02.08.2022

Learned Member (Executive) is on leave therefore, the case is adjourned to 10.08.2022 for the same as before.

Reader

10.08.2022

Petitioner present in person. Mr. Kabir Ullah Khattak, Additional Advocate General alongwith Mr. Habib Khan, DSP (Legal), Tariq Umar, DSP(Legal) CPO and Mr. Ahmad Jan, S.I for respondents present.

Representative of the respondent are directed to issue final seniority list. To come up with final seniority list on 23.09.2022 before S.B.

(Fareena Paul) Member (E) 1<sup>st</sup> July, 2022

4

Learned counsel for the petitioner present. Mr. Muhammad Adeel Butt, Addl: AG alongwith Mr. Habib Khan, DSP (Legal) for respondents present.

Implementation report has not submitted despite last opportunity. Representative of the respondents requested for further adjournment. Adjournment granted subject to payment of cost of Rs. 5000/- which shall be borne by respondents from their own pockets. They are directed to submit proper implementation report failing which further coercive measure would be taken against them on or before the next date. To come up for implementation report on 02.08.2019 before S.B.

(Kalim Arshad Khan) Chairman

Counsel for the petitioner present. Mr. Kabir Ullah Khattak, Addition Advocate General alongwith Mr. Javid Chughtai, AlG (Legal), Mr. Rahim Hussain, SP (Head Quarter Traffic), Mr. Muhammad Asif, DSP (Legal) and Mr. Habib Kha, DSP (City Traffic) present.

Implementation report on behalf of respondents submitted which is placed on file. A copy of the same is also hander over to the learned counsel for the petitioner. Learned runsel for the petitioner seeks adjournment to go through the implementation report. To come up for further proceed gs on 10.08.2022 before S.B.

Learned counsel for the petitioner present.



Mr. Kabirullah Khattak, AAG alongwith Mr. Habib Khan Inspector for respondents present.

Representative of respondent department stated at the bar that CPLA has been filed in august Supreme Court of Pakistan. He is directed to bring suspension order from august Supreme Court of Pakistan or conditional implementation report on the next date.

Case to come up for implementation report on 16.02.2022 before S.B.

(Atiq-Ur-Rehman Wazir) Member (E)

16.02.2022

Due to retirement of the Worthy Chairman, the Tribunal is defunct, therefore, case is adjourned to 13.04.2022 for the same as before.

Reader

13.04.2022

Petitioner present through counsel.

Muhammad Adeel Butt, learned Additional Advocate General alongwith Sarmad Ali ASI (Legal) for the respondents present.

Learned AAG requested for a short adjournment in order to submit conditional implementation report. Last chance is given. To come up for implementation report on 04.07.2022 before S.B.

(Rozina Rehman) Member (J)

# Form- A FORM OF ORDER SHEET

Court of			
Execution Petition No	237	/2021	

S.No.	Date of order proceedings	Order or other proceedings with signature of judge
1	2	3
1	20.10.2021	The execution petition of Mr. Farmani Gul submitted today by Mr. Taimur Ali Khan Advocate may be entered in the relevant register and put up to the Court for proper order please.
		REGISTRAR
2-		This execution petition be put up before S. Bench on
		CHATEMAN
•	9.11.2021	looppod governed for the matitioner average
	9.11.2021	Learned counsel for the petitioner preser Notices be issued to the respondents for submission of implementation report on 04.01.2022 before the S.B.
		(Salah-Ud-Din) Member (J)
		•

## BEFORE THE KHYBER PAKHTUNKHWA SERVICE TRIBUNAL, PESHAWAR.

Execution Petition No. 237 /2021 In Service Appeal No.1139/2018 Pakhtuny of the Color of the Co

Farmani Gul, SI (Offg) No. 1156/P, Traffic Warden, Peshawar.

#### **PETITIONER**

#### **VERSUS**

- 1. The Provincial Police officer, KP, Peshawar.
- 2. The Capital City Police officer, Peshawar.
- 3. The Senior Superintendent of Police, Traffic, Peshawar.

### RESPONDENTS

EXECUTION PETITION FOR DIRECTING THE RESPONDENTS TO IMPLEMENT THE JUDGMENT DATED 05.07.2021 OF THIS HONOURABLE TRIBUNAL IN LETTER AND SPIRIT.

## RESPECTFULLY SHEWETH:

- 1. That the petitioner has filed service appeal No.1139/2018 for confirmation as Sub Inspector w.e.f 29.09.2017 i.e the date when his colleagues and juniors to him were confirmed as S.I and for brining his name in list "F" with all back and consequential benefits.
- 2. The said appeal was heard by this Honourable Service Tribunal on 05.07.2021. The Honourable Service Tribunal was kind enough to accept the appeal with the direction to the respondents to confirm the appellant as SI from the date when his other colleagues were confirmed as well as to bring his name on list F and place him in due place in the seniority list. (Copy of judgment dated 05.07.2021 is attached as Annexure-A)

3. That the Honourable Service Tribunal directed to the respondents to confirm the appellant as SI from the date when his other colleagues were confirmed as well as to bring his name on list F and place him in due place in the seniority list through judgment dated 05.07.2021, but the respondents did not confirm the appellant as SI from the date when his other colleagues were confirmed and bring his name on list F and place him in due place in the seniority list till date by implementing the judgment dated 05.07.2021 of this Honourable Tribunal.

\*

- 4. That in-action and not fulfilling formal requirements by the respondents after passing the judgment of this Honourable Service Tribunal, is totally illegal amount to disobedience and Contempt of Court.
- 5. That the judgment is still in the field and has not been suspended or set aside by the Supreme Court of Pakistan, therefore, the department is legally bound to obey the judgment dated 05.07.2021 of this Honourable Service Tribunal in letter and spirit.
- 6. That the petitioner has having no other remedy except to file this execution petition for implementation of judgment dated 05.07.2021 of this Honourable Tribunal.

It is, therefore, most humbly prayed that the respondents may kindly be directed to implement the judgment dated 05.07.2021 of this Honourable Service Tribunal in letter and spirit. Any other remedy, which this august Service Tribunal deems fit and appropriate that, may also be awarded in favour of petitioner.

PETITIONER
Farmani Gul

THROUGH:

(TAIMUR ALI KHAN) ADVOCATE HIGH COURT

**AFFIDAVIT:** 

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

DEPONENT

### BEFORE THE KPK SERVICE TRIBUNAL PESHAWAR.

APPEAL NO. 1139 /2018

Farmani Gul, SI (Offg:) No.1156/P, Traffic Warden Peshawar.

(APPELLANT)

#### VERSUS

- 1. The Provincial Police Officer, KPK, Peshawar.
- 2. The Capital City police Officer, Peshawar.
  - 3. The Senior Superintendent of Police Traffic, Peshawar.

(RESPONDENTS)

APPEAL UNDER SECTION 4 OF THE KPK SERVICE TRIBUNALS ACT, 1974 AGAINST THE ORDER DATED 30.0%.2018, WHEREBY DEPARTMENTAL APPEAL OF THE APPELLANT FOR CONFIRMATION AS SUB INSPECTOR AND FOR HIS NAME BE BROUGHT IN LIST "F" HAS BEEN REJECTED FOR NO GOOD GROUND.

#### PRAYER:

Re-out time that the

and filed

THAT ON THE ACCEPTANCE OF THIS APPEAL, THE ORDER DATED 30.07.2018 MAY BE SET ASIDE AND THE RESPONDENTS MAY BE DIRECTED TO CONFIRM THE APPELLANT AS SUB INSPECTOR W.E.F 29.09.2017 I.E THE DATE WHEN HIS COLLEAGUES/ JUNIORS TO HIM WERE CONFIRMED WITH FURTHER REQUEST THAT HIS NAME MAY ALSO BE BROUGHT ON LIST "F" WITH ALL BACK AND CONSEQUENTIAL SERVICE BENEFITS INCLUDING SENIORITY ETC. ANY OTHER REMEDY, WHICH THIS AUGUST TRIBUNAL DEEMS FIT AND APPROPRIATE THAT, MAY ALSO BE AWARDED IN FAVOUR APPELLANT.

05.07.2021

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

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

**ANNOUNCED** 05.07.2021

(SALAH-U-DIN) MEMBER (JUDICIAL) (ATIQ UR REHMAN WAZIR)
MEMBER (EXECUTIVE)

16.00 16.00

20/16/2/

20/10/2/

#### BEFORE THE KHYBER PAKHTUNKHWA SERVICE TRIBUNAL PESHAWAR

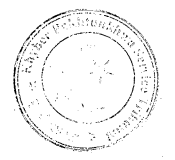
Service Appeal No. 1140/2018

Date of Institution ...

28.08.2019

Date of Decision

05.07.2021



Umar Khan, SI (Offg) No. 1145/P, Traffic Warden Peshawar.

(Appellant)

#### **VERSUS**

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

MR. TAIMUR ALI KHAN

Advocate

For Appellant

MR. JAVED ULLAH,

Assistant Advocate General

For Respondents

MR. SALAH-U-DIN MR. ATIQ UR REHMAN WAZIR

MEMBER (JUDICIAL)
MEMBER (EXECUTIVE)

JUDGMENT

Mr. ATIO UR REHMAN WAZIR MEMBER (E): - This judgment shall dispose of the instant service appeal as well as connected Service Appeal bearing No. 1139/2018 titled "Farmani Gul Versus Provincial Police Officer, Khyber Pakhtunkhwa, Peshawar and two others", Service Appeal bearing No. 1141/2018 titled "Asghar Khan Versus Provincial Police Officer, Khyber Pakhtunkhwa, Peshawar and two others", Service Appeal bearing No. 1142/2018 titled "Jehanzeb Khan Versus Provincial Police Officer, Khyber Pakhtunkhwa, Peshawar and two others", Service Appeal bearing No. 1143/2018 titled "Tilawat Shah Versus Provincial Police Officer, Khyber Pakhtunkhwa, Peshawar and two others",

and Service Appeal bearing No. 1144/2018 titled "Niaz ullah Versus Provincial Police Officer, Khyber Pakhtunkhwa, Peshawar and two others", as similar question of law and facts are involved therein.

- O2. Brief facts of the case are that the appellant was promoted as officiating sub inspector (SI) along with his other colleagues on 16-04-2014. His other colleagues as well as his juniors were confirmed as SI vide order dated 29-09-2017 and their names were also included in list F, but the appellant was not confirmed. Feeling aggrieved, the appellant filed departmental appeal, which was rejected vide order dated 30-07-2018. The appellant filed the instant service appeal with prayers that the impugned order dated 30-07-2018 may be set aside and the appellant may be confirmed as SI with effect from 29-09-2017 and name of the appellant may be brought on list F with all back benefits including seniority.
- 03. Written reply/comments were submitted by respondents.
- 04. Arguments heard and record perused.
- 05. Learned counsel for the appellant has contended that the appellant was not confirmed as SI along with his colleagues due to the reason that during the tenure as officiating sub inspector, he did not serve in independent charge of a police station, a notified police post or as in-charge investigation of a police station or in counter terrorism department. Learned counsel for the appellant further contended that such postings were beyond control of the appellant, whereas the appellant requested repeatedly for his posting on such positions in order to meet the requirements for confirmation as SI, but no heed was paid to this requests. Learned counsel for the appellant added that other colleagues and juniors of the appellant were posted on the above mentioned posts, which were required for confirmation as SI, but the appellant was denied such postings, thus the appellant was discriminated, which is violation of Article 25 of Constitution of

Pakistan. Learned counsel for the appellant further added that according to Police Rules 13:18, it was the legal right of the appellant to be confirmed as SI after lapse of two years, but in case of appellant, the said rules have not been observed; that similar nature cases have already been accepted by this Tribunal and the appellant is also entitled to same relief under the principles of equity and consistency. Reliance was placed on CP No. 538-P of 2003, Service Appeal No. 1602/2010, Service Appeal No. 1450/2013, Service Appeal No. 1227/2013, Service Appeal No. 1021/2015 and Service Appeal No. 271/2018. Learned counsel for the appellant explained that dictates of justice and rule of good governance demand that the benefits of a decision be extended to other civil servants also, who may not be parties to that litigation, instead of compelling them to approach the Tribunal or any other legal forum. Reliance was placed on 2009 SCMR 1. Learned counsel for the appellant added that the appellant has not been treated in accordance with law and rule and was deprived of his legal rights in arbitrary and illegal manner. On the question of limitation, learned counsel for the appellant further added that in matter of promotion, seniority, pay and other emoluments, limitation would not foreclose his right accrued to him. Reliance was placed on 2002 PLC (CS) 1388, 2009 PLC (CS) 178 and 1999 SCMR 880. Learned counsel for the appellant prayed that on acceptance of this appeal, the impugned order dated 30-07-2018 may be set aside and the appellant may be confirmed as SI from due date, the date when his colleagues/juniors were confirmed with further request that name of the appellant may be brought on list F with all back benefits including seniority.

06. Learned Assistant Advocate General appeared on behalf of official respondents have contended that confirmation in the rank of SI is subject to fulfillment of rule 13:10(2) and standing order issued by the provincial police officer from time to time; that the appellant is required to qualify the requisite

AC W TO CONTROL OF THE PROPERTY OF THE PROPERT

criteria for confirmation in the rank of SI. Learned Assistant Advocate General further contended that departmental appeal of the appellant was thoroughly processed and turned down on sound and plausible grounds to avoid injustice. Learned Assistant Advocate General added that other colleagues/ juniors of the appellant were promoted after fulfilling the requisite criteria. Learned Assistant Advocate General further added that posting/transfer on independent position are made after examining professional skills and ability of suitable officers. Learned Assistant Advocate General prayed that the appellant was treated in accordance with law and his appeal being devoid of merit may be dismissed.

07. We have heard learned counsel for the parties and have perused the record. Record reveals that the only reason for non-confirmation of the appellant as SI was that the appellant had not fulfilled the criteria envisaged in 13:10(2) of Police Rules, 1934, which is reproduced as under:

"No Sub-Inspector shall be confirmed in substantial vacancy unless he has been tested for a year of an officiating Sub-Inspector in independent charge of a Police Station, a notified police post, or as in-charge investigation of a police station or in counter terrorism department."

To this effect the worthy Apex Court as well as this Tribunal, in numerous judgments have held that condition of postings as envisaged in the rule ibid, as impediment in the way of confirmation as SI was not attributable to the appellant because postings were beyond control of the appellant, which powers rests with the competent authority and subordinate officials cannot be punished for such administrative lapses on part of the relevant authority. We have observed that in the instant case, the appellant had requested several times for his posting against such post, but his request was not acceded to, hence depriving him from being confirmed in the rank of SI would tantamount to his deprivation from further progression, which was not justified. It was also noted that respondents totally ignore Rule-13:18 of Police Rules, 1934, wherein it is laid down that all police

officers promoted in rank shall be on probation for two years, provided that the appointing authority may, by a special order in each case, permit periods of officiating service to count towards a period of probation. On the conclusion of probation period a report shall be rendered to the authority empowered to confirm the promotion who shall either confirm the officer or revert him.

O8. In view of the foregoing discussion, we are of the considered opinion that case of the appellant is similar in nature with the cases already decided by this Tribunal as well as by the apex court, as referred to by counsel of the appellant. For the reasons, we are inclined to accept the present appeal with directions to the respondents to confirm the appellant as SI from the date when his other colleagues were confirmed, as well as to bring his name on list F and place him in due place in the seniority list. The appellant is also held entitled to all consequential benefits, if any. Parties are left to bear their own costs. File be consigned to record room.

**ANNOUNCED** 05.07.2021

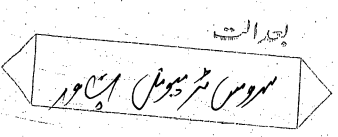
(SALAH-U-DIN)
MEMBER (JUDICIAL)

Pechewer

(ATIQ UR REHMAN WAZIR) MEMBER (EXECUTIVE)

Ballie of Phonomerston of Application of Applicatio

Page of whitery of Copy  $\frac{20|10/2}{20|10/2}$ 



مرور <sup>د</sup>ر

وعوى

بيرس

STIFER

مقدمه مندرج عنوان بالاسما بي طرف سے واسطے بيروي و جواب دہي وکل کاروائي منعلقه الله بمورس كال المروكس // Colores مقررك كياقراركيا ما تائي - كرما حب موصوف كومقد مه كالكل كالرواني كالحل افتكار بوكا - يَرْ

وکیل میا حب کورامنی تامیک نے دِ آفر رہالت وفیصلہ پر صاف دیے جواب دہی اورا قبال دعویٰ اور بهرست ذکری کرنے اجراء اور وصولی چیک وروپیرار برشی وعوی اور : رخواست ہرشم کی تقید این زرای پروسخدا کرانے کا اختیار موگا۔ نیز صورت عدم بیروی یا ذکری عطرف یا ایل کی برامدگ

اور منوفی تیزدائر کرنے ایل تکرانی و نظر نانی و بیروی کرنے کا کار و دکا۔ از بصورت ضرورت

متقدمة كوركى يا بروى كارواكي كرواسلااوروكى يا عنارقانوني كوابية بمراه يا بينا مناف

تقرر کا اختیار ہوگا۔ اور ساحب مقرر شدہ کو بھی وہی جملے ارکورہ با اختیارات حاصل موں کے

اوراس کاساخت پر داشند مندگوروقبول موگادوران مقدمه بین جوفر چه برجاندالتوایج مقدمه ک

سے دوروگا کول تاری شینی مقام دورہ پر ہویا مدے باہر موز وکیل صاحب بایندوں

کے کرچیزوی ندکورکری لاہاد کا اے نامیکری کی کسندرے۔

الرقوم

مقام

نے ایمنظورے

يرىشىتكرى بشارخى نوان. 93 Mab: 0345-9223239

# KHYBER PAKHTUNKHWA SERVICE TRIBUNAL, PESHAWAR. JUDICIAL COMPLEX (OLD), KHYBER ROAD,

Notice to:  Appeal Network  Respondent No  Re	ier
Notice to:  WHEREAS an appearation under the provision of the Khyber P Province Service Tribunal Act 1974, has been presented/registered for const the above case by the petitioner in this Court and notice has been ordered to inhereby informed that the said appeal/petition is fixed for hearing before son	ıer
Notice to:  WHEREAS an appearation under the provision of the Khyber P Province Service Tribunal Act 1974, has been presented/registered for const the above case by the petitioner in this Court and notice has been ordered to inhereby informed that the said appeal/petition is fixed for hearing before son	
WHEREAS an appear petition under the provision of the Khyber P. Province Service Tribunal Adv. 1974, has been presented/registered for consthe above case by the petitioner in this Court and notice has been ordered to inhereby informed that the said appeal/petition is fixed for hearing before to the solution of the tribunary of the case may be postponed either in person or by authorised representation	
WHEREAS an appear petition under the provision of the Khyber P. Province Service Tribunal Adv. 1974, has been presented/registered for consthe above case by the petitioner in this Court and notice has been ordered to inhereby informed that the said appeal/petition is fixed for hearing before to the solution of the tribunary of the case may be postponed either in person or by authorised representation	
Province Service Tribunal Att. 1974, has been presented/registered for constitute above case by the petitioner in this Court and notice has been ordered to inhereby informed that the said appeal/petition is fixed for hearing before son	
*on	nderanon, m
Advocate, duly supported by your power of Attorney. You are, therefore, required this Court at least seven days before the date of hearing 4 copies of written along with any other documents upon which you rely. Please also take not default of your appearance on the date fixed and in the manner aforement appeal/petition will be heard and decided in your absence.  Notice of any alteration in the date fixed for hearing of this appeal/petition to you by registered post. You should inform the Registrar of any chand address. If you fail to furnish such address your address contained in this not address given in the appeal/petition will be deemed to be your correct address.	the Tribunal g against the day to which
default of your appearance on the date fixed and in the manner aforement appeal/petition will be heard and decided in your absence.  Notice of any alteration in the date fixed for hearing of this appeal/petition to you by registered post. You should inform the Registrar of any chandress. If you fail to furnish such address your address contained in this not address given in the appeal/petition will be deemed to be your correct address.	ve or by any ired to file in en statement
given to you by registered post. You should inform the Registrar of any ch address. If you fail to furnish such address your address contained in this not address given in the appeal/petition will be deemed to be your correct address	otice that in intioned, the
notice posted to this address by registered post will be deemed sufficient for the this appeal/petition.	ange in your ice which the s, and further ne purpose of
Copy of appeal is attached. Copy of appeal has already been sent to	you vide this
ofice Notice Nodateddated	
Given under my hand and the seal of this Court, at Peshawar this	_
Day of	
Day of Dec y	

The hours of attendance in the court are the same that of the High Court except Sunday and Gazetted Holidays. Always quote Case No. While making any correspontence.

Khyber Pakhtunkhwa Service Tribunal

Note:

### "B"

# KHYBER PAKHTUNKHWA SERVICE TRIBUNAL, PESHAWAR. JUDICIAL COMPLEX (OLD), KHYBER ROAD, PESHAWAR.

No.  Appeal No. E/P No 237  of 20 2!  ta's man' Call  Appellant/Petitioner
Faismani Qul Appellant/Petitioner
Versus  Versus  Respondent
Respondent No
Notice to: _ The Provincial Police Officer, KP Reshowar.
Teshawar.
WHEREAS an appeal/petition under the provision of the Khyber Pakhtunkhwa Province Service Tribunal Act, 1974, has been presented/registered for consideration, in the above case by the petitioner in this Court and notice has been ordered to issue. You are hereby informed that the said appeal/petition is fixed for hearing before the Tribunal *on
ofile Notice Nodateddated
Given under my hand and the seal of this Court, at Peshawar this
Day of
Amplementation Report
M. Ete
Registrar,
Khyber Pakhtunkhwa Service Tribunal, Peshawar.

The hours of attendance in the court are the same callof the High Court except Sunday and Gazetted Holidays. Always quote Case No. While making any correspondence.

### "B"

# KHYBER PAKHTUNKHWA SERVICE TRIBUNAL, PESHAWAR. JUDICIAL COMPLEX (OLD), KHYBER ROAD, J. B. PESHAWAR.

No F/p No. 237
Appeal No. E/P No. 237  farmani CTU Appellant/Petitioner
Versus
The P.P.O kpb P-sh. Respondent
·
Notice to: - Respondent No.  Respondent No.  Respondent No.  Respondent No.  Respondent No.  Respondent No.
, Reshawar,
WHEREAS an appeal/petition under the provision of the Khyber Pakhtunkhwa Province Service Tribunal Act, 1974, has been presented/registered for consideration, in the above case by the petitioner in this Court and notice has been ordered to issue. You are hereby informed/that the said appeal/petition is fixed for hearing before the Tribunal *on
ofilize Notice Nodateddated
Given under my hand and the seal of this Court, at Peshawar this
Day of
Implementation Report
M.R.
Registrar,

1. The hours of attendance in the court are the same that of the High Court except Sunday and Gazetted Holidays.

Okhyber Pakhtunkhwa Service Tribunal,

2. Always quote Case No. While making any correspondence.

Note:

# IN THE SUPREME COURT OF PAKISTAN (Appellate Jurisdiction)

CPLA NO. 448-1 /2021

Provincial Police Officer, Khyber Pakhtunkhwa, Peshawar & Others

**VERSUS** 

Farmani Gul

Appeal from

Khyber Pakhtunkhwa Service Tribunal,

Peshawar

Counsel for Petitioner

Advocate General, KPK, Peshawar Moin-ud-Din Humayun, AOR

Instituted by

Q.

. . .

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

#### NOTIFICATION.

Dated 0/ 100 /2022.

No. 13877 /EC-1, CONFIRMATION IN THE RANK OF SIS:- As per direction of CPO letter No. 3537/legal, dated 25.07.2022 in the light of Hon'ble Service Tribunal judgment Execution Petition No. 237/2021 in Service Appeal No. 1139/2018, SI Farmani Gul No. 1155/P of Traffic Warden is hereby Confirmed in the rank of SI conditionally/provisionally w.e.from 29.09.2017 with his colleagues subject to the outcome of CPLA. On Confirmation he is allotted new CCP No. P/573.

FOR CAPITAL CITY POLICE OFFICER, PESHAWAR.

No./3878-80 /EG-I,

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

- 1. The Deputy Inspector General of Police HQrs: Khyber Pakhtunkhwa.
- 2. The Chief Traffic Officer, CCP, Peshawar.
- 3. Assistant Inspector General of Police, Legal CPO, Peshawar w/r to his office letter No. 3537/legal, dated 25.07.2022.
- 4. Deputy Superintendent of Police, legal CCP, Peshawar.
- 5. AS, CGP, Peshawar.