad		Hazara Region/Abbottabad
6.	Muhammad Riafat		Hazara Region/Haripur
7.	Javed		Hazara Region/Abbottabad
8.	Raja Khan		Hazara Region/Kohistan
·9.	Igbal Hussain		Hazara Region/Haripur

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gra	÷.		•			
	** .				aripur	
* "	* *.		H	azara Region/Ha	anschra.	70
			H	azara Region/M	anschra	
Masoo	d Khan			azara Region/M	3	
Chaera	z.Ahmeu					•
11. John	nmad Gulzar	10 10 10 10		•	dor	the
12. William			,	-lease b	e issued under	hair

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

PROVINCIAL POLICE OFFICER, NWFP, PESHAWAR. 28/12 12006.

Dated Peshawar the

Copy of above is forwarded for information and necessary action to Mr. Amir Kalam Shah, Director Examination, NWFP, Public Service Commission, Bungalow No. 51, Street No. 03, Sector No. E-1, Phase No. 01, Hayatabad Peshawar .w/r to his letters No. NIMED DEC ACT DI CEDANCE 2006/27720 detect to 07 2206 and NIMED letters Nos. NWFP PSC ASI IN SERVICE 2006/37720 dated: 19.07.2306 and NWFP PSC ASI IN SERVICE 2006/40044 dated: 17.08.2006

M. RAFFAT PASHA PROVINCIAL POLICE OFFICER, NWFP, PESHAWAR.

2 (18)

BEFORE THE PESHAWAR HIGH COURT, BENCH ABBOTTABAD

w.r. No. 35 of 200°

Qamar Zaman son of Taj Muhammad Caste Awan resident of Noja Bandi, Tehsil and District Abbottabad presently LHC No.442 police line Abbottabad Petitioner

VERSUS

COMPUTATION

Secretary, NWFP Public Service Commissioner, Peshawar, Inspector General of police, NWFP Peshawar. Secretary Home Department, NWFP Peshawar, Respondents

OF THE CONSTITUTION OF ISLAMIC REPUBLIC OF PAKISTAN 1973 FOR A DECLARATION THAT THE DROPPING OF THE PETITIONER'S NAME FROM APPOINTMENT AS OF ASI'S BY RESPONDENT NO.2 IS ARBITRARY, FANCIFUL, DISCRIMINATORY AND WITHOUT LAWFUL AUTHORITY OR ANY OTHER ORDER, WRIT WHICH IS DEEMED APPROPRIATE IN THE CIRCUMSTANCES OF THE CASE MAY

Respectfully Shewethil 🥀

The brief-facts leading to the instant pelition are as follows: -

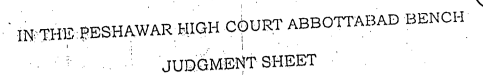
That the petitioner has qualified/passed his B.A examination in year 1999 from Peshawar University. The appellant applied in the police

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Additional Transfer

Formation High Conut

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P.No.35/2007

Date of hearing. 25 - 64-2007.

Petitioner. Damas Traman 3/0 Toj Michammad by Shadmuhar Respondents (NO I to 3) Secondary N. N. F. P. Publice Sec Web Commission Lype D. A G and P. DS P. Kluwshick Amoor-

Qamar Zaman presently L.H.C. No.442 SALIM KHAN,J. Police Line Abbottabad instituted this writ petition No.35/2007 against Secretary N.W.F.P. Public Service Commission and Inspector General of Police alongwith Secretary Home Department. He alleged that he, like other qualified police officials, was eligible for the post of A.S.I. by selection from amongst the graduates, that he appeared for written test and interview, and was placed on the provisional list duly recommended by the N.W.F.P. Public Service Commission. It was further alleged that the N.W.F.P. Public Service Commission checked the record of the recommendees and found them eligible, but other constables/head constables were appointed vide office order No.22321-27/E-II dated 28.2.2006 while the petitioner was left over.

Comments of respondent No.2 were obtained who stated that there were adverse entries against the



petitioner, and, therefore, the petitioner was not eligible and entitled to be posted as A.S.I.

- 3. We heard the arguments of the learned counsel for the petitioner and the learned Deputy Advocate General supported by Khurshid Khan D.S.P.
- 4. At the very out-set, the learned D.A.G. contended that, in accordance with the provisions of sub-article (3) of Article 7 of Police Order, 2002, the selection was to be made from amongst officials with clean record, and a selection committee was constituted by P.P.O. (Provincial Police Officer/I.G.P.) to check the service record of each of the candidates. He contended that there were two adverse entries against the petitioner, out of which one was by the officer in whose office the petitioner had conducted himself improperly, while the other was regarding absence from duty, though both the entries were minor in nature.
 - 5. The learned counsel for the petitioner referred to the internal correspondence of the office of N.W.F.P. Public Service Commission and contended that Members 1 to 4 and 6 were in favour of the appointment of the petitioner and others, while Member 5 and the Chairman were against it, but it was decided in that office that the Regulation relating to the N.W.F.P. Public Service Commission had to be followed. The demand of that Regulation was that the decision of the commission would be by majority. It is always expected that the récommendation of the commission regarding selection of pandidates would always prevail with the concerned



department except when referred back for further consideration.

6. The provisions of Article 7 (3) of Police Order, 2002 are as follows:-

7.	Constitution	of	police.
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(1)	•••••		1
(2)			

(3) The recruitment in the police other than ministerial and specialist cadres shall be in the rank of Constable, Assistant Sub-Inspector and Assistant Superintendent of police:

Provided that selection for direct recruitment in the rank of Assistant Sub-Inspector shall be through the appropriate Public Service Commission and shall not exceed twenty five percent of total posts in that rank;

Provided further that 25% of the quota for departmental promotions to the rank of Assistant Sub-Inspector shall be filled, subject to rules, through selection by the appropriate Public Service Commission from graduate Constables of Head Constables of clean record.

It has clearly been provided that the 725% quota for departmental promotions shall be filled from graduates

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constables and head constables of clean record by the appropriate Public Service Commission. The law, therefore, provides that it is the appropriate Public Service Commission which has to satisfy itself regarding the record of a graduate constable or head constable, for ascertaining his eligibility and suitability for the post of Assistant Sub-Inspector in his respective quota. It will be violation of the law if the Police Establishment, by itself, starts deciding whether a constable or head constable is or is not of clean record, because it will amount to depriving the appropriate Public Service Commission of its right to decide regarding the same. In this case, the N.W.F.P. Fublic Service Comraission had checked the record of the Candidates and, through its majority decision, had recommended the petitioner for his appointment as Assistant Sub-Inspector. The Police Establishment was either to agree with the said decision or, if the law/rules so permitted, to refer the matter back to the N.W.F.P. Public Service Commission for reconsideration.

7. In this case, however, there was no chance for reference again as the case was properly considered by the Chairman and Members of the Commission to the extent that there was difference of opinion and the decision was taken by majority in accordance with their Regulation. The constitution of a committee in, or by, the Police Establishment for proceedings after the recommendations of the N.W.F.P. Public Service Commission was without lawful authority and void. The Police Establishment could

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constitute such a committee for stages before the selection by the Commission, and would send the record to the Commission for its consideration before the decision of selection.

8. Keeping in view the above, we have come to the conclusion that the order regarding the petitioner; dropping his candidacy and not appointing him and not allowing him to join as Assistant Sub-Inspector of the Police Establishment is without lawful authority and void. We accept the present writ petition accordingly.

Anhounced.

Dated 25.4.2007.

Sel / July 15,

Fit for reporting;

D.

7-19

25-4-07

9/S 2 9/Sv

And

9 15 107 1 . 5 \ 27

Provincial Police Officer, The From NWFP, Peshawar. Capital City Police Officer. To Poshawar. Deputy Inspector General of Police, The 2. Hazara Region-II. Abbottabad. Deputy Inspector General of Police, Kohat Region.

 $\frac{6}{\text{E-II}}$, Dated Peshawar the $\frac{1}{\text{S}} \frac{6}{\text{E}}$ /2007.

Subject:

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

Consequent upon the judgment of Peshawar High Court Peshawar dated: 24.04.2007 Memo. made in wril petition No. 35 of 2007 and recommendation of NWIP by Public Service Commission Hayatabad Peshawar vide letter NWFP PSC ASI IN SERVICE 2006/37720 dated: 19.07.2006 and NWFP PSC ASI IN SERVICE 2006/1004/ dated: 17.08.2006 the promotion of the following candidates are hereby approved as Assistant Sub-Inspectors BPS 09 (2770-165-7420) against the 19% quota reserved for in service gliduate Head Constables / Constables for promotion in Police Department, vide Govt. of NWFP Home & T.As Department, letter No. Police HD13-22/04 dated: 05.01.2004.

NWFPI	Iome & T.As Department, letter No. 1	- * i	ADDRESS
S/NO	NAME & PARENTAGE		Village Nota Bandi P/Office Fodla Tehsil & District
	Qamtir Zaman s/o Taj Muhammad		Abbottabad. Nauthia Jadeed Mushtaq Abad Mohallah Humayar
2.	Saif ur Rehman s/o Maulana Dilawar Khan		Nauthin Buced Whandy Abad H/No. 03 Peshawar Cantt: Village & Post office Bagana Tehral Takht Naga
3,	Shafiq or Rehman s/o Mir Kalam Khaa		District Karak e Region/District as noted against their name

On appointment they are posted/allotted to the Region/District as noted against their names:-

		On appointment in 3			Region / District
٠.			NAME.		
	S/NO				Hazara Region/Abb attabad District
-	-	Qamar Zaman			CCP/Peshawar Kohat Region / Karak District
1	.;; ,	Saif ur Rehman			Kohat Region / Kar ik District
1		Shalig ur Rehman	•	2	1 moder the

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

Ent phlicalityether relimi

(MUHAMMAD SHARIF VIRK) Provincial Police Officer,

NWFP, Peshawar

/E-II,

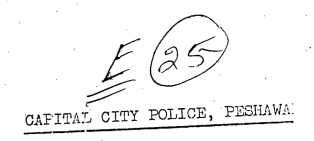
Dated Peshawar the

Copy of above is forwarded for information and necessary action to Mr. Amir Kalam Shah, Director Examination, NWFP, Public Service Commission, Bungalow No. 51, Street No. 03, Sector No. 1:-1, Phase No. 01, Hayatabad Peshawar w/r to his letters Nos. NWFP PSC ASI IN SERVICE 2006/37720 dated: 19:07.2006 and NWFP PSC ASI IN SERVICE 2006/40044 dated: 17.08.2006.

> (MUHAMMAD SHARIF VIRK) Provincial Police Officer. NWFP, Peshawar.

Phone (0)091-9210563 091-9212597 Fax.

POLICE DEPARTMENT.



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

NOTIFICATION.

Dated Peshawar the, 23.4. /2007

/EC-I: APPOINTMENT/ABSORPTION AS PASI: - Consequent upon the Judgement of Peshawar High Court Writ Petion No.35 of 200' 24.4.2007, Recommendation of NWFP Public Service Commission Hayatal Peshawar vide letter No.NWFP PSC ASI in service 2006/37720 dated 19.7.2006 and Provincial Police Officer NWFP Peshawar letter No. 13494-96/E-II dated 15.6.2007. The appointment/absorption of candid ate/Saif-ur-Rehman s/o Maulana Dilawar Khan r/o Nauthia Jadeed Musl taqabad Mohallah Hamayunabad H/No.03 Peshawar Cantt: is hereby app: oved as Asstt:Sub=Inspector BPS-09 (2770-165-7720) against 19% quota reserved for in service graduates Head Constables/Constables for promotion in Police Department, vide Govt: of NWFP Home & T/As. Dep letter No.Police HD13-22/04 dated 5.1.2004. As such he is appointed as Probationer ASI on 3-years Prob: Period w.e.from 15.6.2007.

On appointment/absorption, he is allotted new Capita City Police Number 276/P.

> OFFICER, CAPITAL CITY POI

-3/b /2007. /EC-I, Dated Peshawar the, Copy of above is forwarded for information and

necessary action to :-

- The Provincial Police Officer NWFP, Peshawar w/r to his office Memo: No.13494-96/E-II dated 15.6.2007.
- The Addl: IGP/Investigation NWFP, Peshawar.
- The Commandant, Police Training College, Hangu.
- The Sinior Superintendent of Police, Operation Peshawar.
- The Supdt:of Police, City, Peshawar. 5.
- EC-II Branch with original application Form, 3-Photo copies & other relevant documents of the above ASI is sent herewich for
- Pay Officer, Asstt: Secret, F.M.C, OSI & C.R.C branch.
- Official concerned.

POLICE DEPARTMENT

CAPITAL CUTY POLICE PESHAWAR

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

CATION.

Lated Peshawar the ____/__/__/2010.

No. 57 /EC-1. CONFIRMATION IN THE RANK OF P/ASIs, PROMOTION To LIST "E" AND ALSO PROMOTION TO THE RANK OF OFFG: SIs:- In the light of recommendations submitted by Departmental Promotion Committee held on 15.12.2009, the following P/ASIs of Capital City Police Feshawar are hereby confirmed in the rank of P/ASIs and their names brought on promotion list "E" w.c.from the date as noted against each: -

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

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

. No	they actually take over charge of their high Rank, Name & No.	New CCP Numbers	Date of Confirmation
	PASI Asif Sharif 185/P	671/P	25.09.2006
1	PS Gulbahar, CCP Peshawat.		
	PASI Muhammad Farooq 183/P	672/19	25.09.2006
2	CPC/CPO Operation Room.		
	PASJ Mukthiar Ali 186/P	673/P	25.09.2006
3			
	PS Urmer CCP Peshawar	674/P	25.09.2006
i.	PASJ Tariq Umar 139/P		
	PS Town CCP Peshawar PASi Arshad Ahmed Khan 204/MR/NSR	675/P	05.10.2006
5	PASI Arshad Annied Khan 2047/MCROK		
	Nowshera District	676/12	12.10.2006
6	PASI Mehammad Kamran 205/MR/NSR	0707	
	Nowshera District.	677/P	21.10.2006
7	PASI Sajjad Muintaz /CHD	1	
	PS Umerzi Div: District Charsadda	678/P	21.10.2006
3	PASPFida Hussain No. 203/MR	07571	
	CGP Ussinawai - Operation Room CPO	679/13	21.10.2006
9	PASI Johan Shan 200/MR/CHD	07271	
	PS Sandhori Inv: District Chursadda	689/P	21.10.2006
)()	PASI Ijaz Ali 202/MRJCHD	000/1	
	PS Shalagader District Charsadda	(3) (1)	28.12.2006
11	1 PASCLOKO Ullah 225/MR/NSR	683/P	20.1.2.
	Traffic Police Peshawar		28.12.2006
12	PASLAli Khan 332/MRVCHD	582/P	20,12120
	Charsadda District.		28.12.2006
13	PASI Abdur Rasheed 207/MR/CHD	683/P	20.12.2000
, .	Charsadda District.		28.12.2006
10	PASEKhalid Khan 227/MR/NSR	684/P	20.12.2000
λ.	Nowshera District.		28.12.2006
15	270/13	685/P	20.12.2000
1.	PS Chamkan		28.12.2006
10	C PASI Shah Jehan Afridi 262/P	686/P	20.12.2000
J. 9	PS Khazana CCP Peshawar.		28.12.2006
···	1001/40/001	687/P	20,12.2000
	Charsaeda District.		28.12.2006
	100000	688/P	28.12.2000
.7.1	PS Daudzai/Inv: CCP Peshawar.		28.12.2006
	9 PASi Sher Afzal 267/P	689/P	48.14.4900
.3.	PS W/Cautt: CCP Peshawar	·	
	The State State State State Control of the State	690/19	28.12.2006
.L	PS Phando CCP Peshawar.		
	1. 1. 1. 1. 1. 1. 1. 1. 1. 1. 1. 1. 1. 1	691/P	28.12.2006
7,2	PS Banamari CCP Peshawar		
		692/P	28.12.2096
3	PS Gulberg CCP Peshawar		
		693/19	28.12.2006
2	OAS) CCP Peshawar		
	A PASITE Melamo di Dana NSR	C04. P	28.12 2006

;		28 12.2006
1.01. bis 266/P	T 597/P	
27 FASI Muhammad Shabir 266/P PS Tehkal CCP Peshawar.	598/P	28.12.2006
20 PASI Basneer Alimed Kilan Zad	93011	28.12.2006
Nowshera District.	699/1	
DASI Tambeed Ullan 220/1916		28,02,2006
Charsadda District	700/P	26.02.2006
30 PASI Ijaz Ali 1747MNO ON PS Batagra n District Charsadda	701/P	20,02,000
The state of the search of the	1	28.02.2006
PS Khazana CCP Peshawaran 175/MR/CHD	702/1	28.02.2006
	703/P	28.02.2000
h. 7.16.14 A 19.11 1 / 4/3/44"		01.03.2006
PASI Zanid Sizani PS W/Cantr. CCP Peshawar. PASI Shams-ur-Rehman 49/P	704/P	22.2006
2 I and Calbara (CP Publication	705/P	01.03.2006
		01.03.2006
	706/P	
PS Chazana Cor 36 PASI Sajad Hussain 31/P PS Tehkal CCP Peshawar		171.03.2006
- La bi Chafast Hussain 2001		
PAST Sharqar Programmer PS Town CCP Peshawar	L	ra has been differed

PASI Wariq Shah No P/32 of PS, Pishtakhara has been differed due to awarding major punishment of timescale ASI for a period of 2 years by SSP/Operations vide OB No 3163 dated 02.10.2009.

PASIs at Serial No 1,2,4,17,18,19,22,25,26,27,29,31,33,34,35,36, & 37 were confirmed in the rank of PASIs , name brought on list E and promoted to the rank of Dffg:SIs conditionally subject to receipt of their "D" course satisfactory reports.

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

58-75

CAPITAL CITY POLICE OFFICER, PESHAWAR.

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

- The Provincial Police Officer, NWFP, Peshewar. He is requested to please issue repatriation order of the PASIs at S.No. 2 and 8 from Operation Room CPO Poshawar to Capital City Police Peshawar.
- The Additional Inspector General of Police, Investigation, NWFP, Peshawar with two spare copies of the notification for publication in Police Cazette part-II. 2.
- The Senior Superintendent of Police/Operation, Investigation, Traffic Peshawar. 3.
- The Commandant, CPC Peshawar. 4.
- The District Police Officers Novishera, Please nominate surplus SIs from your 5. strength for further posting.
- The District Police Officers Charsadda, Please nominate surplus SIs from your 6. strength for further posting.

EC-II Branch, Pay. Officer, Assu; Secret, CC and FMC.

CAPITAL CHY POLICE OFFICER,

GEDEPARTMENT

CAPITAL CITY POLICE PESHAWAR

ORDER BY THE CAPITAL CITY POLICE OFFICER, PESHAWAR.

NOTIFICATION.

Dated Peshawar the 2011.

/EC-I, CONFIRMATION IN THE RANK OF PASIS, ROMOTION TO LIST "E" AND ALSO PROMOTION TO THE RANK OF OFFG: SIs:- In the light of recommendations submitted by Departmental promotion Committee held on 10-11-2010, the following P/ASIs of CCP, Peshawar are hereby confirmed in the rank of P/ASIs with effect from the date of appointment as PASIs as noted against each:-

Their names brought on promotion list "E" and also promoted to the rank of offg: SIs with immediate effect:-

S.No	Name & Number	Date of	Present posting
		Confirmation	
1	PASI (SI on Acting Charge	17-04-2007	CCP, Peshawar
3	Basis) Imtiaz Alam No. 271/P		
2	PASI Saifur Rehman No. 276/P	15-06-2007	CCP, Peshawar!

CAPITAL CITY POLICE OFFICER,
PESHAWAR.

No. 1067 -- 73 /EC-I

Copy of above is forwarded for information & n/action to:-

- 1. The Provincial Police Officer, Khyber Pukhtunkhwa, Peshawar
- 2. The Addl:IGP Investigation/K.P.K, Peshawar with two spare copies of the Notification for publication K.P.K Police Gazette part-II.
- 3. The Senior Superintendent of Police, Operations, Peshawar.
- 4. The District Police Officer, Nowshera.
- 5. Pay Officer, EC-II, Asstt: Secret & CC.

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#(39)

OLICE DEPTT:

CCP, PESHAWAR.

FOR PUBLICATION IN THE KHYBER PAKHTUNKHWA, POLICE GAZETTE

PART-II.

ORDERS BY THE CAPITAL CITY POLICE OFFICER KHYBER PAKHTUNKHWA,

PESHAWAR.

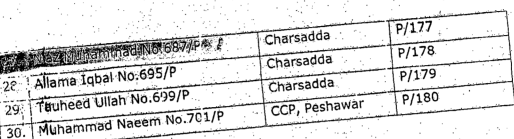
NOTIFICATION.

Dated 10 / 9 /2012

/EC-I, CONFIRMATION IN THE RANK OF SI:- In the light of recommendations submitted by Departmental Promotion committee held on 14-03-2012, the following Offg: SIs of Capital City Police, Peshawar are hereby confirmed in the rank of Sub-Inspectors w.e. from 12-03-2012

On confirmation they are allotted new Capital City Police, Peshawar numbers as noted against their names:

# Name & No.	Present Posting	New CCP No.
	Nowshera	P/151
Rosham Zeb No.722/P	Elite Force	P/152
Gul Shed No.731/P	Invest, Peshawar	P/153
Taj malook No.321/P	CPC, Peshawar	P/154
Muhammad Saddique No.371/P	Invest: Peshawar	P/155
Abdur Rehman No.377/P	Invest: Pesnawar	P/156
Samin Jan No.418/P	Invest: Peshawar	P/1.57
. Amir Badshah No.447/P	CCP, Peshawar	P/158
Tayyab Jan No.567/P	Nowshera	P/159
Fazal Wahld No.519/P	Nowshera	P/160
10. Fazal Subhan No.745/P	Nowshera	P/161
11. Alamzeb No.577/P		P/162
12. Saeed Khan No.583//P	Charsadda	P/163
1.3. Mira Jan No.593/P	CCP, Peshawar	P/164
14. Noor Ullah No.610/P	Charsadda	P/165
15. Muhammad Ishaq No.645/P	Nowshera	P/163
16. Pasham Gul No.651/P	Nowshera	P/167
17. Mukhtiar Nc.661/P	Charsadda	
18. Amir Nawaz No.662/P	Charsadda	P/168
19. Liaqat Khan No.663/P	Charsadda	P/169
20. Muhammad Shoaib No.664/P	Mardan, Region	P/170
21. Afsar Zaman No.666/P	Charsadda	P/171
22. Rajab All No.667/P	CCP, Peshawar	P/172
23. Johar Shah No.679/P	Charsadc a	P/173
24. Ali Khan No.682/P	Charsadda	P/174
25. Abdur Rashid No.683/P	Charsadda	P/175
75, Khallid Khan No.684/P	Nowshera	P/176



Offg: SI Razi Muhammad 691/P of Capital city Police Peshawar has been deferred from confirmation in his present rank due to facing departmental enquiry and non-availability of ACRs 2007,2008,2009,2010,2011.

> CAPITAL PESHA

NO. 15264-75/EC-I,

Copy of above is forwarded for information and necessary

action to the:

- Provincial Police Officer, Khyber Pakhtunkhwa, Peshawar.
- Addl: Inspector General of Police, Khyber Pakhtunkhwa, Peshawar, alongwith two spare copies for Publication, 1.
- Commandant Elite Force, Khyber Pakhtunkhwa, Peshawar.
 Deputy Inspector General of Mardan Region, Mardan. KPK, Gazette Notification part-II.
- 4.
- Senior Superintendent of Police, Investigation, Peshawar.
 Senior Superintendent of Police, Investigation, Peshawar. 5.
- 6.
- Senior Superintendent of Police, Traffic, Peshawar. 7.
- Commandant Peace Corps, University Campus, Peshawar. 8.
- District Police Officer, Charsadda.
- District Police Officer, Nowshera. 9.
- Asstill Secret Branch, CCP, Peshawar. 10.
- EC-II Branch, CCP Peshawar. 12.



Office of the Inspector General of Police Khyber Pakhtunkhwa, Peshawar.

19/10/2015

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

NOTIFICATION

CONFIRMATION AS INSPECTOR

__E-II, dated Peshawar the

As per recommendation of the DPC dated 08.10.2015 duly approved by the Worthy inspector General of Police Khyber Pakhtunkhwa, the following Offg: Inspectors on List "F" are hereby confirmed as Inspectors as noted against their names:-

NO :	NAME & NO.	REGION	REMARKS
X	Muhammad Ismail, No. P/107	CCP Peshawar	With his colleagues.
. 2. +	Muhammad Zaman, No. M/279	Malakand	-do-
3.	Aurang Zeb, No. H/258	Hazara	, -do-
4	Altaf, No. H/185	Hazara	-do-
5.	Agil Hamid, No. P/132	CCP Peshawar	With immediate effect.
6.火	Raza Khan, No. D/01	D.I.Khan	With his colleagues.
7.	Matloob Shah, No.H/19	l-lazara	-do-
8.	Kifayat Hussain, No. D/05	D.I.Khan	With immediate effect.
9. :	Ghulam Hassan, No. 226/M	Malakand	do-
10. :	Muhammad Riaz, No. K/107	Kohat -	-do-
11.1	Roshan Zub, No. P/51	CCP Peshawar	-do-
12.1	Gul Sheed, No. P/152	CCP Peshawar	-do-
13. *	Taj Malook, No. P/153	CCP Peshawar	·do-
14.	Abdur Rehman, No. P/155	CCP Peshawar	-do
15.	Samin Jun, No. P/156	CCP Peshawar	-do-
16.	Tayyab Jan, No. P/158	CCP Peshawar	-do-
17.	Fazal Wahid, No. P/159	CCP Peshawar	-do
18.	Fazal Subhan, No. P/160	CCP Peshrwar	-clo ·
19.	Alam Zeb, No. P/161	CCP Peshawar	· -(lo-
20.	Saeed Khan; No. P/162	CCP Peshawar	· -do-
21.	Noor Ullah, No. P/164	CCP Peshawar	-do-
?2.	Muhammad Ishaq, No. P/165	CCP Peshawar	-do-
73.	Pasham Gul, No. P/166	CCP Peshawar	-do-
24.	Mukhijar Ahmad, No. P/167	CCP Peshawar	-do-
25	Amir Nawaz, No. P/168	CCP Peshawar	-do-
26.	Liagat Khan, No. P/169	CCP Peshawar	-00-
27.	Afsar Zaman, No. P/171	CCP Peshawar	-do-
(8)	Johar Shah, No. P.173	CCP Peshawar	-do-
720)	Abdur Rashid, No. P/175	CCP Peshawar	-cl.;-
V(0)	Khalid Khan, No. P/176	CCP Peshawar	(1
107	Niaz Muhammad, No. P/177	CCP Peshawar	-do-
Z(2)	Allama Iqbal, No. P/178	CCP Peshawar	-do-
Z(15)	Tuheed Ullah, No. P/179	CCP Peshawar	-do-
گزینگ آذار	Zahid Khan, No. M/302	Malakand	.)-
.55)	Badsháh Hazrat, No. M/W.	Malakand	-:
36.	Navced Igbal, No. M/176	Malakand	-vio-
37	Ajmal Khan, No. M/151	Malakand	-do-
38.	Muhanfrad Saced, No. M/317	Malakand	10-
39.	Ghulam Sadique, No. M/269	Malakand	7
40.	Saifullah Khan, No. K/39.	Kohat	-(, ,;
41.	Muhammad Igbal, No. K/10	Kohat	-do

3000





Office of the Inspector General of Police Khyber Pakhtunkhwa, Peshawar.

,.	107	Kohat	With immediate effect.
42. T	Hussain Ghulam, No. No.	Huzara -	-do-
434	Mahammad Igrar, No. H/29	Hazara	-do-
44.	Agam Ali Shah, No. H/32	Hazara Hazara	-do-
45.	Archad Hussain, No. H/33	Hazara	-do
40.	Matloob Khan, No. F1/34	I-lazara	-do-
47.	Fazal Wahab, No. 14/3/	I-lazara	-do-
48.	Ichanzeb Khan, No. H739	Hazara	-do-
49.	Muhammad Amin, No. H/42	Hazara	-do-
5().	Them Shah No. H/44	Hazara	-do-
51.	Muhammad Sajjad, No. H/47	Hazara	-do-
52.	Fida Muhammad, No. 1748	Malakand	-do-
53,	Hahib Ullah Khan, No. M/168	CCP Peshawar	-do
54.	Fazal Dad, No. P/181	CCP Peshawar	-do-
55.	Abdullah Jan, No. P/182	CCP Peshawar	-do-
56,	110hil No P/186		-do-
100	Muhammad Kamran, No. P/188	CCP Peshawar	-do-
13	Sajid Mumtaz, No. P/189	1 001 1 001	-do-
150	Teida Hussain, No.P/190	CCP Peshawar	-do-
760	Tiaz Ali No. P/191	CCP Peshawar	-do-
. V		: CCP Peshawar	-do-
16D	Transport Khan No. 1/190 /		-do-
100		CCP Peshawar	-do-
	Adnan Azam, No. P/195	CCP Peshawar	-do-
7(64)		CCP Peshawar	-do-
√ 65 ✓ 66	Muhammad Inam Jan, No.MR/39;	Mardan :	-do-
1-	Lugman Khan, No. MR/80		-do-
V 67		Mardan	-do-
69	The Zor Bodehah No. MN 823 Se	Mardan Mardan	-do-
13		111010011	-do-
		ividician	-do-
V Z	Chazi Marjan, No. D'17	D.I.Khan	-40-

(ASIF TQBAD MOMAND) AIG/Establishment, For Inspector General of Police, Khyber Pakhtunkhwa, Peshawar.

42E-11,

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

- 1. All Addl: Inspectors General of Police in Khyber Pakhtunkhwa.
- 2. All Regional Police Officers in Khyber Pakhtunkhwa.
- 3. All Deputy Inspectors General of Police in Khyber Pakhtunkhwa.
- 4. Capital City Police Officer, Peshawar.
- 5. Commandants Elite Force, PTC, FRP.
- 6. PSO to Worthy Inspector General of Police, Khyber Pakhtunkhwa.
- 7. PRO to Worthy Inspector General of Police, Khyber Pakhtunkhwa.
- 8. Registrar CPO, Peshawar.
 9. Office Supdt: Secret CPO, Peshawar.
- 10. Office Supdt: Career Planning Branch CPO.
- 11.W.O.P File.
- 12, Incharge Central Registry, CPO, Peshawar.

J (33)

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

NOTIFICATION.

Dated 0// /0 /2014.

No. 120 // IEC-I, CONFIRMATION IN THE RANK OF SIS. As per Recommendation of Departmental Promotion Committee meeting held on 12-09-2014, the following offg: SIs of Capital City Police Peshawar is hereby confirmed in rank of SIs with immediate effect.

On confirmation they are allotted new Capital city Police
Peshawar number as noted against their names:-

	number as noted against their name	Present Posting	New CCP, No.
No.	Rank, Name & No	Invt: KPK	P/252
i. "	Abdul Hasnain No. 25/P	Invt: KPK	P/253
2.	Habib Khan No.423/P	· · · · · · · · · · · · · · · · · · ·	P/254
3.	Ibad ur Rehman-460/P	Special Branch	P/255
4.	Muhammad Riaz No. 502/P	Special Branch	P/256
5.	Naseer-ud-Din No. 598/P	Special Branch	P/257
6.	Muhammad Naeem No. 614/P	Invt:CCP	P/258
7.	Amir Hussain-605/P	Inv:CCP	P/259
	Dad Muhammad-690/P	Inv:CCP	P/260
8.	Imtiaz Alam-27:1/P	Inv:CCP	
9.	Salfur Rehman No. 278/P	Inv: CCP	P/261
(10.)	Farhad All No. 811/P	Charsadda	P/262
11.	Farhad All No. 6227	Invt: CCP	P/263
12.	Imdad Ullah-856/P	Inv:CCP	P/264
13.	Muhammad Arif-860/P Muhammad Naseem NO. 867/P	Nowshera	P/265
14.	Muhammad Naseem	Nowshera	P/266
15.	Madad Khan No.875/F	Charsadda	P/267
16.	Madad Kildir Muhammad Fazil No. 886/P	Nowshera	P/268
17.	Munanimo	Charsadda	P/269
18	Mushtaq No. 902/P	Charsadda	P/270
19	. Anwar Khan No. 903/P	1	P/271
20	I mad Oayyulli Hollow	Charsadda	P/272
27	Hussain No. 910/1	Nowshera	P/273
1 2		Charsadda	P/274
. \ `_	- Jear Khan No.920/	tnv:CCP	P/2.75
1		CCP, Pesh	P/276
Ĭ		Inv: CCP	P/2.77
1	100, 3041	CCP Pesh:	P/278
	1	i e	P/279
1	NIaz Munaillina	O/T GI OI /AN	

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Sikandar Shah No. 977/P	Invt: CCP	P/280
Jah Muhammad No. 979/P	Charsadda	P/281
	Nowshera	P/282
	Charsadda	P/183
,	Inv:CCP	P/384
	CCP, Pesh	P/285
	CCP Pesh:	P/286
	Sikandar Shah No. 977/P Jah Muhammad No. 979/P Abdur Rauf No. 917/P Khurshid Khan No. 983/P Riaz Ahmad No.990/P Zahoor ur Rehman No. 992/P Sardar Hussain-1003/P	Abdur Rauf No. 979/P Charsadda Nowshera Khurshid Khan No. 983/P Riaz Ahmad No.990/P Zahoor ur Rehman No. 992/P Charsadda Inv:CCP CCP, Pesh

The following offg: SIs have been deferred from confirmation in the rank of SI due to the reason mentioned against each:-

		Place of posting	Reason but the period
* \	Nama & No.	Invt:CCP	Reason One year period as CIO is mandatory but the period One year period as CIO is mandatory but the period Is incomplete by 21 (Twunty one) days. He is Is incomplete by 21 (Twunty one) days.
. 1	Shan Ullah-830/P	Investor.	le incomplete
' {	Strait sides and	·	deferred and the special Branch is many days.
1		Special Brach	the period is incomplete by 14 (fourteen one) the period is incomplete by 14 (fourteen one) He is deferred and will be considered in next DPC. He is deferred and in CID/Special Branch is mandatory
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Muhammad Raghib No. 968/P of Investigation CCP.

The committee discussed case in details. The following Issue

Either the period of Upper College Course be include were raised and decided below:-In his Investigation period? it was decided that the period of Upper College Course should not be include His period as I.O will be considered as continues period. Though it was interrupted by Upper Course. In spite of taking the I.O period as continues period,

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14-10-2015 12 oc days		

Total 01 year, 11 month & 16 days

So he is deferred and will be considered in next DPC

13012-27 /EC-I,

POLICE OFFICER, PESHAWAR.

Copy of above is forwarded for information and necessary action to

he:

Provincial Police Officer, Khyber Pakhtunkhwa, Feshawar.

Addl: Inspector General of Police, Investigation Khyber Pakhtunkhwa, 1. Peshawar, alongwith two spare copies for Publication, KPK, Gazette 2. Notification part-II.

Addi: Inspector General of Police, Special Branch KPK, Peshawar 3.

Deputy Inspector General of Police, Mardan Region Mardan. 4.

Deputy Inspector General of Police CTD KPK, Peshawar. 5.

District Police Officer, Charsadda, Nowshera. б.

SSsP/Operation, Investigation & Traffic, Peshawar. 7.

Superintendent of Police, Investigation Kohat. 8.

Commandant CPC University Campus, Peshawar. 9.

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





OFFICE OF THE INSPECTOR GENERAL OF POLICE KHYBER PAKHTUNKHWA CENTRAL POLICE OFFICE, PESHAWAR Ph# 091 - 9210239/ 091 - 9210345

No. - /E-II dt: | 0 /04/2016.

FOR PUBLICATION IN THE KHYBER PAKHTUNKHWA POLICE GAZETTE PART-II, ORDERS BY THE INSPECTOR GENERAL OF POLICE KHYBER PAKHTUNKHWA, PESHAWAR.

NOTIFICATION

No. /E-II, CONFIRMATION AS INSPECTOR:-As per recommendation of the DPC dated 30.03.2017 duly approved by the Worthy Inspector General of Police Khyber Pakhtunkhwa, the following Offg: Inspectors on list "F" are hereby confirmed as Inspector from the date as noted against each their names.

S.NO	NAME & NO.	REGION	D.O.
			CONFIRMATION
01.	Habib Ullah No.K/45	Kohat	19.10.2015
02.	Gul Arif No.P/205	CCP, Peshawar	31.10.2015
03.	Nabi Shah B/37	Bannu	05.11.2016
04.	Muhammad Jalil No. B/44	Bannu	05.11.2016
05.	Gul Rauf No. B/90	Bannu	05.11.2016
06.	Gul Sher Khan MR/99	Mardan	05.11.2016
07.	Muhammad Ajmal H/72	Hazara	05.11.2016
08.	Azmat Ali No. K/200	Kohat	05.11.2016
09.	Úmar Gul No. MR/59	Mardan	05.11.2016
10.	imran Farooq No. MR.62	Mardan	05.11.2016
11.	Farooq Zaman No. MR/02	Mardan	05.11.2016
12.	Fazal Subhan No.MR/15	Mardan	05.11.2016
13.	Muhammad Sareer No.MR/27	Mardan	05.11.2016
14.	Kausar Khan No.MR/21	Mardan	05.11.2016
15.	Fahim Bacha No.MR/44	Mardan	05.11.2016
16.	Fazal Sher No. MR/07	Mardan	05.11.2016
. 17.	Jehangir khan No.H/11	Hazara	05.11.2016
18.	Muhammad Arshad No.H/41	Hazara	05.11.2016
19.	Muhammad Tahir No.H/56	Hazara	05.11.2016
20.	Muhammad Riafat No. H/57	Hazara	05.11.2016 •,
21.	Sajjad Muhammad H/73	Hazara	05.11.2016
22.	Raja Khan No.H/60	Hazara	05.11.2016
23.	Masood Khan No. H/61	Hazara	05.11.2016
24.	Feisal No.H/64	Hazara ,	05.11.2016
25.	Muhammad Shaheen No.H/66	Hazara	05.11.2016
26.	Abdul Hafeez No.H/67	Hazara	05.11.2016
27.	Muhammad Tanveer No.H/68	Hazara	05.11.2016
28.	Muhammad Sabir No.H/70	Hazara	05.11.2016
29.	Muslim Shah No.MR/29	Mardan	05.11.2016
30.	Muhammad Bashir No. MR/31	Mardan	05.11.2016
31.	Muhammad Iqbal No. MR/40	Mardan	05.11.2016
32.	Hassan Ullah No.121/M	Malakand	05.11.2016
33.	Rooh-ul-Amin No.MR/10	Mardan	05.11.2016
34.	Muhammad Aftab No.H/75	Hazara	05.11.2016
35.	Muhammad Waheed No.H/77	Hazara	05.11.2016





OFFICE OF THE INSPECTOR GENERAL OF POLICE KHYBER PAKHTUNKHWA CENTRAL POLICE OFFICE, PESHAWAR Ph# 091 - 9210239/ 091 - 9210345

	No. \downarrow	– /E-II, dt:	10 /04/2016.
26	hsan Ullah Khan No M/296	Malakand	05.11.2016
	Amir Shah No. M/134	Malakand	. 05.11.2016
	Neem Khan No. M/347	Malakand	05.11.2016
	Muhammad Shafi No. M/454	Malakand	05.11.2016
1	Banadar Khan No. M/457	Malakand	05.11.2016
	Haji Akbar No. M/463	Malakand	05.11.2016
	Ghani-ur-Rehman No. M/470	Malakand	05.11.2016
_1	Tamiz Ud Din No. M/471	Malakand	05.11.2016
_1	Ageel Shah M/114	Malakand	05.11.2016
45.	Habib Khan No. P/253	CCP, Peshawar	05.11.2016
46.	Ibad ur Rehman No. P/254	CCP, Peshawar	05.11.2016
47.	Amir Hussain No. P/258	CCP, Peshawar	05.11.2016
48.	Imtiaz Alam No. P/260	CCP, Peshawar	05.11.2016
(49.1)	Saif-ur- Rehman No. P/261	CCP, Peshawar	05.11.2016
50.	Farliad Ali No. P/262	CCP, Peshawar	05.11.2016
51.	Imdad Ullah No. P/263	CCP, Peshawar	05.11.2016
52.	Muhammad Arif No. P/264	CCP, Peshawar	05.11.2016
53.	Muhammad Naseem No. P/265	CCP, Peshawar	05.11.2016
	Madad Khan No. P/266	CCP, Peshawar	05.11.2016
54. 55.	Mushtaq No. P/269	CCP, Peshawar	- 05.11.2016
ļ	Anwar Khan No. P/270	CCP, Peshawar	05.11.2016
56. 57.	Muhammad Qayyum No. P/271	CCP, Peshawar	05.11.2016
	Hazrat Ali No. P/295	CCP, Peshawar	05.11.2016
58. 59.	Sardar Hussain No. P/272	CCP, Peshawar	05.11.2016
60.	Kiramat Shah No. P/273	CCP, Peshawar	. 05.11.2016
61.	Qaiser Khan No. P/274	CCP, Peshawar	05.11.2016
62.	Bakht Munir No. P/275	CCP, Peshawar	05.11.2016
63.	Akhtar Gul No. P/276	CCP, Peshawar	05.11.2016
	Fazli Karim No. P/277	CCP, Peshawar	05.11.2016
64. 65.	Dost Muhammad No. P/278	CCP, Peshawar	05.11.2016
66.	Mian Niaz Muhammad No. P/279	CCP, Peshawar	05.11.2016
67.	Sikandar Shah No. P/280	CCP, Peshawar	05.11.2016
68.	Jan Muhammad No. P/281	CCP, Peshawar	05.11.2016
69.	Abdur Rauf No. P/282	CCP, Peshawar	05.11.2016
70.	Khurshid Khan No. P/283	CCP, Peshawar	05.11.2016
70.	Riaz Ahmad No. P/284	CCP, Peshawar	05.11.2016
72.	Zahoor ur Rehman No. P/285	CCP, Peshawar	05.11.2016
73.	Shafi Ullah No.287/P	CCP, Peshawar	05.11.2016
74.	Noor Ullah Jan No. P/289	CCP, Peshawar	05.11.2016
75.	Muhammad Tahir No. P/290	CCP, Peshawar	05.11.2016
76.	Israr Muhammad No. P/292	CCP, Peshawar	05.11.2016
77.	Khial Roz No. P/293	CCP, Peshawar	05.11.2016
	Muhammad Raghib No. P/294	CCP, Peshawar	05.11.2016
79.	Nazar Hussain No. K/70	Kohat	05.11.2016
80.	Gul-Janan No. K/129	Kohat	05.11.2016
81.	Muhammad Nazir No. H/65	Hazara	05.11.2016
82.	Syed Rahim Shah No.H/69	Hazara	05.11.2016
L. 32.	1 - 7 - 2 - 1 - 1 - 1 - 1 - 1 - 1 - 1 - 1 - 1	1142414	33.11.2010





OFFICE OF THE INSPECTOR GENERAL OF POLICE KHYBER PAKHTUNKHWA CENTRAL POLICE OFFICE, PESHAWAR Ph# 091 - 9210239/ 091 - 9210345

	No.	/E-II, dt:	\6 /04/2016.
83.	Muhammad Iqbal No.D/20	DI Khan	05.11.2016
84.	Saddique Ullah Khan No.D/21	DI Khan	05.11.2016
85.	Shah Jehan No. H/71	Hazara	05.11.2016
		SL	Aggland Land
86.	Zaheer Ahmad	FSL	23.01.2017
87.	Amjid Javed	FSL	19.08.2015
	TELECOMA	MUNICATION	19/10/2012 12:1
88.	Sher Wazir	Tele	23.01.2017/

Their gazette notification according to Police rules may please be issued.

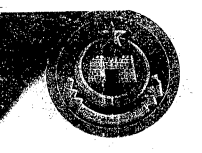
(MASOOD AHMAD KHALIL)PSP AIG/Establishment

For Inspector General of Police, Khyber Pakhtunkhwa Peshawar.

No. 925- 45/E-II,

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

- 1. All Addl: Inspectors General of Police in Khyber Pakhtunkhwa.
- 2. All Deputy Inspectors General of Police in Khyber Pakhtunkhwa.
- 3. All Regional Police Officers, in Khyber Pakhtunkhwa.
- 4. Capital City Police Officer, Peshawar.
- 5. Commandants Elite Force, FRP and PTC Hangu.
- 6. PSO to Worthy Inspector General of Police Khyber Pakhtunkhwa.
- 7. PRO to Worthy Inspector General of Police Khyber Pakhtunkhwa.
- 8. Registrar CPO, Peshawar.
- 9. Office Supdt: Secret CPO.
- 10. Office Supdt: Career Planning Branch, CPO.
- 11. U.O.P file.



OFFICE OF THE INSPECTOR GENERAL OF POLICE KHYBER PAKHTUNKHWA

CENTRAL POLICE OFFICE, PESHAWAR

Fax: 091- 9210927
Dated Peshawar

hawar 29 Nov, 2018

NOTIFICATION

No. 10778 /SE-I, In pursuance of the provision contained in Section-5 of the Promotion Rules-2007, on recommendations of the Departmental Selection Committee meeting held on 26th November, 2018, the following Inspectors (BS-16) of Khybe Pakhtunkhwa Police are hereby promoted to the Rank of Deputy Superintendent of Polic (BS-17) on regular basis with immediate effect.

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

1989.

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

ĺ	S#	Name & No.]	
•	1.	Mr. Zahir-\u00e4r-Rehman		
ľ,	2.	Mr. Sabir Khan		
	3.	Mr. Sher Afşar		
}	4.	Mr. Asad Zubair		
	5.	Mr. Muhammad Saleem Tariq		
	6.	Mr. Muhammad Javed		
	7.	Mr. Fazal Wahid		
	8.	Mr. Amir Nawaz		
,	9.	Mr. Liaqat Khan		
	10.	Mr. Muhammad Shoait		
•	11.	Mr. Afsar Zaman	↓	. 4_
_	-12.	Mr. Abdur Rashid	Inservice	rechnne
Ratch	13.	Mr. Khalid Khan	"	11
Ratch 2006	14.	Mr. Niaz Muhammad	"	2
2006	15.	Mr. Allama Iqbal	1/2 0	da sons
L	16.	Mr. Tauheed Ullah	shull	
	17.	Mr. Faqir Hussain	Yan-	2
2006-≠	18.	Mr. Zahid Khan	1/	1
	19.	Mr. Badshah Hazrat		
	20.	Mr. Naveed Iqbal		
		· ·		

The posting Notification will be issued separately.

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

Endst: No. & date even.

Copy forwarded to the:-

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



The worthy Provincial Police officer, Khyber Pakhtunkhwa, Peshawar.

SUBJECT: DEPARTMENTAL APPEAL FOR ANTEDATION OF
APPOINTMENT ORDER OF THE APPELLANT W.E.F.

28.12.2006 BY THE MODIFYING HIS APPOINTMENT
ORDER DATED 23.06.2007 AND ALSO FOR
ANTEDATION OF HIS CONFIRMATION IN THE
RANK OF ASI W.E.F 28.12.2006, SI W.E.F 14.03.2012
AND INSPECTOR W.E.F 19.10.2015 WHEN HIS
BATCHMATES AND JUNIORS WERE CONFIRMED
IN THE RANK OF ASI, SI AND INSPECTOR
RESPECTIVELY BY REVISING HIS SENIORITY IN
THE RANK OF ASI, SI AND INSPECTOR.

Respected Sir,

- 1. That the appellant applied for the post of ASI through KP Public Service Commission against 19% quota reserved for in service graduate Constable/Head Constable and was recommended for appointment on the said post on 19.07.2006 and was at Sr. No.58 of the order of merit assigned by the Commission.
- 2. That in the pursuance of recommendation of the Commission, the department issued the memo dated 28.12.2006, wherein the candidates were appointed as ASI against 19% quota reserved for in service graduate Constable/Head Constable w.e.f 23.12.2006, but the

It is therefore, most humbly requested that on acceptance of this departmental appeal, the appointment of the appellant may kindly be antedated to 28.12.2006 by modifying the order dated 23.06.2006 and his confirmation in the rank of ASI, SI and Inspector may also be antedated to 28.12.2006, 14.03, 2012 and 19.10.2015 ie. when his batchmates and juniors were confirmed in the rank of ASI, SI and Inspector respectively by revising his seniority in the rank of ASI, SI and inspector.

Date: 17. 6. 2021

Appellant

Saif th Rehman,

Inspector COP, Peshawar

BEFORE THE KHYBER PAKHTUNKHWA SERVICE TRIBUNAL PESHAWAR.

Service Appeal No. 7498/2021.

Saif Ur Rehman Inspector of CCP, Peshawar......Appellant.

VERSUS

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

REPLY BY RESPONDENTS NO. 1, & 2.

Respectfully Sheweth:-

PRELIMINARY OBJECTIONS:-

- 1. That the appeal is badly barred by law & limitation.
- 2. That the appeal is bad for mis-joinder and non-joinder of necessary and proper parties.
- 3. That the appellant has not come to Hon'ble Tribunal with clean hands.
- 4. That the appellant has no cause of action and locus standi to file the instant appeal.
- 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 Hon'ble Tribunal.
- 7. That the appeal is not maintainable being devoid of merit.

REPLY ON FACTS:-

- 1. Para pertains to record.
- 2. The appellant alongwith two other colleagues were dropped from the appointment in accordance with the provisions of sub article (3) of Article 7 of Police Order, 2002. The selection was to be made from amongst officers with clean record, and a selection committee was constituted by Provincial Police Officer, Khyber Pakhtunkhwa to check the service record of each of candidates. The appellant and two other have not a clean service record and there were found adverse entries, therefore, the appellant was not eligible and entitled to be posted as ASI.
- 3. Para pertains to record.
- 4. Incorrect. In pursuance of court judgment dated 25.04.2007 passed by the Peshawar High Court the appellant along with two other were appointed as PASIs against the quota of 19 % reserve for graduate constable/Head Constable on 15.06.2007.
- 5. Incorrect. Facts leading to his grievances are that after recommendation their names for appointment as ASI by the Khyber Pakhtunkhwa Public Service Commission, the competent authority under the relevant law/rules constituted a committee to scrutinize their career in light of service rendered in the past as constable and Head Constable. Their blotted and blemished service record constrained the competent authority to drop their names from the appointment.

- 6. Incorrect. His previous blemish service record was a great obstacle in his way of promotion while the replying respondent has never acted against him on the basis of personal grudges or vested interest. As the respondent department is governed under the said law a servant having stained record is not tolerated.
- 7. That appeal of the appellant being devoid of merits and limitation may be dismissed on the following grounds:-

REPLY ON GROUNDS:-

- A. Incorrect. Appellant has been treated strictly in accordance with law/rules and no legal right has ever been violated. As the service of appellant while serving as constable was not up to the mark, hence dropped from enlistment as ASI on 28.12.2006 with his batch mates.
- B. Para already explained in Para 01 of the Facts.
- C. Incorrect. The name of the appellant was rightly dropped from the list of appointment being previous blemish service record.
- D. Incorrect. The appellant was not deprived from his due right but dealt in accordance with law/rules.
- E. Incorrect. The objections raised in the para by the appellant are denied, having no legal footage and against the norms of law as the replying respondents have well known and always followed the law/rules in its true letter & spirit. The appellant suffered due to his own conduct having bad service record in the rank of constable.
- F. Incorrect. The replying respondents have never acted against the law rules. The appellant was well treated upto the law/rules.
- G. Incorrect. Appellant has never been deprived of his due right nor treated with discrimination rather it was his tainted service record in the rank of constable that compelled competent authority to drop his name from appointment as an ASI.
- H. That respondent may also be allowed to advance any additional ground at the time of hearing of the appeal.

PRAYER.

It is most humbly prayed that in light of above facts and submissions, the appeal being devoid of merit and limitation may kindly be dismissed with costs please.

Provincial Police Officer, Khyber Pakhtunkhwa, Peshawar.

Capital City Police Officer,

Pesha

BEFORE THE KHYBER PAKHTUNKHWA SERVICE TRIBUNAL PESHAWAR.

Service Appeal No. 7498/2021.

VERSUS

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

AFFIDAVIT

We respondents No. 1 & 2 do hereby solemnly affirm and declare that the contents of the written reply are true and correct to the best of our knowledge and belief and nothing has concealed/kept secret from this Honorable Tribunal.

Provincial Police Officer, Khyber Pakhtunkhwa, Peshawar.

Capital City Police Officer,

BEFORE THE KHYBER PAKHTUNKHWA SERVICE TRIBUNAL PESHAWAR. Service Appeal No. 7498/2021.

F. 17

VERSUS

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

AUTHORITY.

I, Capital City Police Officer, Peshawar, hereby authorize <u>Mr.Ahmad</u>

Jan SI legal of Capital City Police, Peshawar to attend the Hon'ble Court and submit written reply, statement and affidavit required for the defense of above service appeal on behalf of respondent department.

Capital City Police Officer,