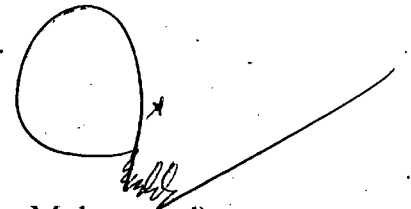


28.09.2022

Learned counsel for the appellant present. Mr. Kabirullah Khattak, Additional Advocate General alongwith Mr. Tariq Umer DSP (Legal) for the respondents present.

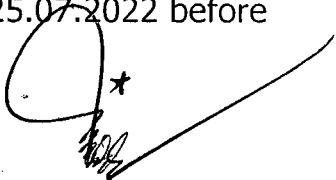
Learned counsel for the petitioner submitted formal objections raised on the Notification dated 04.03.2022 to have been issued in pursuance of judgement of the Service Tribunal dated 11.08.2007 erroneously mentioned as 10.01.2022 which is admittedly a subsequent order sheet in the instant execution petition. Placed on file and copy thereof provided to learned Additional Advocate General for proper reply as well as final and conclusive implementation report of the judgement of Service Tribunal dated 11.08.2007 before the S.B on 24.11.2022.

A handwritten signature in black ink, consisting of a large, stylized loop followed by a long horizontal stroke extending to the right.

(Mian Muhammad)  
Member (E)


18.05.2022 Junior to counsel for the petitioner present. Mr. Muhammad Adeel Butt, Addl. AG for the respondents present.

Copy of the notification dated 04.03.2022 submitted by the respondent on previous date is handed over to junior counsel for the appellant. Junior to counsel for the appellant requested for adjournment. Adjourned. To come up for further proceedings on 25.07.2022 before S.B.

  
(Mian Muhammad)  
Member (E)

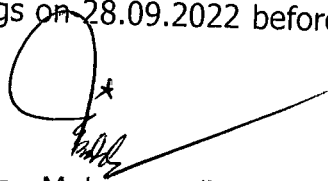
24<sup>th</sup> June, 2022 Counsel for the petitioner present. Nobody is present on behalf of the respondents. Law officer is also absent.

Learned counsel for the petitioner seeks adjournment to go through the notification dated 04.03.2022 which has already been submitted by the respondents. To come up for further proceedings on 17.08.2022 before S.B.

  
(Kalim Arshad Khan)  
Chairman

16.08.2022 Learned counsel for the petitioner present. Mr. Kabirullah Khattak, Additional Advocate General for the respondents present.

Learned counsel for the appellant requested that time may be granted to him for submission of objections on Notification dated 04.03.2022 submitted by the respondents. Adjourned. To come up for objection(s)/further proceedings on 28.09.2022 before S.B.

  
(Mian Muhammad)  
Member (E)

**BEFORE THE KPK, SERVICE TRIBUNAL, PESHAWAR**

E. P. No. 334 /2021

Umer Daraz Khan

versus

I.G.P & Others

**OBJECTION OVER COMPLIANCE NOTIFICATION  
DATED 04-03-2022 OF THE RESPONDENTS**

**Respectfully Sheweth,**

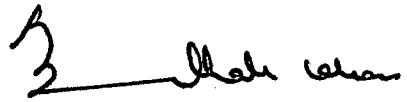
**Preliminary Objections:**

1. That in the said Notification Reference of judgment. Dated 10-01-2022 of the hon'ble Service Tribunal Peshawar in Service Appeal No. 918/2019 is given but no such judgment exists.
2. That in the judgment dated 11-08-2007 of the hon'ble Tribunal, it was held that appellant be re-instated in service as Inspector provided in Rule 13.18 with all back benefits, meaning thereby that he shall be shown appellant as Inspector since 16-07-2003.
3. That order dated 15-02-2022 of RPO Mardan is not correct. He should have been shown since 16-07-2003 as Inspector.
4. That applicant was shown as Sub-Inspector on 30-12-2010 but in fact appellant has to be shown Inspector since 16-07-2003 in light of judgment of the hon'ble Tribunal.
5. That from the aforesaid counts implementation Notification dated 04-03-2022 is not per the mandate of judgment dated 11-08-2007, so requires correction.
6. That colleagues of applicant are serving the department as SPs B-18. The name of applicant should be shown at proper place in the seniority list of SPs. After revising the seniority lists of Sub-Inspectors, Inspectors and DSPs and be given due promotions according to his rights.

It is, therefore most humbly requested that respondents be directed to implement the judgment of the hon'ble Tribunal in letter and spirit by setting aside the Notification dated 04-03-2022 and he be given all the benefits for which he was deprived throughout his service career and be shown at his proper place in all the seniority lists of Inspectors, DSPs and SPs in the interest of justice.

  
Applicant

Through

  
Saadullah Khan Marwat  
Advocate,

Dated: 27-09-2022

### AFFIDAVIT

I, Umer Daraz Khan (applicant), do hereby solemnly affirm and declare that contents of Objection Petition are true and correct to the best of my knowledge and belief



  
DEPONENT

**BEFORE THE KPK, SERVICE TRIBUNAL, PESHAWAR**

E. P. No. 334 /2021

Umer Daraz Khan

versus

I.G.P & Others

**OBJECTION OVER COMPLIANCE NOTIFICATION  
DATED 04-03-2022 OF THE RESPONDENTS**

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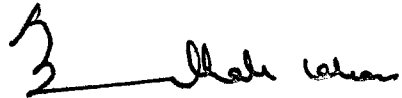
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Applicant

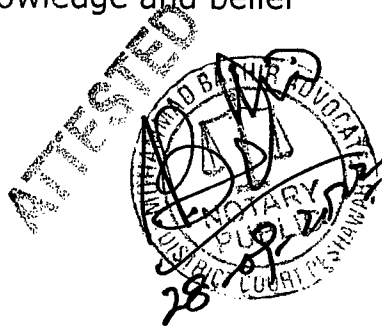
Through

  
Saadullah Khan Marwat  
Advocate,

Dated: 27-09-2022

**AFFIDAVIT**

I, Umer Daraz Khan (applicant), do hereby solemnly affirm and declare that contents of Objection Petition are true and correct to the best of my knowledge and belief



  
DEPONENT

**BEFORE THE KPK, SERVICE TRIBUNAL, PESHAWAR**

E. P. No. 334 /2021

Umer Daraz Khan

versus

I.G.P & Others

**OBJECTION OVER COMPLIANCE NOTIFICATION  
DATED 04-03-2022 OF THE RESPONDENTS**

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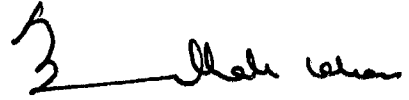
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Applicant

Through



Saadullah Khan Marwat  
Advocate,

Dated: 27-09-2022

**AFFIDAVIT**

I, Umer Daraz Khan (applicant), do hereby solemnly affirm and declare that contents of Objection Petition are true and correct to the best of my knowledge and belief



  
DEPONENT



02.02.2022

Junior to learned counsel for the petitioner present. Mr. Muhammad Adeel Butt, Add: AG for respondents present. Arguments could not be heard due to learned Member (Executive) Mian Muhammad is on leave. To come up for further proceedings on 22.03.2022 before S.B.

  
Reader

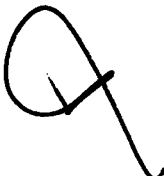
22.03.2022

None present on behalf of the petitioner. Mr. Kabirullah Khattak, Addl. AG for the respondents present. Notice be issued to petitioner and his counsel for next date. To come up for further proceedings on 05.04.2022 before S.B.

  
Chairman

05.04.2022

Junior to counsel for the appellant present. Mr. Kabirullah Khattak Adl. AG along with wilayat khan (Naib court) for respondents present. Notification dated 04.03.2022 have been submitted which is placed on file. Notice be issued to the petitioner as well as counsel for the date fixed. To come up further proceedings on 18.05.2022 before S.B.

  
Chairman

10.01.2022

Petitioner alongwith his counsel present. Mr. Tariq Umer, Inspector (Legal) alongwith Mr. Muhammad Adeel Butt, Additional Advocate General for the respondents present.

Learned Additional Advocate General stated at the bar that process for implementation of the judgment is in the last stage and <sup>an</sup> adjournment may be granted. Learned counsel for the petitioner is having no objection. Respondents are directed to submit implementation report positively on the next date, failing which coercive measure shall be taken against the responsible officer under the law. To come up for implementation report before the S.B on 19.01.2022.

  
(Salah-Ud-Din)  
Member (J)

19.01.2022

Petitioner in person present. Mr. Muhammad Adeel Butt, Addl: AG alongwith Mr. Tariq Umer, Inspector (Legal) for respondents present.

Learned AAG stated at the bar that implementation is under way/under process <sup>and requested</sup> for a short adjournment . Request is acceded to. To come up for submission of final implementation report on 02.02.2022 before S.B.

  
(Mian Muhammad)  
Member(E)

21.12.2021

Petitioner in person and Mr. Muhammad Adeel Butt, Addl. AG alongwith Hazrat Umer, DSP (Legal) for the respondents present.

Respondents have not submitted comments. Learned AAG seeks short adjournment. To come up for comments on behalf of the respondents as well as further proceedings on 22.12.2021 before S.B.

  
Chairman

22.12.2021

Counsel for the petitioner and Mr. Muhammad Adeel Butt, Addl. AG alongwith Tariq Umar, Inspector (Legal) for the respondents present.

Learned AAG after having taken instructions from the respondent department has assured that implementation report will be submitted after two weeks' time, if granted. Request is accorded. Respondents are directed to submit implementation report on next date, failing which coercive measure shall be taken against the responsible officer under the law. Case to come up on 10.01.2022 before S.B.

  
Chairman

30.09.2021

Learned counsel for the appellant present. Mr. Kabirullah Khattak, Additional Advocate General alongwith Mr. Wisal, Naib Court for respondents present.

Learned AAG, on consultation with departmental representative requested for adjournment on the ground that record has been traced and reply in the light of order sheet dated 05.08.2021 is being finalized for submission to the court. Adjourned. To come up for further proceedings before the S.B on 15.11.2021.



(MIAN MUHAMMAD)  
MEMBER (E)

15.11.2021

Learned counsel for the petitioner present. Mr. Hazrat Umer, Inspector (Legal) alongwith Mr. Kabirullah Khattak, Additional Advocate General for the respondents present and sought some time for submission of comments. Last opportunity given. To come up for submission of comments on behalf of respondents as well as further proceedings before the S.B on 21.12.2021.



(Salah-Ud-Din)  
Member (J)

Umer Daraz

05.08.2021


Learned counsel for the appellant present.

Mr. Asif Masood Ali Shah, Deputy District Attorney alongwith Tariq Omer Inspector for respondents present.

After arguments at certain length when we were asked to go through the judgment dated 11.08.2007 of this Tribunal passed in Service Appeal No. 1284/2003, with reference to requisition of files of service appeals decided as connected appeals vide Para-31 of the said judgment, we have questioned about the purpose of filing of the present appeal. The learned counsel for the appellant referred to the impugned order available at page 25 of the file as annexure-G with the submission that the appellant has been shown as Officiating Inspector BPS-16 in the said order while he having at his credit judgment dated 11.08.2007 was not supposed to be kept in category of the Officiating Inspector. Having got this answer, a question is apt to arise whether the relief sought through present appeal can be claimed through successive appeal at hand when the matter in question informer appeal seems to have been settled vide judgment dated 11.08.2007; and whether relates to extended benefits of the judgment dated 11.08.2007 in Service Appeal No. 1284/2003.

It will not be without advantage to refer to Sub Section 2 of Section (7) of the Khyber Pakhtunkhwa Service Tribunal Act, whereby it is clearly provided that the Tribunal or a Bench constituted U/S 5 shall, for the purposes of deciding any appeal, is deemed to be a Civil Court and shall have same power as are vested in such court under the Code Of Civil Procedure 1908 and particularly the issue of the order impugned in fresh appeal including the powers of execution of its decisions. So, the Tribunal for the purpose of execution of his judgment is an Executing Court for all purposes within the

meaning of Sub Section(2) (d) of Section 7 of the Service Tribunal Act. No particular procedure has been provided in the Act its self or under the rules for execution of judgments of the Tribunal. The absence of special procedure for execution of the judgment is understandable in presence of provision of Sub Section(2) (d) of Section 7 of Khyber Pakhtunkhwa Service Tribunal Act, where under the Tribunal has been deemed as a Civil Court with all powers under CPC including the powers of Executing Court. Part-II of CPC deals with the execution in general. Section 47 CPC come under the heading of questions to be determined by the Court executing decree. Sub Section (1) of Section 47 provides that all questions arising between the parties to the suit in which the decree was passed or their representatives, and relating to the execution, discharge or satisfaction of the decree, shall be determined by the Court executing the decree and not by a separate suit. Having expounded the aforesaid legal position, we are left with no doubt to hold that the question involved in the appeal in hand is certainly a question relating to the execution of judgment dated 11.08.2007 in Service Appeal No. 1284/2003 through separate appeal at hand, is not competent in view to the Sub Section(1) of Section 47 CPC read with Rule 23 of the Khyber Pakhtunkhwa Service Tribunal Rules, 1974. Having so held, we are constrained to convert this appeal in execution petition. It be deleted from the register of appeal and numbered as execution petition for implementation of judgment dated 11.08.2007 in letter and spirit. Respondents are directed to submit their comments as to the question raised by the appellant on the basis of impugned order dated 03.01.2019. To come up on 30.09.2021 before S.B for comments of respondents.

  
 (Atiq Ur Rehman Wazir)  
 Member (E)

  
 Chairman

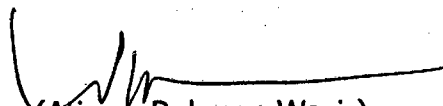
10.03.2021

Appellant present through counsel.

Riaz Khan Paindakheil learned Assistant Advocate General for respondents present.

Learned A.A.G made a request for adjournment in order to produce certain relevant documents.

Adjourned to 22/03/2021 for record/arguments before D.B.

  
(Atiq ur Rehman Wazir)  
Member (E)

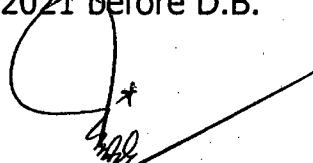
  
(Rozina-Rehman)  
Member (J)

22.03.2021

Appellant present through counsel.

Noor Zaman Khan Khattak learned District Attorney alongwith Muhammad Shafiq D.S.P (Legal) for respondents present.

Request for adjournment was made by the respondents. Last chance is given. To come up for production of record, if any and arguments on 30/4/2021 before D.B.

  
(Mian Muhammad)  
Member (E)

  
(Rozina Rehman)  
Member (J)

30-4-21

*Due to COVID-19, the case is adjourned to 5-8-2021 for the same.*

  
Riaz Khan

918/19

07.09.2020

Appellant in person and Addl. AG alongwith Wisal Muhammad, H.C for respondents No. 1 & 2 present. Nemo on behalf of respondent No. 3.


Respondent No. 3 has not furnished written reply despite last opportunity. The matter is posted to D.B for arguments on 11.11.2020. The appellant may furnish rejoinder to the written reply of respondents No. 1 & 2, within a fortnight, if so advised.

  
Chairman

11.11.2020

Junior to counsel for appellant present.. Mr. Kabirullah Khattak learned Additional Advocate General for respondents present.

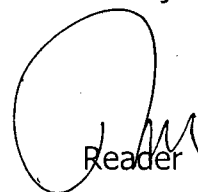
The Bar is observing general strike, therefore, the matter is adjourned to 27.01.2021 for hearing before the D.B.

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

  
Chairman

27.1.2021

Due to COVID-19, the matter is adjourned to 10.03.21 for the same.

  
Reader



17.03.2020 Clerk to counsel for the appellant present. Mr. Kabirullah Khattak learned Addl. AG alongwith Wisal Head Constable on behalf of respondents No. 1 & 2 present. Written reply on behalf of respondents No. 1 & 2 already submitted. None present on behalf of respondent No.3 nor submitted written reply/comments, therefore notice be issued to respondent No.3. Last opportunity is granted. To come up for written reply/comments on behalf of respondent No. 3 on 23.04.2020 before S.B.

  
Member

resp 23.04.2020 Due to COVID19, the case is adjourned to 20.07.2020 for the same as before.

  
Reader

20.07.2020 Junior counsel for appellant is present. Mr. Kabirullah Khattak, Additional AG alongwith Mr. Wisal, Naib Court on behalf of respondents No. 1 & 2 are also present.

Comments on behalf of respondents No. 1 & 2 have already been submitted. Neither written reply/comments on behalf of respondent No. 3 submitted nor anyone on his behalf is present therefore, notice be issued to him for submission of written reply by way of last opportunity. File to come up for written reply/comments on behalf of respondent No. 3 on 07.09.2020 before S.B.

  
  
(MUHAMMAD JAMAL KHAN)  
MEMBER

13.01.2020

Junior to counsel for the appellant and Addl. AG for the respondents present.

Learned AAG requests for time to furnish reply/comments. Adjourned to 20.02.2020 on which date the requisite reply/comments shall positively be furnished.

Chairman



20.02.2020

Counsel for the appellant and Mr. Kabirullah Khattak, Additional AG alongwith Mr. Wisal, Head Constable on behalf of respondent No. 1 & 2 present. Representative of respondents No. 1 & 2 submitted comments on behalf of respondent No. 1 & 2. The same is placed on record. Neither written reply on behalf of respondent No. 3 submitted nor his representative is present, therefore, notice be issued to respondent No. 3 with the direction to direct the representative to attend the court and submit written reply on the next date positively. To come up for written reply/comments on behalf of respondent No. 3 on 17.03.2020 S.B.






(MUHAMMAD AMIN KHAN KUNDI)  
MEMBER

Form- A  
FORM OF ORDER SHEET

Court of \_\_\_\_\_

Case No.- \_\_\_\_\_ 918/2019 \_\_\_\_\_

S.No.	Date of order proceedings	Order or other proceedings with signature of judge
1	2	3
1-	12/07/2019	<p style="text-align: center;">The appeal of Mr. Umar Daraz resubmitted today by Mr. Saadullah Khan Marwat Advocate may be entered in the Institution Register and put up to the Worthy Chairman for proper order please.</p> <p style="text-align: right;"> REGISTRAR</p>
2-	15(97)-S  26.08.2019	<p style="text-align: center;">This case is entrusted to S. Bench for preliminary hearing to be put up there on <u>26/08/19</u></p> <p style="text-align: right;"> CHAIRMAN</p> <p style="text-align: center;">Nemo for appellant.</p> <p style="text-align: center;">Notice be issued to appellant/counsel for preliminary hearing on 08.10.2019 before S.B.</p> <p style="text-align: right;"> Chairman</p>

08.10.2019

Syeda Uzma Advocate for appellant present.

Requests for adjournment as learned senior counsel is engaged before the Honourable Bannu Bench of Peshawar High Court today.

Adjourned to 19.11.2019 before S.B.

  
Chairman

19.11.2019

Counsel for the appellant present.

Learned counsel referred to the judgment of this Tribunal passed on 11.08.2007 passed in Appeal No. 1284/2003 and contended that the appellant was reinstated in service as Inspector with all back benefits. At present his grievance is that on 03.01.2019 an order was issued on behalf of respondent No. 1, whereby, amongst others the appellant was shown to have been promoted from the position of Offtg. Inspector BPS-16. In fact the appellant is performing duty as acting DSP since, 2011, it was added.

In order to resolve the controversy regarding honouring of judgment, earned by the appellant earlier, in its true perspective and the extension of consequential benefits in his favour, instant appeal is admitted to regular hearing subject to all just exceptions. The appellant is directed to deposit security and process fee within 10 days. Thereafter, notices be issued to respondents for submission of written reply/comments on 13.01.2020 before S.B.

Appellant Deposited  
Security & Process Fee  
28/11/19

  
Chairman

The appeal of Mr. Umar Daraz Khan Acting D.S.P Special Branch Peshawar received today i.e. on 03.05.2019 is incomplete on the following score which is returned to the counsel for the appellatant for completion and resubmission within 15 days.


- 1- Memorandum of appeal may be got signed by the appellatant.
- 2- Annexures of the appeal may be attested.
- 3- Annexures of the appeal may be flagged.
- 4- Index of the appeal may be prepared according to the Khyber Pakhtunkhwa Service Tribunal rules 1974.
- 5- Copies of complaint and order dated 25.4.2013 mentioned in para-1&2 of the memo of appeal (Annexures-A&B) respectively are not attached with the appeal which may be placed on it.
- 6- Copies of show cause notice, reply to show cause notice and dismissal order mentioned in para-4 of the memo of appeal are not attached with the appeal which may be placed on it.
- 7- Copy of reinstatement order 26.12.2007 mentioned in para-5 of the memo of appeal is not attached with the appeal which may be placed on it.
- 8- Annexures of the appeal are not in sequence which may be annexed serial wise as mentioned in the memo of appeal.
- 9- Five more copies/sets of the appeal along with annexures i.e. complete in all respect may also be submitted with the appeal.

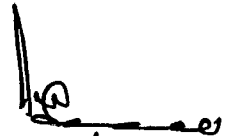
No. 919 /S.T,

Dt. 10/5 /2019.

  
REGISTRAR  
SERVICE TRIBUNAL  
KHYBER PAKHTUNKHWA  
PESHAWAR.

Mr. Saadullah Khan Marwat Adv. Pesh.


Sir  
Request for further time.  


Sir,  
Resubmitted after completion  
As far as obj. No. 5 & 6 is concerned,  
The copies of the same are not available  
PTO  
10 days further extended.  
  
10/6/19.

at present, yet all the details of the matter is given in the judgment which is sufficient for resolving the matter.  
submitted pl.

By

Objection nos. 5 to 8 are still stand, therefore, the appeal in hand is returned again to the counsel for the appellat for completion and resubmission within 15 days.

  
Registrar

No. 1147 /SIT  
dt. 2/7 /2019

Sir

Re-submitted after completion.

As for as Anonymous appeals and reply to FSC are not available at present.



**BEFORE THE KPK SERVICE TRIBUNAL, PESHAWAR**

Execution Petition No. 334/2021 S.A No. 918/2019

Umar Daraz

Versus

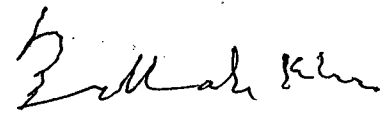
I.G.P & others

**I N D E X**

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Through

Appellant



Dated: 03-05-2019

(Saadullah Khan Marwat)  
Advocate  
21-A Nasir Mansion,  
Shoba Bazaar, Peshawar.  
Ph: 0300-5872676  
0311-9266609

**BEFORE THE KPK, SERVICE TRIBUNAL, PESHAWAR**

Execution Petition no. 334/2021

S.A No. 918 /2019

Umar Daraz Khan,

Acting Deputy Superintendent

Of Police, Special Branch, KP,

Peshawar. . . . . Appellant

**Khyber Pakhtunkhwa  
Service Tribunal**Diary No. 698Dated 3-5-2019*Appeal is converted into  
Execution petition vide order  
dt. 5-8-21.***VERSUS**

1. Inspector General of Police,

KP, Peshawar.

2. Additional Inspector General

Of Police, Hqr: Peshawar.

3. Secretary, Government of KP,

Home Department, Peshawar. . . . . Respondents

⇔&lt;=&gt;⇔&lt;=&gt;⇔&lt;=&gt;⇔&lt;=&gt;⇔

**APPEAL U/S 4 OF THE SERVICE TRIBUNAL ACT, 1974****AGAINST OFFICE ORDER NO. /E-II, DATED 03-01-****2019 OF R. NO. 1 WHEREBY APPELLANT WAS PLACED****AT S. NO. 108 AS OFFICIATING INSPECTOR INSTEAD****OF INSPECTOR B-16 SINCE THE YEAR 2003.**

Filed to-day

Registrar

3/5/19.

⇔&lt;=&gt;⇔&lt;=&gt;⇔&lt;=&gt;⇔&lt;=&gt;⇔

**Respectfully Sheweth:**

1. That appellant was initially appointed as Constable in Frontier Reserve Police vide order dated 01-01-1987. He qualified various courses for promotion and his name was brought on promotion list "D" and later on list "E". His name was then brought on list "F". On the basis of aforesaid courses he was promoted to the rank of Inspector vide letter dated 21-04-1993. He remained posted as Reserve Inspector FRP Hqr: Peshawar since 13-07-1999 to 31-03-2003. He was also assigned responsibility to look after Shabqadar Land Fund for the said period. Thereafter, the said fund was entrusted to Mr. Sher Akbar Sub Inspector from 19-04-2003 to 17-12-2003. During this period

Re-submitted to-day  
and filed.

Registrar

3/5/19



numerous anonymous complaints were made alleging that huge amount in the said complaint was misappropriated by the incumbents. (Copies as annex "A")

2. That on 25-04-2003, appellant was reverted three steps from the rank of Inspector directly to the rank of Head Constable, by passing rank of Sub Inspector and ASI. (Copy as annex "B")
3. That Inquiry Committee was constituted comprising upon Khursheed Hassan DSP Hqr: and Mir Qasim Khan Inspector, Frontier Reserve Police Peshawar to conduct enquiry into the allegations. The Inquiry Committee concluded in his report dated 25-06-2003 that allegations leveled against the appellant were proved and he was recommended for imposition of major penalty. After the conclusion of enquiry report, appellant was served with Final Show Cause Notice on 26-06-2003 which was replied by denying the allegations. (Copy as annex "C")
4. That on 16-07-2003, appellant was dismissed from service. He then submitted departmental appeal to the authority which met dead response and thereafter filed S.A. No. 1284 / 2003 before the Hon'ble Tribunal. Respondents were put to notice and after filing Written Statement, followed by replication of appellant, arguments were heard and thereafter the appeal was accepted on 11-08-2007 by setting aside order of dismissal from service dated 16-07-2003. The concluding para of the judgment was:-

"In view of the above discussion, the appellant has made out a genuine case for indulgence of the Tribunal. The Tribunal therefore, agrees to accept the appeal, set aside the impugned orders dated 25-04-2003 & 16-07-2003 and reinstate the appellant in service as **INSPECTOR WITH ALL BACK BENEFITS**".

(Copies as annex "D" & "E")

5. That in pursuance of the aforesaid judgment, appellant was reinstated in service vide order dated 26-12-2007 by respondent No.1. (Copies as annex "F")

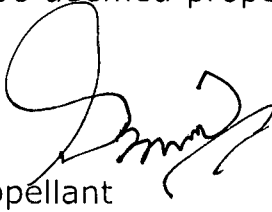
6. That on 03-01-2019, order of officiating Inspectors was issued whereby the name of appellant was placed at S. No. 108, showing him officiating Inspector, B-16 instead of Inspector since 2003 as he was reinstated in service as Inspector with all back benefits and not as officiating Inspector. (Copy as annex "G")
7. That on 07-01-2019, appellant submitted representation before the authority requesting therein that appellant was reinstated by the Hon'ble Service Tribunal as Inspector, so he be granted seniority and he be shown as Inspector since 2003 but in vain. (Copy as annex "H")

Hence this appeal, inter alia, on the following grounds:-

**GROUND S :**

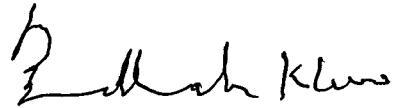
- a. That appellant undergone all the mandatory courses required for promotion step by step from one rank to another.
- b. That on an unjustified order, appellant was dismissed from service which order was not only declared illegal but department was directed to reinstate him not only as Inspector but with all back benefits, meaning thereby that where ever he was due for promotion, seniority, other service benefits, etc. he should be given the same but again the respondents played foul and he was not given his due right.
- c. That as per the judgment dated 11-08-2007 of the hon'ble Tribunal, appellant was reinstated in service as Inspector with all back benefits, so respondents were legally bound to show him Inspector since 2003 with all benefits.
- d. That the colleagues of appellant reached to the rank of SP but he was implicated into frivolous litigation and was deprived from his vested right of promotions well within time due to malafide of the respondents.
- e. That lapses and illegal acts of the Respondents shall not be attributed to appellant but the department be punished for the same destroying his future career for no legal reason.

It is, therefore, most humbly prayed that on acceptance of the appeal, order dated 03-01-2019 of R. No. 1 showing appellant as Officiating Inspector, B-16 at Serial No. 108 be set aside to his extent and he be shown Inspector B-16 since the year, 2003 with all back benefits, with such other relief as may be deemed proper and just in circumstances of the case.



Appellant

Through



Saadullah Khan Marwat



Amjad Khan  
Advocates,

Dated 03-05-2019

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e (12)

# FRONTIER RESERVE POLICE

## ORDER

In compliance of CPO letter No 1309-12/E-II, dated 01.04.1993, SI/PC Unit of FRP, during his promotion as Offg. Inspector (BS-16) till he was posted as Inspector in Army Training School (I.B) Islamabad, his promotion as Temporary Inspector on ad hoc basis was accordingly notified vide this office notification No 2342/E dated 21 April 1993.

2. On repatriation from Islamabad to FRP vide CPO letter No. 1309-12/E-II, dated 20.01.1998, his further posting order was required to have mentioned his reversion to his substantive rank of SI/PC but this aspect was ignored and even till date he had been holding the same Temporary rank as Inspector.

3. Therefore keeping in view as the position explained above, notification of Umar Daraz promotion as Temporary Inspector on ad hoc basis issued vide this office No. 2342/EC, dated 21<sup>th</sup> April, 1993, is recalled.

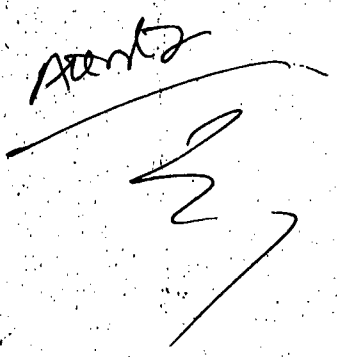
(JAMAL SHAH)  
COMMANDANT

Noted by \_\_\_\_\_ dated Peshawar the 25<sup>th</sup> April, 2005

c.c. for necessary action:

1. Deputy Commandant, B.I.C., Peshawar
2. DSP, FRP I.C., Peshawar
3. O/S/IC/Commandant/OSI, FRP.

Copy to the Inspector General of Police, N.F.F.P., Peshawar for the information.

*Arif*  


B

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(A)

FRONTIER RESERVE POLICE

ORDER

In compliance of CPO, N.W.F.P., Peshawar direction vide their letter No.4894/E-II, dated 12.03.2003 regarding reversion of those Platoon Commanders in FRP, who have completed their normal tenure as Platoon Commander according to Standing Order No. 03. Case of SI/PC Umar Daraz was examined. It was found that PC Umar Daraz was promoted as ASI/PC on 21.11.1990 and as SI/PC on 04.06.1992. He has already completed his normal tenure as Platoon Commander according to Standing Order No.03. He is therefore, reverted from the rank of SI/PC to the rank of Head Constable, forthwith.

(JAMAL SHAH)  
COMMANDANT

No. PAM/125,

dated Peshawar the 25<sup>th</sup> April, 2003

c.c. for necessary action:-

1. Deputy Commandant, FRP, N.W.F.P., Peshawar.
2. DSP, Field No.1, Peshawar.
3. OS/EC/CCA, Peshawar/AFI, FRP.

Copy to the Inspector General of Police, N.W.F.P., Peshawar for f/o information.

*Aut*  


C

ANNEXURE 9  
21

FINAL SHOW CAUSE NOTICE.

I, Superintendent of Police, FRP/Peshawar Range, Peshawar as competent authority, under the North-West Frontier Province Removal from Service (Special Power) Ordinance-2000, do hereby serve you Head Constable Umar Daraz Khan as follows:-

1-(i) That consequent upon the completion of enquiry conducted against you by Mr. Khurshid Hassan, DSP/FRP/MCRs and Inspector Mir Qasim Khan (Enquiry Officers) for which you were given full opportunity of hearing and.

(ii) On going through the findings and recommendations of the Enquiry Officers, the material on record and other connected papers, I am satisfied that you have committed the following acts/commissions specified in section -3 of the said ordinance:-

- 1) Rs.43,950/-construction of one room for FRP Jawans at Shabqadar FRP Land but nothing was found constructed there.
- 2) Rs.14,500/-Repair of M.T Shed, however no repair/addition/alteration was done.
- 3) Rs.25,000/-Repair of Vehicle No.A-1292 while the expenditure head to be recouped from Govt. Fund.
- 4) Rs.56,720/-Purchase of Tube Roads for FRP building while nothing new was found fitted rather most of the roads were fitted previously. Even no fresh connection was found.
- 5) Rs.27,785/-Construction of Wash Room with the office of PA to Commandant FRP, but only Rs.8737/-spent, while no account of remaining Rs.19048/-was given and seems to be mis-appropriated.
- 6) Rs.48,930/-White washing of FRP buildings while no white washing was done and the white washing of half of the building had actually been done out of Govt. fund for petty repairs.
- 7) Rs.56,964/-Purchase of different items for FRP building, This amount was shown appended through Gohar Ali Pipe Fitter while no alteration/addition in pipe system was seen as the tapes in Wash Room and Latrines are still in bad condition.
- 8) Mis-appropriation of sale money of allegedly 300 trees 30, Straw heaps etc of Shabqadar Land.

2) As a result thereof, I, KHURSHID KHAN, SUPERINTENDENT OF POLICE, FRP PESHAWAR RANGE PESHAWAR, as competent authority have tentatively decided to impose upon you MAJOR PENALTY including dismissal from service under Section-3 of the said Ordinance.

(Cont: Page No. 2)

AAND  
[Signature]

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3) You are, therefore, required to Show Cause as to why the aforesaid penalty should not be imposed upon you.

4) If no reply to this notice is received received within fifteen days of its deliver, in the normal course of circumstance, it shall be presumed that you have no defence to put in and in that case an ex-parte action shall be taken against you.

5) The copy of the findings of the Enquiry Officers is enclosed.

*Muhammad*

( MUHSIN KEAN )  
Superintendent of Police, FRP,  
Peshawar Range Peshawar.

No. 134 /PA/FRP/PR

Dated 26-6 /2003.

*Admiral*  
*M*

*allied*  
*M*



E 12

BEFORE THE NWFP SERVICE TRIBUNAL, PESHAWAR.

Appeal No. 1284/2003

Date of Institution.... 05.11.2003  
Date of Decision... 11.08.2007



Umar Daraz Khan, Ex-Inspector,  
F.R.P, Peshawar Range, Peshawar.....(Appellant)

VERSUS

1. Inspector General of Police, NWFP, Peshawar.
2. Deputy Inspector General of Police, H.Q Peshawar.
3. Commandant, Frontier Reserves Police, NWFP Peshawar.
4. Superintendent of Police, Frontier Reserves Police, Peshawar Range, Peshawar..... (Respondents)

APPEAL UNDER SECTION 4 OF THE NWFP SERVICE TRIBUNAL ACT, 1974 AGAINST OFFICE ORDER No.213 dated 16.7.2003 WHEREBY THE APPELLANT HAS BEEN DISMISSED FROM SERVICE WITH IMMEDIATE EFFECT COMMUNICATED TO THE APPELLANT ON 28.07.2003 AGAINST WHICH THE DEPARTMENTAL APPEAL DATED 7.8.2003 HAS NOT BEEN RESPONDED DESPITE THE LAPSE OF 60 DAYS.

PRAYER:-

On acceptance of this appeal, the impugned office order dated 16.7.2003 may please be set aside the appellant may be reinstated in service with full back wages and benefits of service; or any other remedy deemed proper in the facts and circumstances of the case and not specifically asked for may also be allowed.

MR. SIKANDAR KHAN, ADVOCATE  
MR. USMAN GHANI, AGP

... For appellant.  
... For respondents.

MR. MUHAMMAD UMAR AFRIDI,  
DR. ABDUR RAUF,

... MEMBER  
... MEMBER.

**ATTESTED**

MEMBER  
MEMBER  
PESHAWAR



JUDGMENT

MUHAMMAD UMAR AFRIDI, MEMBER:- This appeal has been filed by Mr. Umar Daraz Khan, Ex-Inspector Frontier Reserves Police, Peshawar Range, Peshawar, under section-4 of the NWFP Service Tribunals Act, 1974, against the office order No. 213, dated 16.07.2003, whereby he had been dismissed from service, communicated to the appellant on 28.07.2003.

2. Brief facts of the case are that the appellant initially joined the Frontier Reserves as Constable Police on 01.1.1987. During the course of his services, he qualified different courses necessary for further promotions. After qualifying various courses, the name of the appellant was brought on promotion list "D" and later on "E". Subsequently his name was recommended to be brought on list "F" vide letter dated 11.1.2003. The appellant was promoted as Inspector vide letter dated 214.1993. Lastly the appellant was posted as Reserve Inspector FRP, Headquarters, Peshawar. He remained on this post from 13.07.1999 to 31.3.2003. He was looking after the Shabqadar Land Fund w.e.f. 13.11.1999 to 14.4.2003. After the posting of the appellant from the post of Reserve Inspector (Headquarters), the said fund was looked after by Mr. Sher Akbar, Sub-Inspector, from 19.4.2003 to 17.12.2003. As soon as Mr. Sher Akbar became the custodian of the Shabqadar Land Fund, flow of numerous anonymous complaints started wherein it was alleged that huge amount in the Shabqadar Land Fund being in the custody of the appellant during his tenure, was mis-appropriated.

3. Subsequently, on 25.4.2003, the promotion order dated 31.4.1993 of the appellant as Inspector was recalled after 11 years and then vide another letter No. P.A/25, dated 25.4.2003,

ATTESTED

3.

the appellant was further reverted two steps from the rank of Sub *Inspector/Platoon Commander* to the rank of head Constable issued by the respondent No.3. The appellant was served with a charge sheet alongwith statement of allegations vide letter bearing Endst. No. 129.32/FRP/PR, dated 10.5.2003, which was duly replied by the appellant on 17.5.2003 and denied the allegations levelled against him. In the meantime, an enquiry was conducted by an enquiry committee consisting of Khursheed Hassan DSP Headquarters, and Mir Qasim Inspector, Frontier Reserves Police, NWFP Peshawar. The enquiry committee in its report dated 25.6.2003 concluded that all the allegations levelled against the appellant were substantiated and he was proposed for major penalty. The appellant was served with the final show cause notice vide letter bearing Endst. No. 184/PA/FRP/PR, dated 26.6.2003. The appellant submitted his reply to the final show cause notice. Thereafter, vide the impugned order bearing Endst. No.213/PA/FRP/PR, dated 16.7.2003, the appellant was dismissed from service. Feeling aggrieved, the appellant submitted his departmental appeal to respondent No.3, which elicited no response within the stipulated period; hence the present appeal.

4. The appeal was admitted to regular hearing on 16.7.2004 and notices were issued to the respondents for filing their written replies. They filed their joint written reply and contested the appeal. Replication was also filed in rebuttal. During the course of arguments, it was brought in the notice of the Tribunal that the appellant was also facing the prosecution before the Special Judge, Anti-Corruption. In order to avoid conflicting judgments, the proceedings in the instant appeal were adjourned sine-die vide order dated 4.10.2004. The above criminal case was disposed of on 31.3.2007, u/s 249 Cr.P.C and the appellant as per law was released. Thereafter, the appellant submitted an application for

ATTESTED

revival of the appeal on 10.5.2007. The appeal was restored on 3.8.2007.

5. Arguments heard and record perused.

6. The learned counsel for the appellant argued that the appellant was posted at FRP Peshawar Range, Peshawar from 13.07.1999 to 31.3.2003. He was the custodian of the Shabqadar Land Fund from 13.11.1999 to 14.4.2003. After the posting of the appellant from the post of Reserve Inspector (R.I) Headquarters, Mr. Sher Akbar, Sub Inspector remained the custodian of the Fund from 19.04.2003 to 17.12.2003. As soon as Mr. Sher Akbar became the custodian of the fund, the flow of anonymous complaints started wherein it was alleged that huge amount was mis-appropriated from the Shabqadar Land Fund.

7. On 25.4.2003, the promotion order dated 31.4.1993 of the appellant as Inspector was recalled after 11 years and then vide another letter No. P.A/25, dated 25.4.2003 the appellant was further reverted two steps from the rank of Sub Inspector/Platoon Commander to the rank of Head Constable issued by the respondent No.3.

ATTESTED

8. It was further argued by the learned counsel for the appellant that Ghilaf Khan Reserve Inspector (R.I) Headquarters, Frontier Reserve Police, conducted preliminary enquiry into the allegations, submitted his findings and held H.C Umar Daraz the then Reserve Inspector responsible for mis-appropriation of huge amount of Rs. 283858/-. As a result of the preliminary enquiry the appellant was served with charge sheet and statement of allegations under the NWFP Removal from Service (Special Powers) Ordinance, 2000 vide Edost: bearing No.129-32, dated 10.5.2003. He submitted his reply and pleaded not guilty.

*[Signature]*  
Khyber Pakhtunkhwa  
Service Tribunal,  
Peshawar

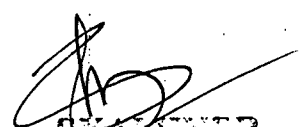
A committee for proper departmental inquiry consisting of *Mr. Khurshid Hassan, DSP, Headquarters,* and *Mir Qasim, Inspector, Frontier Reserves Police,* was constituted. The enquiry committee in its report proved all the allegations levelled against the appellant and recommended him for major penalty. He was subsequently, dismissed from service by the competent authority.

9. It was contended by the learned counsel for the appellant that the very order dated 25.4.2003 to recall the Notification No.2342/EC, dated 21.4.1993 regarding the promotion of the appellant as Inspector, was without jurisdiction and incompetence because only the Inspector General of Police could issue it whereas in the instant case it had been issued by the Commandant, Frontier Reserve Police, NWFP Peshawar, who was not competent. Thus the subsequent initiation of the enquiry proceedings and the impugned order had nullity in the eyes of law. This impugned order was calculated and designed to bring the appellant within the control and power of respondent No.3 and 4 so as to get rid of him through fake and illegal departmental proceedings.

10. The learned counsel for the appellant stated that the appellant had not been treated in accordance with law and thus his fundamental rights guaranteed and secured under the constitution of the Islamic Republic of Pakistan were baldy violated.

11. The learned counsel termed the impugned order as malafide and highly discriminatory, because other employees similarly placed were left undisturbed while the appellant was punished and thus the impugned orders were not sustainable.

**ATTESTED**

  
**EXAMINER**  
Khyber Pakhtunkhwa  
Service Tribunal,  
Peshawar

12. Regarding the imposition of penalty, it was stated that *while imposing the penalty of dismissal from service*, the mandatory provisions contained in the NWFP Police Rules, 1975 Removal from service (Special Powers) Ordinance, 2000 were badly violated.

13. As far as enquiry initiated against the appellant was concerned it was stated to be incompetent as the NWFP Removal from Service (Special Powers) Ordinance, 2000 was not applicable in the case and thus the whole proceedings were nullity in the eyes of law.

14. The appellant was never supplied with the enquiry report nor he was properly communicated the dismissal order and thus having bias against the appellant, he was not allowed proper opportunity of defence.

15. It was pointed out by the learned counsel for the appellant that the alleged misappropriated amounts were duly approved by the competent authorities and were utilized per their directions and properly accounted for, however, the appellant was made a scapegoat and penalized for ulterior motives.

16. The whole enquiry proceedings were stated to be a mere eye-wash by the learned counsel for the appellant and the long and unblemished service career of the appellant was ruined and practically he was penalized for no fault on his part.

**ATTESTED**

17. The counsel for the appellant while arguing the case stated that the standing order No.3 of the Frontier Reserves Police was not applicable to the case of the appellant because his substantive post was Inspector and not Platoon Commander and

*[Signature]*  
 Khyber Pakhtunkhwa  
 Service Tribunal  
 Peshawar

even if the same was withdrawn the same had no effect on his *original post*. Moreover, otherwise too, the alleged standing order No.3 of the Frontier Reserves Police issued vide No. 10049/99/C-I, dated 16.11.1999 had no application to the case of the appellant because he was promoted as Inspector in the year 1993 whereas the said standing order No.3 was issued in the year, 1999.

18. Similarly, it was argued by the learned counsel for the appellant that while reverting the appellant no right of hearing was ever provided to him and hence the respondents condemned the appellant unheard and thus the law and universal principles of natural justice were badly violated. Similarly, no show cause notice had been issued to the appellant in the reversion cases nor any enquiry was ever conducted. Thus the impugned reversion order were nullity in the eyes of law. The learned counsel for the appellant requested that the appeal may be accepted, all the three impugned orders may be set aside and the appellant may be reinstated as Inspector as provided under Rule-13-18 of Police Rules, 1934, with all back benefits.

19. The Additional Government Pleader, on the other hand, while arguing the case regretted to agree to the learned counsel for the appellant that the appellant was acquitted by the criminal court. The learned Additional Government Pleader pointed out that proceedings under section -249 Cr.P.C did not pertain to acquittal.

20. The learned Addl. Government Pleader argued that the appellant was promoted as Inspector on temporary basis and not on permanent basis. Therefore, temporary promotions could be withdrawn at any time. He also clarified that the order of reversion issued vide No. 125/P.A, dated 25.04.2003 was in compliance with the orders of Inspector General of Police No. 4894/E-II, dated 12.03.2003 which was legal and justified under

ATTESTED

EXAMINER  
Khyber Pakhtunkhwa  
Services Tribunal  
Peshawar

the rules. Similarly no personal hearing or departmental enquiry *was required for the reversion from officiating rank.*

21. It was further argued by the learned Additional Government Pleader that proper enquiry was conducted against the appellant wherein all the allegations levelled against him were proved. All codal formalities were fulfilled before the award of major penalty and the appellant was rightly dismissed from service.

22. The Tribunal heard arguments of both the parties and perused the available record on file. The background of the case is such that a piece of government land situated at Shabqadar area, district Charsadda was purchased in the year, 1986-87. This land remained under the charge of District Police, Charsadda till 1995. Then it was handed over to Frontier Reserves Police (FRP) for the construction of FRP Headquarters. However, the said project could not materialize due to non-availability of adequate funds. The land in question remained with tenants and the proceeds were collected by the FRP. A supervisor of the Force used to collect the share and deposit the amount with the concerned junior officer of the FRP. This junior officer would keep the accounts. Several junior officers of the Frontier Reserves Police managed the account of the income from Shabqadar Land for different periods. The appellant managed the same from 13.11.1999 to 14.4.2003. The successor of the appellant in this regard was one Sher Akbar, Sub Inspector who managed this fund from 19.4.2003 to 17.12.2003. Soon after the management of the fund by the successor of the appellant numerous anonymous letters were received wherein it was alleged that the appellant had misappropriated the fund. On 25.4.2003, the promotion order dated 21.4.1993 of the appellant as Inspector was recalled after eleven

RECEIVED

Signature  
Deputy Commissioner  
Hyderabad  
Services Division  
Residential

(11) years and then vide another letter dated 25.4.2003, the *appellant was further reverted* two steps from the rank of Sub-Inspector/Platoon Commander to the rank of Head Constable. On the basis of preliminary enquiry conducted by Mr. Ghilaf Khan, Reserves Inspector, Frontier Reserves Police, departmental proceedings were initiated against the appellant. An enquiry committee consisting of Khursheed Hassan, Deputy Superintendent of Police and Mir Qasim, Inspector of Frontier Reserves Police conducted a formal enquiry against the appellant under the NWFP Removal from Service (Special Powers) Ordinance, 2000 and proved all the allegations against him. He was subsequently, dismissed from service with effect from 16.07.2003.

23. The Tribunal has noticed that the appellant has been an efficient and competent officer in the past. He has been placed on different lists of police on the basis of successful completion of various courses which were mandatory for promotion. It appears from his service record that he reached to the rank of Inspector through sheer hard work. It is difficult to understand as to how such an efficient officer has been reverted by three steps on the same date in two different orders.

The Tribunal is of the view that it is very strange that the Shabqadar Land Fund has been managed and utilized by various junior officers of the FRP and their senior officers during their respective tenures but only the appellant has been proceeded against. These proceedings have not touched the other senior officers of the department who might have misappropriated and embezzled the government money in connivance and collaboration with their subordinate officials. It is not at all possible that the junior officials/officers will misappropriate the funds without the support and protection of the senior officers. Similarly, at the time

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EX/11/11/11  
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Peshawar



of reversion of the appellant there were three Inspectors namely:- *Riazud Din, Haqdad Khan and Fazal Hussain(late)* who were promoted as Inspectors against the quota of illiterate subordinates and had qualified Drill Courses but they were not reverted and were given the benefits of pension as Inspectors. The reversion of the appellant as well as holding only him responsible for the mis-appropriation of the funds is total discrimination.

25. The appellant was last promoted to the rank of Inspector in the year, 1993 and he performed his duties in that capacity for about eleven (11) years. In this way valuable rights were created in his favour. The Tribunal is of the view that any benefit/right extended and allowed to a civil servant for such a long period cannot be withdrawn with a single stroke of pen without service of notice on him or departmental proceedings against him. Moreover, while reverting the appellant no right of hearing was provided to him and he was condemned unheard. In this way the Universal Principle of justice was violated. Any order issued in violation of law is illegal, and is hence null & void in the eyes of law.

26. As far as Standing Order No.3 is concerned, it cannot be applied to the appellant as this order has been issued in the year, 1999 while the appellant was promoted as Sub-Inspector on 4.6.1992. No order has retrospective effect.

27. The Tribunal has noticed that the appellant had obtained approvals of the competent authorities before the withdrawal of the money from the Shabqadar Land Fund and subsequent entries were made in the relevant registers. This fact had even been admitted by Mir Qasim who acted as PW-3 in the court of Senior Special Judge, Anti-Corruption NWFP, Peshawar. There


seems no mis-appropriation of funds on the part of the appellant *as he has exactly followed the past practice.*

28. The immediate officer is in a better position to closely watch the efficiency and conduct of any subordinate officer due to their frequent interactions. The letter dated 27.10.2003 written by Mr. Imtiaz Altaf Deputy Commandant, Frontier Reserves Police, speaks very high of the appellant and does not agree with the action taken against him. In view of the Tribunal it further weakens the validity of the case against the appellant.

29. The Tribunal has thoroughly considered Rule-13.18 of the Police Rules, 1934, which states that all the police officers promoted are kept on probation for a period of two years. On the conclusion of the probationary period, a report shall be rendered to the authority empowered to confirm the promotion who shall either confirm or revert him. In no case shall the period of probation be extended beyond two years and the confirming authority must arrive at a definite decision within that period, whether the officer should be confirmed or reverted. In case of the appellant the requisite orders of confirmation/reversion after two years have not been issued.

30. In view of the above discussion, the appellant has made out a genuine case for indulgence of the Tribunal. The Tribunal therefore, agrees to accept the appeal, sets aside all the three impugned orders dated 25.4.2003 and dated 16.7.2003 and reinstates the appellant in service as Inspector as provided in Rule-13-18 stated above with all back benefits. No order as to costs. File be consigned to the record.

ATTORNEY GENERAL

  
Khyber Pakhtunkhwa  
Service Tribunal  
Peshawar

31. This judgment shall also dispose of two (2) other connected appeals bearing No. 759/2003 and No.850/2003, of the same appellant Versus Inspector General of Police NWFP, Peshawar and others", where in all the three (3) appeals similar questions of law and facts are involved.

ANNOUNCED  
11.8.2007

M. Umar Afridi  
(MUHAMMAD UMAR AFRIDI)  
MEMBER

*(Signature)*  
(DR. ABDUR RAUF)  
MEMBER

Certified to be true copy  
*(Signature)*  
Khyber Pakhtunkhwa  
Service Tribunal,  
Peshawar

Date of Presentation of Appeal	09-07-18
Number of Words	4800
Copying Fee	26.00
Urgent	2.00
Total	28.00
Name of Clerk	<i>(Signature)</i>
Date of Call	09-07-18
Date of Delivery of Copy	09-07-18

112 F 24  
OFFICE OF THE PROVINCIAL POLICE OFFICER NWFP, PESHAWAR.

No. 28497-98/E-I dated Peshawar, the 28/12/2007.

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

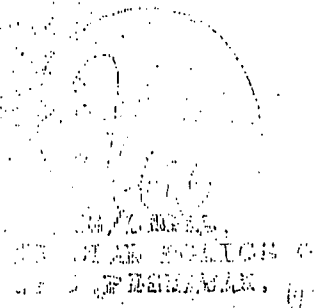
1. Commandant FKP, NWFP, Peshawar.
2. E-II CPO Peshawar.

The worthy FPO NWFP, Peshawar has ordered to implement decision of the NWFP Service Tribunal in Appeals No. 1284/759/850/2003.



AIG/LEGAL,  
FOR PROVINCIAL POLICE OFFICER,  
N.W.F.P., PESHAWAR.

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24/1

Batzen

ADVOCATE-GENERAL N.W.F.P PESHAWAR

No. \_\_\_\_\_ PS/AG

Dated \_\_\_\_\_/2007

Address: High Court Building, Peshawar Exchange No. 9213833

---

To,

The Secretary,  
Govt. of NWFP  
Home & TAs Department  
Peshawar

Subject: SERVICE APPEALS NO. 1284/759/850/2003, FILED BY EX-INSPECTOR UMAR DARAZ KHAN OF FRP PESHAWAR RANGE.

Dear Sir,

Reference Law Department letter No. Lit/LD/1-9(140)/Home / 2007/1580-85 dated 26-10-2007 addressed to this office and copy to your department on the subject noted.

That Learned Advocated on Record as well as Mr. Sardar Shaukat Hayat Additional Advocate General NWFP examined the titled case and found it "unfit". I agree with their opinion.

Encl: Copy of opinion.



Advocate-General N.W.F.P  
Peshawar

No. 60115-5 PS/AG

Copy to :-

1. The Secretary, Govt. of NWFP, Law Department, Peshawar.
2. The Provincial Police Officer, Peshawar.
3. The Commandant, Frontier Reserves Police, NWFP Peshawar.

Advocate-General N.W.F.P  
Peshawar

111.591/ck  
12/12



ADVOCATE-GENERAL, N.W.F.P, PESHAWAR.

No. PS / AG Dated 12/12/2007

Address: High Court Building, Peshawar Exchange No 9213833

Tele. No. 091-9210119  
Fax No. 091-9210270

To

The Secretary,  
Govt of NWFP  
Home & TAs Department.  
Peshawar.

Subject:

SERVICE APPEALS NO. 1284/759/850/2003, FILED BY EX- INSPECTOR,  
UMER DARAZ KHAN OF FRP PESHAWAR RANGE.

Dear Sir,

Reference Law Department letter No. Lt/LD/1-9(140)/Home/2007/  
1580-85 dated 26/10/2007 addressed to this office and copy to your department on the  
subject noted above.

The Learned Advocate on Record as well as Mr. Sardar Shaukat Hayat  
Additional Advocate General NWFP examined the titled case and found it "unfit". I  
agree with their opinion.

Encl: Copy of opinion.

Advocate-General, N.W.F.P.,  
Peshawar.

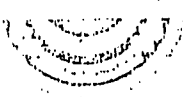
No 60115 PS/AG

Copy to:-

- 1. The Secretary, Govt. of NWFP, Law Department, Peshawar.
- 2. The Provincial Police Officer, Peshawar.
- 3. The Commandant, Frontier Reserves Police, NWFP Peshawar.

For Advocate-General, N.W.F.P.,  
Peshawar.

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G

25

3-1-19

KHYBER PAKHTUNKHWA  
CENTRAL POLICE OFFICE,  
PESHAWAR.

PH: 091-9210239 Fax: 091-9210927  
dated Peshawar the 3 / 1 / 2019

No. 75 / 4E-II

ORDER

On promotion the following Offg: Inspectors (BPS-16) are hereby transferred and posted as noted against each with immediate effect:-

S.NO	NAME	FROM	TO
1.	Fazal Malik No. 72/M	Malakand Region	Malakand Region
2.	Bahar Ali No. MR/18	Elite Force KP	Bannu Region
3.	Sajawal Khan No. D/39	DI Khan District	DI Khan District
4.	Rashid Hussain No. D/33	DI Khan District	DI Khan Region
5.	Muhammad Nawaz No. D/36	CTD KP	DI Khan Region
6.	Allah Dad No. D/40	CTD KP	DI Khan Region
7.	Shama Jan No. D/31	CTD KP	CTD KP
8.	Ghulam Yasin No. D/35	✓ Special Branch KP	DI Khan Region
9.	Faiz Kaleem No. D/34	Tank District	DI Khan Region
10.	Zahoor Muhammad No. MR/121	District Mardan	Mardan Region
11.	Muhammad Nawaz No. MR/120	Special Branch KP	Special Branch
12.	Khalid Khan No. P/335	Special Branch KP	CTD KP
13.	Muhammad Rasheed No. P/338	EPTC Nowshera	EPTC Nowshera
14.	Razid Ali No. P/339	Special Branch KP	Mardan Region
15.	Murad Ali No. P/343	CCP, Peshawar	CCP Peshawar
16.	Gulzar Khan No. P/346	Investigation Unit CPO	Investigation Unit CPO
17.	Shah Nawaz No. P/348	CCP, Peshawar	Mardan Region
18.	Behramand No. P/397	Special branch KP	Special Branch
19.	Jangraiz Khan No. P/398	CPC Peshawar	Mardan Region
20.	Murad Ali No. P/354	Special Branch KP	Special Branch
21.	Muhammad Noor No. P/355	CCP, Peshawar	CCP, Peshawar
22.	Inam Ullah No. P/356	Traffic Police Peshawar	Special Branch
23.	Ihsan Ullah No. P/358	CCP, Peshawar	CCP, Peshawar
24.	Fazle Subhan No. P/359	CCP, Peshawar	Traffic Warden Peshawar
25.	Karim Elahi No. P/360	CCP, Peshawar	CTD KP
26.	Noor Muhammad No. P/361	* CCP, Peshawar	CTD KP
27.	Hidayat-ur-Rehman No. P/362	CCP, Peshawar	Traffic Warden Peshawar
28.	Anwar Ali No. P/363	CCP Peshawar	Mardan Region
29.	Mukhtiar Muhammad No. P/365	CCP Peshawar	Mardan Region
30.	Mushtaq Ali No. P/368	CCP, Peshawar	Mardan Region
31.	Khan Ghalib No. P/369	CPC Peshawar	PTC Hangu
32.	Jan Alam No. P/401	PTC Hangu	PTC Hangu
33.	Ibrahim No. P/371	CTD KP	CTD KP

*Handwritten signature*

No.	Name	Post	Region
	Azi Ullah No. P/373	Traffic Warden Peshawar	Traffic Warden Peshawar
36	Musa Khan No. P/374	CPC Peshawar	ACE KP
37	Ishah-ud-Din No. P/375	Traffic Peshawar	Traffic Warden Peshawar
38	Imdad Ullah No. P/376	Special Branch KP	FRP HQ
39	Irshad Ali No. P/377	CCP, Peshawar	Mardan Region
40	Muhammad Naeem No. P/379	Special Branch KP	Special Branch
41	Javed Iqbal No. P/381	CCP Peshawar	CCP, Peshawar
42	Farhad Hussain No. P/382	CCP, Peshawar	CTD KP
43	Qeemat Gul No. P/385	CCP Peshawar	CTD KP
44	Syed Rokhan Shah No. P/387	Special Branch KP	Special Branch
45	Khushal Khan No. P/388	Transport Deptt. KP	CTD KP
46	Himayat Ullah No. P/389	CCP, Peshawar	CTD KP
47	Bakht Diyan No. P/390	Special Branch KP	Elite Force
48	Muhammad Javed No. H/152	Intelligence School Abbottabad	Intelligence School Abbottabad
49	Muhammad Arif No. H/153	Intelligence School Abbottabad	Hazara Region
50	Zahir Shah No. 483/M	Special Branch KP	Special Branch
51	Nowsherawan No. 167/M	Malakund Region	Malakund Region
52	Fazal Miraj No. MR/124	Mardan District	PTC Hangu
53	Muhammad Akbar No. MR/127	Special Branch KP	Bannu Region
54	Ahmad Ali No. MR/132	Mardan District	Mardan Region
55	Raza Khan No. MR/131	Special Branch KP	Bannu Region
56	Ali Hassan No. K/26	ACE KP	CTD KP
57	Mohib Ullah No. K/29	District Karak	Kohat Region
58	Mir Atlas No. K/63	Special Branch KP	Kohat Region
59	Wali Sher No. K/66	District Karak	Kohat Region
60	Gul Faraz No. K/79	CTD KP	Kohat Region
61	Ghulam Rasool No. K/80	CTD KP	Kohat Region
62	Asal Khan No. K/101	Elite Force	Kohat Region
63	Muhammad Iqbal No. K/106	District Kohat	Kohat region
64	Nazir Muhammad No. K/130	CTD KP	CTD KP
65	Sakhi ur Rehman No. K/06	District Karak	Kohat Region
66	Naeem Ullah No. K/02	District Karak	Kohat Region
67	Amir Sultan No. K/76	District Kohat	Kohat Region
68	Abdur Rehman No. K/149	District Hangu	Kohat Region
69	Dost Muhammad No. K/154	ACE KP	CTD KP
70	Kirman Ali No. K/156	District Kohat	Kohat Region
71	Gul Shah Baraz No. K/162	District Hangu	PTC Hangu
72	Javed Hussain No. K/170	District Hangu	Kohat Region
73	Sakhawat Shah No. MR/135	Special Branch	Mardan Region
74	Amir-ud-Din No. MR/138	Mardan District	PTC Hangu
75	Nigah Hussain No. MR/139	District Swabi	Bannu Region
76	Habib Khan No. MR/141	Mardan District	Special Branch
77	Abdul Baseer No. MR/142	Nowshera District	CTD KP
78	Muhammad Fazil No. MR/143	District Mardan	Bannu Region
79	Muhammad Ramzan No. 1944		

*Handwritten signature*



	Saleem Pervez No. D/06		
81	Kashif Sattar No. D/15	D.I Khan District	DI Khan Regi
82	Muhammad Alamgir No. D/05	D.I Khan District	DI Khan Regi
83	Habib ur Rahman No. 396/M	Bannu District	DI Khan Regi
84	Mir Azam No. 92/M	Malakand Region	CTD KP
85	Juma Rahman No. 210/M	Malakand Region	Malakand Regi
86	Muhammad Khalid No. 543/M	Malakand Region	Malakand Regi
87	Qurban Khan No. 553/M	Malakand Region	CTD KP
88	Javed Iqbal No. 147/M	PTC Hangu	PTC Hangu
89	Habib Said No. 163/M	Malakand Region	Elite Force
90	Ijaz Ahmad No. 73/M	Malakand Region	Malakand Regio
91	Khan Bahadar No. 708/M	District Swat	CTD KP
92	Abdul Waheed No. H/112	District Swat	Malakand Region
93	Muhammad Sajjad No. H/117	Hazara Region	Hazara Region
94	Muhammad Javed No. H/138	Hazara Region	Hazara Region
95	Khan Afsar No. H/139	Intelligence School Abbottabad	Intelligence Schoo Abbottabad
96	Naveed Ahmed No. H/140	District Haripur	Mardan Region
97	Gohar Wakeel No. H/154	Hazara Region	Hazara Region
98	Saeed-ur-Rehman No. H/155	Hazara Region	Hazara Region
99	Abdul Rashid No. H/157	Hazara Region	Hazara Region
100	Muhammad Bashir No. H/160	Special Branch KP	Hazara Region
101	Sher Nawas Khan No. 157/MR	Abbottabad District	Hazara Region
102	Bashir Ahmad No. 237/MR	District Mardan	Mardan Region
103	Muhammad Zaman No. 103/MR	District Mardan	Mardan Region
104	Atta-ur-Rehman No. 195/MR	District Mardan	Mardan Region
105	Sajjad Ali No. 32/MR	District Mardan	Mardan Region
106	Ashiq Hussain No. 92/MR	Elite Force	CTD KP
107	Namir Khan No. 195/MR	District Mardan	Mardan Region
108	Umar Daraz Khan No. 51/MR	District Swabi	Mardan Region
109	Darwesh Khan No. P/24	Special Branch KP	<del>Bannu Region</del>
110	Muhammad Gul No. P/26	CCP, Peshawar	Mardan Region
111	Shaukat Ali No. P/29	Special Branch	Mardan Region
112	Mukhtiar Ullah No. P/31	ACE KP	Mardan Region
113	Nazeef-ur-Rehman No. P/36	CCP, Peshawar	CCP Peshawar
114	Bakht Zali No. P/37	CCP, Peshawar	CCP, Peshawar
115	Hamid Ali No. P/39	Special Branch	Traffic Warden Peshawar
116	Umer Sher No. P/40	Special Branch	Elite Force
117	Muhammad Nawaz No. P/42	Invest: CPO	Invest: Unit CPO
118	Muhammad Ikram No. P/48	FRP HQ	CTD KP
119	Misal Khan No. P/54	NAB KP	CTD KP
120	Hassan Zamir No. P/58	CCP, Peshawar	CCP Peshawar
121	Qaisro Khan No. P/61	CCP, Peshawar	CTD KP
122		CCP, Peshawar	

Attests  



28.

- 125 Zakir Ullah No. P 75
- 126 Muhammad Riaz No. P 77
- 127 Muhammad Tayyeb No. P 81

Special Branch KP	Special Branch
Special Branch KP	Elite Force
Special Branch KP	CTD KP

2 1

The Inspectors mentioned at serial No.11, 18, 20 and 22 will draw their pay against the existing vacancies of Bomb Disposal Unit, Special Branch KP. Moreover, Inspectors mentioned at serial No.34, 40 will draw their pay against the existing vacancies of CPO Peshawar and Inspectors mentioned at serial No.44 and 50 will draw their pay against the existing vacancies of PTC Hangu.

  
(DR. ISHTIAQ AHMAD) PSP/PPM  
Addl. Inspector General of Police HQrs  
For Inspector General of Police,  
Khyber Pakhtunkhwa  
Peshawar.

Encls: No. & date even.  
Copy forwarded to the -

- 1. Mr. 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 FRP and PTC Hangu.
- 6. Accountant General Khyber Pakhtunkhwa Peshawar.
- 7. Director, ACE KP Peshawar.
- 8. Office Supdt: Secret Branch CPO
- 9. CPO file


H

29

7-1-19

Subject: REQUEST FOR SENIORITY

Sir,

It is submitted that I was enlisted in FRP on 01.01.1987. After qualifying Lower/Intermediate and Upper Courses I was promoted as Adhoc Inspector on 21.04.1993 vide order No. 2343-49/ES by and served in various Units of Khyber Pakhtunkhwa Police efficiently. On 16.07.2003 I was dismissed from service on baseless charges but later on the Services Tribunal reinstated me as Inspector on 24.10.2007, as per police rule 13-18/1934 with all back benefits.

I submitted application for regularization my promotion and services and my case of list "F" was sent to CPO vide No. 11/PA dated 11.01.2003 but no action was taken on the recommendation.

I again submitted application for my regular promotion. The RPO Mardan confirmed me in the rank of Sub Inspector on 10.02.2017 vide order No. 1036-37/ES. I had already completed the mandatory period for confirmation as SI on 08.09.2014 but I was confirmed later in 2017. The applicant is working as acting DSP since 2011.

I was reinstated by the Services Tribunal as Inspector and completed mandatory period in 2014. It is therefore, requested that my confirmation as Sub Inspector may be affected from 2014 and may be granted seniority onward. Relevant documents are attached with my application please.

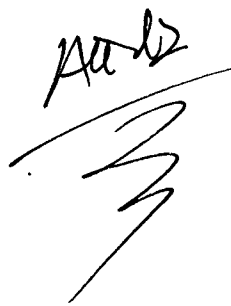


(UMAR DARAZ KHAN)

Acting DSP

Special Branch Khyber Pakhtunkhwa  
Peshawar

Dated 07.01.2019



30

9-1-19

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

To:- The Inspector General of Police,  
Khyber Pakhtunkhwa Peshawar

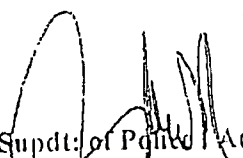
No. 484 /EB: Dated Peshawar the, 08 /01/2019.

Subject:- APPLICATION.

Memo:

Enclosed please find herewith an application alongwith other relevant documents submitted by Mr. Umar Daraz Khan Acting DSP of this Unit requesting therein for his seniority is send herewith for consideration, please.

Encl: \_\_\_\_\_

  
Sr. Supdt. of Police Admn:  
For Dy: Inspector General of Police  
Spl: Branch Khyber Pakhtunkhwa  
Peshawar



یعدالت جناب سرورس ٹریبونل صوبہ سندھ پشاور

مجناب املاٹ

بنام محکمہ

دعوی اپیل

باعضت شریک ایشک

بستردہ مندرجہ عنوان بالا میں اپنی طرف سے واسطے پیروی و جواب دہی وکل کاروائی متعلقہ آن مقام پشاور  
کیسٹم سٹول اڈاس خان سرودنے ایڈوکیٹ ہائی کورٹ کو وکیل مقرر کر کے اقرار کیا جاتا ہے کہ صاحب  
موصوف کو مقدمہ کی کل کاروائی کا کابل اختیار ہوگا نیز وکیل صاحب کو کرنے یعنی نامہ و تقرر ثالثت و فیصلہ بر عطف  
یہیے جواب دہی اور اقبال دعوی اور لہجہ ڈگری کرنے اجراء اور وصولی چیک و روپیہ اور رضی دعوی اور درخواست  
ہر قسم کی تعلیق اور اس پر دستخط کرنے کا اختیار ہوگا نیز بصورت عدم پیروی یا ڈگری یکطرفہ یا اپیل کی برآمدگی  
اور مستوی یا نیز دائر کرنے اپیل نگرانی و نظارتی و پیروی کرنے کا اختیار ہوگا اور بصورت ضرورت مقدمہ مندر  
کے کل یا جزوی کاروائی کے واسطے اور وکیل یا مشاور قانونی کو اپنے ہمراہ یا اپنی بجائے تقرر کا اختیار ہوگا  
اور عہدہ مقرر شاہ کو بھی وہی جملہ مذکورہ بالا اختیارات حاصل ہوں گے اور اس کا ساختہ پرواختہ منظور  
قبول ہوگا و دوران مقدمہ میں جو خرچہ و برجانہ التوا مقدمہ کے سبب سے ہوگا اس کے مستحق وکیل صاحب  
موصوف ہوں گے نیز بقایا و خرچہ کی وصولی کرنے کا بھی اختیار ہوگا اگر کوئی تاریخ پیشی مقام درہ  
پر ہو یا عدت سے باہر ہو تو وکیل صاحب پابند نہ ہوں گے کہ پیروی مذکور کریں۔

لہذا وکالت نامہ رکھ دیا کہ سند ہے۔

المترجم

العبد

العبد

العبد

الحمد لله  
اور باب پشاور  
ایڈوکیٹ

سید الشہ خان مرشد  
ایڈوکیٹ

عن رؤیتہ تار  
ایڈوکیٹ

“A”

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

No.

APPEAL No..... of 20 ..

Appellant/Petitioner

Versus

RESPONDENT(S)

Notice to Appellant/Petitioner

Take notice that your appeal has been fixed for Preliminary hearing, replication, affidavit/counter affidavit/record/arguments/order before this Tribunal on 30-10-2017 at 10:00 AM, Peshawar.

You may, therefore, appear before the Tribunal on the said date and at the said place either personally or through an advocate for presentation of your case, failing which your appeal shall be liable to be dismissed in default.

*Thanks*  
*Khy*

*[Signature]*  
Registrar,  
Khyber Pakhtunkhwa Service Tribunal,  
Peshawar.

**"B"**

**KHYBER PAKHTUNKHWA SERVICE TRIBUNAL, PESHAWAR.**  
JUDICIAL COMPLEX (OLD), KHYBER ROAD,  
PESHAWAR. S.B

No.

Appeal No. 918 of 20 19

Umar Daraz Khan Appellant/Petitioner

one 1, G.P Peshawar Versus Respondent

Respondent No. 3

17-12-19 Secretary, Cent: CF K.P.  
Home Dept: Peshawar

Notice to: -

WHEREAS an appeal/petition under the provision of the North-West Frontier 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.....at 8.00 A.M. If you wish to urge anything against the appellant/petitioner you are at liberty to do so on the date fixed, or any other day to which the case may be postponed either in person or by authorised representative or by any Advocate, duly supported by your power of Attorney. You are, therefore, required to file in this Court at least seven days before the date of hearing 4 copies of written statement alongwith any other documents upon which you rely. Please also take notice that in default of your appearance on the date fixed and in the manner aforementioned, the appeal/petition will be heard and decided in your absence.

Notice of any alteration in the date fixed for hearing of this appeal/petition will be given to you by registered post. You should inform the Registrar of any change in your address. If you fail to furnish such address your address contained in this notice which the address given in the appeal/petition will be deemed to be your correct address, and further notice posted to this address by registered post will be deemed sufficient for the purpose of this appeal/petition.

Copy of appeal is attached. Copy of appeal has already been sent to you vide this office Notice No.....dated.....

Given under my hand and the seal of this Court, at Peshawar this.....  
Day of.....Dec 19 20.....

Registrar,  
Khyber Pakhtunkhwa Service Tribunal,  
Peshawar.

Note: 1. The hours of attendance in the court are the same that of the High Court except Sunday and Gazetted Holidays.  
2. Always quote Case No. While making any correspondence.

**"B"**

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

No.

SB

Appeal No.....918..... of 20/19

.....Umar Daraz Khan.....Appellant/Petitioner

Versus

.....I, G, P Police Peshawar.....Respondent

Respondent No.....1.....

Notice to: —

Inspector General OF Police I.G.P  
Peshawar.

WHEREAS an appeal/petition under the provision of the North-West Frontier 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.....13/1/2020.....at 8.00 A.M. If you wish to urge anything against the appellant/petitioner you are at liberty to do so on the date fixed, or any other day to which the case may be postponed either in person or by authorised representative or by any Advocate, duly supported by your power of Attorney. You are, therefore, required to file in this Court at least seven days before the date of hearing 4 copies of written statement alongwith any other documents upon which you rely. Please also take notice that in default of your appearance on the date fixed and in the manner aforementioned, the appeal/petition will be heard and decided in your absence.

Notice of any alteration in the date fixed for hearing of this appeal/petition will be given to you by registered post. You should inform the Registrar of any change in your address. If you fail to furnish such address your address contained in this notice which the address given in the appeal/petition will be deemed to be your correct address, and further notice posted to this address by registered post will be deemed sufficient for the purpose of this appeal/petition.

Copy of appeal is attached. Copy of appeal has already been sent to you vide this

office Notice No.....dated.....

Given under my hand and the seal of this Court, at Peshawar this...10/11.....

Day of.....Dec.....20/19

J  
17/12/19

Khyber Pa

High Court except  
in the any correspondence.



"B"

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

S.B

No.

Case No. 918 of 20 19

G.M. Daraz Khan Appellant/Petitioner

C.P. Police Peshawar Respondent

Respondent No. 2

Notice to: -

Additional Inspector General of Police, Headquarters Peshawar.

WHEREAS an appeal/petition under the provision of the North-West Frontier Province Service Act, 1974, has been presented/registered for consideration, in the above case, the said appeal/petition is fixed for hearing before the Tribunal hereby informed at 8.00 A.M. If you wish to urge anything against the appeal/petition, you are at liberty to do so on the date fixed, or any other day to which you are authorized either in person or by authorized representative or by any Advocate, in days before the date of hearing 4 copies of written statement and documents upon which you rely. Please also take notice that in this Court, along with the appeal/petition, you must file 4 copies of written statement and documents upon which you rely. Please also take notice that in default of appearance on the date fixed and in the manner aforementioned, the appeal/petition will be heard and decided in your absence.

Alteration in the date fixed for hearing of this appeal/petition will be considered only if you should inform the Registrar of any change in your address by registered post. You should furnish such address contained in this notice which the Registrar will be deemed to be your correct address, and further address by registered post will be deemed sufficient for the purpose of service of notices.

~~Copy of appeal has already been sent to you vide this~~

.....dated.....

By my hand and the seal of this Court, at Peshawar this 10th Dec 20 19

J  
17/12/19

Registrar,  
Khyber Pakhtunkhwa Service Tribunal,  
Peshawar.

Notice of attendance in the court are the same that of the High Court except Sunday and Gazetted Holidays. Note Case No. While making any correspondence.

**BEFORE THE HONORABLE SERVICE TRIBUNAL, PESHAWAR**

Service Appeal No. 918 / 2019.

Umar Daraz Khan Acting DSP/ Special Branch, .....(Appellant)

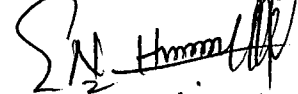
VERSUS

Inspector General of Police and others.....(Respondents)

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Respondents through



Inspector/ Legal,

CPO, Peshawar

0333-9594026

**BEFORE THE HONORABLE SERVICE TRIBUNAL, PESHAWAR**

Service Appeal No. 918 / 2019.

Umar Daraz Khan Acting DSP/ Special Branch, .....(Appellant)

VERSUS

Inspector General of Police and others.....(Respondents)

SUBJECT:               **COMMENTS ON BEHALF OF RESPONDENTS**

**RESPECTIVELY SHEWETH:**

**PRELIMINARY OBJECTIONS:-**

- a)           The appeal is not based on facts.
- b)           The appeal is not maintainable in the present form.
- c)           The appeal is bad for miss-joinder and non-joinder of necessary parties.
- d)           The appellant is estopped to file the appeal by his own conduct.
- e)           Appeal is bad by law and limitation.
- f)           The appellant has not come to this Honorable Tribunal with clean hands.
- g)           The appellant has got no cause of action or locus standi to file present Service Appeal.

**FACTS:-**

1.           First Portion of this Para with respect to enlistment of appellant pertains to record however, with respect to remaining Para it is submitted that in compliance of CPO the then NWFP, Peshawar directions vide Letter No. 4894/ E-II dated 12.03.2003, regarding reversion of those platoon commanders according to Standing Order No. 3, case of SI/ PC Umar Daraz was examined wherein, it was found that appellant was promoted as ASI/ PC on 21.11.1990, and SI/ PC on 04.06.1992. He had already completed his normal tenure as platoon commander according to Standing Order No. 03 therefore, appellant was reverted from the rank of SI/ PC to the rank of Head Constable vide Commandant FRP, Khyber Pakhtunkhwa Office Order No. PA/ 125 dated 25.04.2003 (**Annexure-A**). As far as the last portion of this Para is concerned, complaints were received regarding misappropriation of Shabqadar Land Fund by the appellant in respect of

which an enquiry was initiated against him and held him responsible by the enquiry committee.

2. As already explained in second portion of Para No. 1
3. That the enquiry committee after fulfilling all codal formalities, recommended the appellant for major punishment. After the conclusion of enquiry report appellant was served with Final Show Cause Notice to which he submitted his reply which was found unsatisfactory hence, he was dismissed from service on 16.07.2003.
4. Pertains to record.
5. Pertains to record.
6. Correct to the extent that on promotion basis the appellant was transferred and posted from Special Branch, KPK to Bannu Region as Offg: Inspector vide Office Order dated 03.01.2019, (**Annexure-B**) placed at S. No. 108 of said Order. Furthermore, in compliance of CPO the then NWFP, Peshawar directions vide Letter No. 4894/ E-II dated 12.03.2003, regarding reversion of those platoon commanders according to Standing Order No. 3, case of SI/ PC Umar Daraz was examined wherein, it was found that appellant was promoted as ASI/ PC on 21.11.1990, and SI/ PC on 04.06.1992. He had already completed his normal tenure as platoon commander according to Standing Order No. 03 therefore, appellant was reverted from the rank of SI/ PC to the rank of Head Constable vide Commandant FRP, Khyber Pakhtunkhwa Office Order No. PA/ 125 dated 25.04.2003. Such promotion also amount to out of turn promotion in the light of Supreme Court of Pakistan decision SCMR 2013, 1752.
7. This Para is for appellant to prove.


**GROUND:-**


- A. Incorrect. That the appellant has been treated in accordance with law/ rules.
- B. Incorrect. The appellant had been proceeded against departmentally and after conducting proper inquiry and in light of recommendation of inquiry officer, appellant was dismissed from service on 16.07.2003, by the Competent Authority.
- C. Incorrect. This Para is already explained at Para No. 6 of Facts.

- D. Incorrect. That the appellant was treated fair play and no malafide is involved from the answering respondents.
- E. Incorrect. That the appellant was held guilty during course of enquiry.
- F. That the respondents may also be allowed to raise additional grounds at the time of arguments.

**PRAYER:-**

In view of the above, it is humbly prayed that on acceptance of Para-wise comments, the instant Service Appeal may kindly be dismissed being meritless.

  
Additional Inspector General of Police,  
HQrs: Khyber Pakhtunkhwa,  
Peshawar.  
(Respondent No. 2)

  
Inspector General of Police,  
Khyber Pakhtunkhwa,  
Peshawar.  
(Respondent No. 1)

**BEFORE THE HONORABLE SERVICE TRIBUNAL, PESHAWAR**

Service Appeal No. 918 / 2019.

Umar Daraz Khan Acting DSP/ Special Branch, .....(Appellant)

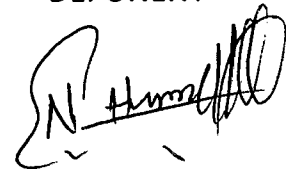
VERSUS

Inspector General of Police and others.....(Respondents)

**AFFIDAVIT**

I, Naeem Hussain Inspector Legal CPO, Peshawar do hereby solemnly affirm on oath that the contents of accompanying comments on behalf of Respondents No. 1 & 2 are correct to the best my knowledge and belief. Nothing has been concealed from this Honorable Tribunal.

DEPONENT



**NAEEM HUSSAIN**  
Inspector/ Legal  
CPO, Peshawar.  
**16101-8646336-1**

B 7

(A)

# FRONTIER RESERVE POLICE

ORDER

In compliance of CPO, N.W.F.P., Peshawar direction vide their letter No.4894/E-II, dated 12.03.2003 regarding reversion of those Platoon Commanders in FRP, who have completed their normal tenure as Platoon Commander according to Standing Order No. 03. Case of SI/PC Umar Daraz was examined. It was found that PC Umar Daraz was promoted as ASI/PC on 24.11.1990 and as SI/PC on 04.06.1992. He has already completed his normal tenure as Platoon Commander according to Standing Order No.03. He is therefore, reverted from the rank of SI/PC to the rank of Head Constable, forthwith.

  
(JAMAL SHAH)  
COMMANDANT

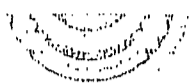
No. P.A/125,

dated Peshawar the 25<sup>th</sup> April, 2003

c.c. for necessary actions:-

1. Deputy Commandant, FRP, N.W.F.P., Peshawar
2. DSP, Field No. 1, Peshawar.
3. OS/EC/C/A/Commission/CSI, FRP.

Copy to the Inspector General of Police, N.W.F.P., Peshawar for f/o information.



25

3-1-19

KHYBER PAKHTUNKHWA  
CENTRAL POLICE OFFICE,  
PESHAWAR.

PH: 091-9210239 Fax: 091-9210927  
dated Peshawar the 3 / 1 / 2019

No. 45-II

ORDER

On promotion the following Offg. Inspectors (BPS-16) are hereby transferred and posted as noted against each with immediate effect:-

S.NO	NAME	FROM	TO
1	Fazal Malik No. 72/M	Malakand Region	Malakand Region
2	Babar Ali No. MR/18	Elite Force KP	Bannu Region
3	Sajawal Khan No. D/39	DI Khan District	DI Khan District
4	Rashid Hussain No. D/33	DI Khan District	DI Khan Region
5	Muhammad Nawaz No. D/36	CTD KP	DI Khan Region
6	Allah Dad No. D/40	CTD KP	DI Khan Region
7	Shama Jan No. D/31	CTD KP	CTD KP
8	Ghulam Yasin No. D/35	Special Branch KP	DI Khan Region
9	Faiz Kaleem No. D/34	Tank District	DI Khan Region
10	Zaboor Muhammad No. MR/121	District Mardan	Mardan Region
11	Muhammad Nawaz No. MR/120	Special Branch KP	Special Branch
12	Khalid Khan No. P/335	Special Branch KP	CTD KP
13	Muhammad Rasheed No. P/338	EPFC Nowshera	EPFC Nowshera
14	Razid Ali No. P/339	Special Branch KP	Mardan Region
15	Murad Ali No. P/343	CCP, Peshawar	CCP Peshawar
16	Gulzar Khan No. P/346	Investigation Unit CPO	Investigation Unit CPO
17	Shah Nawaz No. P/348	CCP, Peshawar	Mardan Region
18	Behramand No. P/397	Special branch KP	Special Branch
19	Jangraiz Khan No. P/398	CPC Peshawar	Mardan Region
20	Murad Ali No. P/354	Special Branch KP	Special Branch
21	Muhammad Noor No. P/355	CCP, Peshawar	CCP, Peshawar
22	Inam Ullah No. P/356	Traffic Police Peshawar	Special Branch
23	Ihsan Ullah No. P/358	CCP, Peshawar	CCP, Peshawar
24	Fazle Subhan No. P/359	CCP, Peshawar	Traffic Warden Peshawar
25	Karam Elahi No. P/360	CCP, Peshawar	CTD KP
26	Noor Muhammad No. P/361	CCP, Peshawar	CTD KP
27	Hidayat-ur-Rehman No. P/362	CCP, Peshawar	Traffic Warden Peshawar
28	Anwar Ali No. P/363	CCP Peshawar	Mardan Region
29	Mukhtiar Muhammad No. P/365	CCP Peshawar	Mardan Region
30	Mushtaq Ali No. P/368	CCP, Peshawar	Mardan Region
31	Khan Ghalib No. P/369	CPC Peshawar	PTC Hangu
32	Jan Alam No. P-401	PTC Hangu	PTC Hangu
33	Ishayez No. P/371	CTD KP	CTD KP



Ullah No. P/373

36	Musa Khan No. P/374	Traffic Warden Peshawar	Traffic Warden Peshawar
37	Istlah-ud-Din No. P/375	CPC Peshawar	ACE KP
38	Imdad Ullah No. P/376	Traffic Peshawar	Traffic Warden Peshawar
39	Irshad Ali No. P/377	Special Branch KP	FRP HQ
40	Muhammad Naqem No. P/379	CCP, Peshawar	Mardan Region
41	Javed Iqbal No. P/381	Special Branch KP	Special Branch
42	Farhad Hussain No. P/382	CCP Peshawar	CCP, Peshawar
43	Qeemat Gul No. P/385	CCP, Peshawar	CTD KP
44	Syed Rokhan Shah No. P/387	CCP Peshawar	CTD KP
45	Khushal Khan No. P/388	Special Branch KP	Special Branch
46	Himayat Ullah No. P/389	Transport Deptt: KP	CTD KP
47	Bakht Diyan No. P/390	CCP, Peshawar	CTD KP
48	Muhammad Javed No. H/152	Special Branch KP	Elite Force
49	Muhammad Arif No. H/153	Intelligence School Abbottabad	Intelligence School Abbottabad
50	Zahir Shah No. 483/M	Intelligence School Abbottabad	Hazara Region
51	Nowsherawan No. 167/M	Special Branch KP	Special Branch
52	Fazal Miraj No. MR/124	Malakund Region	Malakund Region
53	Muhammad Akbar No. MR/127	Mardan District	PTC Hangu
54	Ahmad Ali No. MR/132	Special Branch KP	Bannu Region
55	Raza Khan No. MR/131	Mardan District	Mardan Region
56	Ali Hassan No. K/26	Special Branch KP	Bannu Region
57	Mohib Ullah No. K/29	ACE KP	CTD KP
58	Mir Atlas No. K/63	District Karak	Kohat Region
59	Wah Sher No. K/66	Special Branch KP	Kohat Region
60	Gul Faraz No. K/79	District Karak	Kohat Region
61	Ghulam Rasool No. K/80	CTD KP	Kohat Region
62	Asal Khan No. K/101	CTD KP	Kohat Region
63	Muhammad Iqbal No. K/106	Elite Force	Kohat Region
64	Nazir Muhammad No. K/130	District Kohat	Kohat region
65	Sakhi ur Rehman No. K/06	CTD KP	CTD KP
66	Naqem Ullah No. K/02	District Karak	Kohat Region
67	Amir Sultan No. K/76	District Karak	Kohat Region
68	Abdur Rehman No. K/149	District Kohat	Kohat Region
69	Dost Muhammad No. K/154	District Hangu	Kohat Region
70	Kirman Ali No. K/156	ACE KP	CTD KP
71	Gul Shah Baraz No. K/162	District Kohat	Kohat Region
72	Javed Hussain No. K/170	District Hangu	PTC Hangu
73	Sakhawat Shah No. MR/135	District Hangu	Kohat Region
74	Amir-ud-Din No. MR/138	Special Branch	Mardan Region
75	Nigah Hussain No. MR/139	Mardan District	
76	Habib Khan No. MR/141	District Swabi	
77	Abdul Baseer No. MR/142	Mardan District	
78	Muhammad Fazil No. MR/143	Nowshera District	
79	Muhammad Ramzan No. 19/37	District Mardan	

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Arif Ullah No. P/375

36	Musa Khan No. P/374	Traffic Warden Peshawar	Traffic Warden Peshawar
37	Ishah-ud-Din No. P/375	CPC Peshawar	ACE KP
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44	Syed Rokhan Shah No. P/387	CCP Peshawar	CTD KP
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76	Habib Khan No. MR/141	District Swabi	Bannu Region
77	Abdul Baseer No. MR/142	Mardan District	Special Branch
78	Muhammad Fazil No. MR/143	Nowshera District	CTD KP
79	Muhammad Ramzan No. 15/14	District Mardan	Bannu Region

	Salceem Pervez No. D/06		
81	Kashif Sattar No. D/15	D.I Khan District	DI Khan Regi
82	Muhammad Alamgir No. D/05	D.I Khan District	DI Khan Regi
83	Habib ur Rahman No. 396/M	Bannu District	DI Khan Regi
84	Mir Azam No. 92/M	Malakand Region	CTD KP
85	Juma Rahman No. 210/M	Malakand Region	Malakand Regi
86	Muhammad Khalid No. 543/M	Malakand Region	Malakand Regi
87	Qurban Khan No. 553/M	Malakand Region	CTD KP
88	Javed Iqbal No. 147/M	PTC Hangu	PTC Hangu
89	Habib Said No. 163/M	Malakand Region	Elite Force
90	Ijaz Ahmad No. 73/M	Malakand Region	Malakand Regi
91	Khan Bahadar No. 708/M	District Swat	CTD KP
92	Abdul Waheed No. H/112	District Swat	Malakand Region
93	Muhammad Sajjad No. H/117	Hazara Region	Hazara Region
94	Muhammad Javed No. H/138	Hazara Region	Hazara Region
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96	Navced Ahmed No. H/140	District Haripur	Mardan Region
97	Gohar Wakeel No. H/154	Hazara Region	Hazara Region
98	Saeed-ur-Rehman No. H/155	Hazara Region	Hazara Region
99	Abdul Rashid No. H/157	Hazara Region	Hazara Region
100	Muhammad Bashir No. H/160	Special Branch KP	Hazara Region
101	Sher Nawas Khan No. 157/MR	Abbottabad District	Hazara Region
102	Bashir Ahmad No. 237/MR	District Mardan	Mardan Region
103	Muhammad Zaman No. 103/MR	District Mardan	Mardan Region
104	Atra-ur-Rehman No. 195/MR	District Mardan	Mardan Region
105	Sajjad Ali No. 32/MR	District Mardan	Mardan Region
106	Ashiq Hussain No. 92/MR	Elite Force	CTD KP
107	Namir Khan No. 195/MR	District Mardan	Mardan Region
108	Umar Daraz Khan No. 51/MR	District Swabi	Mardan Region
109	Darwesh Khan No. P/24	Special Branch KP	Bannu Region
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113	Nazeef-ur-Rehman No. P/36	CCP, Peshawar	CCP Peshawar
114	Bakht Zali No. P/37	CCP, Peshawar	CCP, Peshawar
115	Hamd Ali No. P/39	Special Branch	Traffic Warden Peshawar
116	Umer Sher No. P/40	Special Branch	Elite Force
117	Muhammad Nawaz No. P/42	Invest: CPO	Invest: Unit CPO
118	Muhammad Ikram No. P/48	FRP HQ	CTD KP
119	Misal Khan No. P/54	NAB KP	CTD KP
120	Hassan Zamir No. P/58	CCP, Peshawar	CCP Peshawar
121	Qaisro Khan No. P/61	CCP, Peshawar	CTD KP
122		CCP, Peshawar	

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- 125 Zakir Ullah No. P 75
- 126 Muhammad Raza No. P 77
- 127 Muhammad Tayyeb No. P 81

Special Branch KP	Special Branch
Special Branch KP	Elite Force
Special Branch KP	CTD KP

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The Inspectors mentioned at serial No. 11, 18, 20 and 22 will draw their pay against the existing vacancies of Bomb Disposal Unit, Special Branch KP. Moreover, Inspectors mentioned at serial No. 34, 40 will draw their pay against the existing vacancies of CPCO Peshawar and Inspectors mentioned at serial No. 44 and 50 will draw their pay against the existing vacancies of PTC Hangu.

(DR. ISHTIAQ AHMAD) PSP/PPM  
 Addl: Inspector General of Police HQrs  
 For Inspector General of Police,  
 Khyber Pakhtunkhwa  
 Peshawar.

Index No. & date even.

Copies forwarded to the -

- 1. 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 FRP and PTC Hangu.
- 6. Accountant General Khyber Pakhtunkhwa Peshawar.
- 7. Director, ACF KP Peshawar.
- 8. Office Supdt: Secret Branch CPCO
- 9. CPO File

KHYBER PAKHTUNKHWA  
JUDICIAL COMPLEX (OLD)  
PESHAWAR.

No.

Appeal No.....

918

of 2019

Umar Dara Khan

Appellant/Petitioner

Versus.

I-G P KP Pesh.

Respondent

Respondent No.....

3

Notice to: —

Secretary, Govt. of KP Home Dept.  
Peshawar.

WHEREAS an appeal/petition under the provision of the North-West Frontier 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..... 7/9/2020..... at 8.00 A.M. If you wish to urge anything against the appellant/petitioner you are at liberty to do so on the date fixed, or any other day to which the case may be postponed either in person or by authorised representative or by an Advocate, duly supported by your power of Attorney. You are, therefore, required to file in this Court at least seven days before the date of hearing 4 copies of written statement alongwith any other documents upon which you rely. Please also take notice that in default of your appearance on the date fixed and in the manner aforementioned, the appeal/petition will be heard and decided in your absence.

Notice of any alteration in the date fixed for hearing of this appeal/petition will be given to you by registered post. You should inform the Registrar of any change in your address. If you fail to furnish such address your address contained in this notice which the address given in the appeal/petition will be deemed to be your correct address, and further notice posted to this address by registered post will be deemed sufficient for the purpose of this appeal/petition.

Copy of appeal is attached. Copy of appeal has already been sent to you vide the office Notice No..... dated.....

Given under my hand and the seal of this Court, at Peshawar this..... 28/8/20

Day of..... August..... 2020.

Last chance  
(for reply)

Handwritten signature and date: 2-9-2020

Handwritten signature: N. J. Khan

Registrar,  
Khyber Pakhtunkhwa Service Tribunal  
Peshawar.

- Note:
1. The hours of attendance in the court are the same that of the High Court except Sunday and Gazetted Holidays.
  2. Always quote Case No. While making any correspondence.

P-3

Chief of Police, Peshawar

Peshawar, Peshawar, Peshawar, Peshawar, Peshawar

**TRANSFER/POSTING**

The services of the following Inspector / Asst. Commr. are required to this Establishment.

- 1. Umar Daraz Khan No.MR/51. Presently serving D.I. Khan Region.
- 2. Syed Zahoor Ahmad No.27/M. Presently serving Elite Force KP, Peshawar


It is therefore requested that their transfer orders may kindly be issued in the best interest of this establishment.

*[Signature]*  
Chief of Police, Peshawar

**ORDER**

The following transfers/postings amongst the DSsP are hereby ordered with immediate effect and until further orders.

Name	From	To
Mr. Shah Jehan	DSP/Special Branch	DSP/HQrs: Nowshera
Mr. Sajjad Ali	DSP/Special Branch	DSP/HQrs: Charsadda
Mr. Muhammad Zahir Shah	DSP/Special Branch	SDPO/Shabqadar, Char
Mr. Jehanzeb	SDPO/Shabqadar, Charsadda	SDPO/Akora, Nowsher.
Mr. Sardar Bahadar	DSP/HQrs: Charsadda	DSP/Special Branch
Inspector Umar Daraz	CCP Peshawar	Will work against the pos: DSP/Special Branch (in his own rank, pay & sc

  
(FIAZ AHMED KHAN TORU)  
Provincial Police Officer,  
Khyber Pakhtunkhwa, Peshawar.

No. 19427-37/E-I, dated Peshawar the 02/9 /2011.

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

1. Addl: IGsP/Operations, HQrs: & Special Branch Khyber Pakhtunkhwa, Peshawar
2. Capital City Police Officer, Peshawar.
3. DIsG/Special Branch & HQrs: Khyber Pakhtunkhwa, Peshawar
4. Accountant General Khyber Pakhtunkhwa, Peshawar.
5. DPOs/Nowshera & Charsadda.
6. DAOs/ Nowshera & Charsadda.
7. PSO/PA to IGP Khyber Pakhtunkhwa, Peshawar.
8. Supdt: Secret CPO, Peshawar.
9. UOP file.

POLICE DEPARTMENT.

CTD, PESHAWAR

CHARGE RELINQUISH REPORT

In pursuance of the Notification issued by Worthy Inspector General of Police, Khyber Pakhtunkhwa Peshawar vide Notification No. CPO/E-I/Transfer/Posting 1507 dated 12-08-2020, I hereby relinquish the charge as A/DSP operation CTD Hqrs Peshawar today on 12-08-2020 (afternoon).



Umar Daraz Khan  
Inspector (BPS-16)

OFFICE OF THE DEPUTY INSPECTOR GENERAL OF POLICE,  
CTD, KHYBER PAKHTUNKHWA, PESHAWAR.

No.

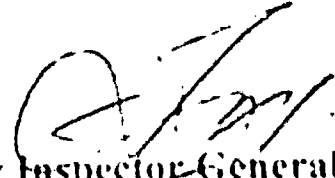
/EC/CTD

Dated Peshawar, the

2020

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

1. Addl: Inspector General of Police, HQrs Khyber Pakhtunkhwa
2. Deputy Inspection General of Police Speical Branch Peshawar
3. Accountant General Khyber Pakhtunkhwa Peshawar
4. Regional Police Officer, D.I.Khan Region.
5. AIG Establishment CPO Peshawar.
6. Office Supdt: Secret Branch, CPO Peshawar.
7. Accountant, SRC. OASI CTD HQrs: Peshawar.
8. U.O.P File.



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



D/No. 3470 PAMB

28/8/08

No. 1684-S/DSP-HR

29-08-08

ORDER.

Inspector Umer Daraz Incharge MPA Hostel, Security Unit on promotion as Shoulder DSP in his own pay and scale is hereby transferred and posted as Incharge ATS Squad. He is responsible for organizing the Squad, train, equip and keep the Squad ready round the clock for any emergency duty.

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

No. 738287 /EC-II, dated Peshawar the 28/8/2008.

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

- 1/ SSP/Operations, Peshawar.
- 2/ SP/Security, Peshawar.
- 3/ SP/HQrs, Peshawar.
- 4/ Incharge ATS/QRS, Peshawar.
- 5/ Pay Officer.
- 6/ CC.

RTI

For information  
of Wg please.

*DSP/HQ*  
*in action*

*SP/HQ*  
*28/8/08*

*28/8/08*  
*Umer Daraz*

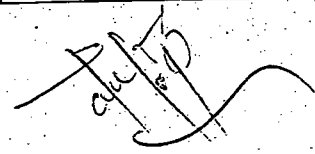
*M. M. M.*  
*DSP*  
*29*

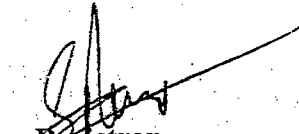
**REVISED SENIORITY LIST OF INSPECTORS & SUB INSPECTORS ON LIST "F" OF KHYBER PAKHTUNKHWA, POLICE ASI AS STOOD ON 10.07.2020.**

292 /E-II, The seniority list of Inspectors and Sub Inspectors on List "F" of Khyber Pakhtunkhwa Police as it stood on 10.07.2020 is hereby published for information to all concerned:-

S.No	NAME AND NO.	HOME DISTRICT	EDU:	D.O.BIRTH	D.O JOINING SERVICE	D.O CONF: AS SI	D.O ADMN: TO LIST "F"	D.O PROMOTION AS OFFG: INSPECTOR	D.OF CONF: AS INSP:	REMARKS
1.	Mazhar Jehan No. K/19	Kohat	BA	12.12.1970	26.02.2000	30.06.2008	30.07.2010	30.07.2010		Re-instated to the rank of Insp vide RPO Kohat order No.22015-19/PA, dated 20.09.2019.
2.	Sher Ali No.M/110	Dir Lower	BA	01.04.1960	06.10.1977	16.04.2007	25.05.2015	25.05.2015	25.05.2017	Name placed in the seniority list in the light of DPC dated 14.05.2015 notification No.752-62/E-II, dated 11.04.2018.
3.	Muhammad Riaz No. K/107	Karak	10th	13.08.1973	09.09.1991	02.12.2011	30.01.2013	30.01.2013	19.10.2015	
4.	Rajab Ali No.P/ 172	Kohat	FA	09.02.1975	03.07.1984	14.03.2012	30.01.2013	30.01.2013	30.01.2015	Restored seniority subject to order passed by Apex Court in CPLA already filed by NAB against the judgment dated 11.04.2017 of Peshawar high Court Peshawar.
5.	Ali Khan No. P/174	MKD Agy	BA	20.02.1968	25.09.1988	14.03.2012	30.01.2013	30.01.2013	30.01.2015	Restored seniority vide order No.584-88/E-II dated 11.06.2018.
6.	Waheed ullah No. M/160	Dir Lower	BA	01.04.1981	16.01.2002	27.05.2008	30.01.2013	30.01.2013	19.10.2015	
7.	Atiq-ur-Rehman No. M/261	Chitral	FA	01.11.1981	15.01.2004	20.10.2009	30.01.2013	30.01.2013	19.10.2015	
8.	Ali Hassan No.K/26	Kurram Agency	BA	06.03.1965	12.12.1988	15.08.2012	30.01.2013	30.01.2013		Assigned seniority vide order No.915/E-II, Dated 12.12.2018 & revised promotion vide notification No.180/E-II, dated 03.06.2020.
9.	Muhammad Iqbal No.K/10	Peshawar	BA	02.02.1964	02.05.1985	15.08.2012	30.01.2013	30.01.2013	19.10.2015	
10.	Muhammad Sohail No. H/07	Mansehra	BA	30.04.1977	18.01.2001	31.08.2012	31.10.2013	31.10.2013	31.10.2015	Assigned seniority vide order No.36/E-II, Dated 27.01.2020.

  
Assistant E-II

  
OS/E-II

  
Registrar

*Handwritten notes and signatures in the top right corner.*

607.	Bashir Ahmad No. 237/MR	Mardan	FA	06.10.1971	11.07.1993	26.10.2016	13.03.2017	12.12.2018	-	
608.	Atta-ur-Rehman No. 195/MR	Mardan	10 <sup>th</sup>	10.04.1965	25.03.1986	04.11.2016	13.03.2017	12.12.2018	-	
609.	Abdul Sajid No. 06/MR	Swabi	FA	17.12.1969	28.03.1991	21.12.2016	13.03.2017	10.05.2018	-	
610.	SI Bakht Sher Bacha No. 284/MR	Mardan	BA	27.12.1968	25.09.1988	21.12.2016	13.03.2017	-	-	
611.	Sajjad Ali No. 32/MR	Swabi	FA	01.01.1966	08.01.1990	30.12.2016	13.03.2017	12.12.2018	-	
612.	Ashiq Hussain No. 92/MR	Mardan	FA	20.02.1971	06.07.1989	19.01.2017	13.03.2017	12.12.2018	-	
613.	Namir Khan No. 195/MR	Swabi	BA	09.03.1967	10.12.1988	27.01.2017	13.03.2017	12.12.2018	-	
614.	Umar Daraz Khan No. 51/MR	Swabi	FA	19.02.1966	01.01.1987	10.02.2017	13.03.2017	12.12.2018	-	
615.	Tariq Umar No.P/21	Peshawar	BA	01.01.1979	25.09.2006	05.01.2017	10.05.2017	22.10.2019	-	
616.	Darwesh Khan No.P/24	Peshawar	10 <sup>th</sup>	10.09.1968	31.12.1987	05.01.2017	10.05.2017	12.12.2018	-	
617.	Muhammad Hassan No.P/28	Bannu	9 <sup>th</sup>	01.10.1960	16.11.1978	05.01.2017	10.05.2017	10.05.2018	-	
618.	Mukhtiar Ullah No.P/31	Peshawar	10 <sup>th</sup>	15.10.1963	03.11.1981	05.01.2017	10.05.2017	12.12.2018	-	
619.	Alamgir No.P/33	Nowshera	10 <sup>th</sup>	01.04.1962	26.01.1982	05.01.2017	10.05.2017	16.04.2020	-	
620.	Qazi Aslam No.P/34	Peshawar	10 <sup>th</sup>	06.04.1965	21.04.1983	05.01.2017	10.05.2017	22.10.2019	-	
621.	Atlas Khan No.P/35	Peshawar	10 <sup>th</sup>	05.01.1962	10.11.1981	05.01.2017	10.05.2017	10.05.2018	-	
622.	Nazeef-ur-Rehman No.P/36	Peshawar	10 <sup>th</sup>	09.08.1971	12.08.1991	05.01.2017	10.05.2017	12.12.2018	-	
623.	Bakht Zali No.P/37	Peshawar	10 <sup>th</sup>	02.01.1965	03.09.1983	05.01.2017	10.05.2017	12.12.2018	-	
624.	Zafar Ali No.P/38	Peshawar	FA	01.03.1963	28.12.1985	05.01.2017	10.05.2017	10.05.2018	-	
625.	Hamd Ali No.P/39	Mardan	10 <sup>th</sup>	20.12.1961	02.03.1980	05.01.2017	10.05.2017	12.12.2018	-	
626.	Umer Sher No.P/40	Peshawar	10 <sup>th</sup>	04.04.1963	10.10.1981	05.01.2017	10.05.2017	12.12.2018	-	
627.	Abid Saeed No.P/41	Peshawar	MA	31.10.1965	25.08.1987	05.01.2017	10.05.2017	10.05.2018	-	
628.	Muhammad Nawaz No.P/42	Nowshera	10 <sup>th</sup>	21.02.1967	13.01.1987	05.01.2017	10.05.2017	12.12.2018	-	
629.	Sher Azam No.P/44	Peshawar	FA	02.05.1968	26.12.1987	05.01.2017	10.05.2017	10.05.2018	-	
630.	Imtiaz Khan No.P/45	Peshawar	10 <sup>th</sup>	02.04.1966	02.03.1985	05.01.2017	10.05.2017	10.05.2018	-	
631.	Safdar Khan No.P/74	Peshawar	FA	04.08.1963	02.09.1987	22.03.2017	10.05.2017	10.05.2018	-	Granted revised seniority vide CPO Notification No.CPO/E-II/Revised seniority/46, dated 31.01.2020.
632.	Wilayat Khan No.P/46	Charsadda	10 <sup>th</sup>	04.03.1973	31.07.1991	05.01.2017	10.05.2017	22.10.2019	-	

(51)

RPO  
Kohat

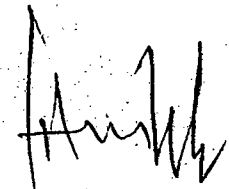
(KASHIF ZULFIQAR) PSP  
AIG/Establishment  
For Inspector General of Police,  
Khyber Pakhtunkhwa Peshawar.

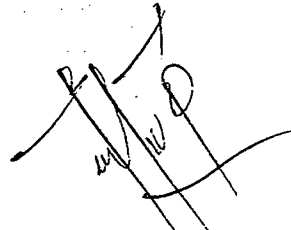
283 /E-II/seniority, dated Peshawar, the 2 /2020. ✓

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

1. All Add: IsGP in Khyber Pakhtunkhwa.
2. All DisG in Khyber Pakhtunkhwa.
3. All Regional Police Officers in Khyber Pakhtunkhwa.
4. Capital City Police Officer, Peshawar.
5. Commandants/ PTC Hangu and FRP.
6. Registrar CPO.
7. Office Supdt: Secret CPO.

They are requested to please inform all officers serving under their command. Any officer who have objection on his seniority/correction, he should submit his representation within one month after the issue of the list otherwise no representation will be accepted.

  
Assistant E-II

  
OS/E-II

  
Registrar



OFFICE OF THE  
INSPECTOR GENERAL OF POLICE,  
KHYBER PAKHTUNKHWA  
CENTRAL POLICE OFFICE,  
PESHAWAR.

No. 906 /E-II

PII: 091-9210239 Fax: 091-9210927  
dated Peshawar the 12 / 12 / 2018

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

NOTIFICATION

No. 907 /E-II, PROMOTION AS OFFG: INSPECTOR (BPS-16):-As per recommendation of the DPC dated 04.12.2018 duly approved by the Worthy Inspector General of Police Khyber Pakhtunkhwa, the following confirmed Sub-Inspectors on list "F" are hereby promoted as Offg: Inspector (BPS-16) with immediate effect.

S.NO	NAME & NO.	REGION	RECOMMENDATION
1.	SI Fazal Malik No. 72/M	Malakand	The DPC examined his case and recommended him for promotion to the rank of Offg: Inspector (BPS-16) on regular basis. According to Rule 13-18 of Police Rule 1934, he will be on probation for two (02) years.
2.	SI Bahar Ali No. MR/18	Mardan	The DPC examined his case and recommended him for promotion to the rank of Offg: Inspector (BPS-16) on regular basis. According to Rule 13-18 of Police Rule 1934, he will be on probation for two (02) years.
3.	SI Sajawal Khan No. D/39	D.I. Khan	The DPC examined his case and recommended him for promotion to the rank of Offg: Inspector (BPS-16) on regular basis. According to Rule 13-18 of Police Rule 1934, he will be on probation for two (02) years.
4.	SI Bashir Hussain No. D/33	D.I. Khan	The DPC examined his case and recommended him for promotion to the rank of Offg: Inspector (BPS-16) on regular basis. According to Rule 13-18 of Police Rule 1934, he will be on probation for two (02) years.
5.	SI Muhammad Nawaz No. D/36	D.I. Khan	The DPC examined his case and recommended him for promotion to the rank of Offg: Inspector (BPS-16) on regular basis. According to Rule 13-18 of Police Rule 1934, he will be on probation for two (02) years.
6.	SI Allah Dad No. D/40	D.I. Khan	The DPC examined his case and recommended him for promotion to the rank of Offg: Inspector (BPS-16) on regular basis. According to Rule 13-18 of Police Rule 1934, he will be on probation for two (02) years.
7.	SI Shama Jan No. D/31	D.I. Khan	The DPC examined his case and recommended him for promotion to the rank of Offg: Inspector (BPS-16) on regular basis. According to Rule 13-18 of Police Rule 1934, he will be on probation for two (02) years.
8.	SI Ghulam Yasin No. D/35	D.I. Khan	The DPC examined his case and recommended him for promotion to the rank of Offg: Inspector (BPS-16) on regular basis. According to Rule 13-18 of Police Rule 1934, he will be on probation for two (02) years.
9.	SI Faiz Kaleem No. D/34	D.I. Khan	The DPC examined his case and recommended him for promotion to the rank of Offg: Inspector (BPS-16) on regular basis. According to Rule 13-18 of Police Rule 1934, he will be on probation for two (02) years.
10.	SI Zahoor Muhammad No. MR/121	Mardan	The DPC examined his case and recommended him for promotion to the rank of Offg: Inspector (BPS-16) on regular basis. According to Rule 13-18 of Police Rule 1934, he will be on probation for two (02) years.
11.	SI Muhammad Nawaz No. MR/120	Mardan	The DPC examined his case and recommended him for promotion to the rank of Offg: Inspector (BPS-16) on regular basis. According to Rule 13-18 of Police Rule 1934, he will be on probation for two (02) years.
12.	SI Khalid Khan No. P/335	CCP, Peshawar	The DPC examined his case and recommended him for promotion to the rank of Offg: Inspector (BPS-16) on regular basis. According to Rule 13-18 of Police Rule 1934, he will be on probation for two (02) years.

33.	Jehanzeb N
34.	Ashfaq Alam

13	SI Muhammad Rasheed No. P/338	CCP, Peshawar	The DPC examined his case and recommended him for promotion to the rank of Offg: Inspector (BPS-16) on regular basis. According to Rule 13-18 of Police Rule 1934, he will be on probation for two (02) years.
14	SI Razd Ali No. P/339	CCP, Peshawar	The DPC examined his case and recommended him for promotion to the rank of Offg: Inspector (BPS-16) on regular basis. According to Rule 13-18 of Police Rule 1934, he will be on probation for two (02) years.
15	SI Murad Ali No. P/343	CCP, Peshawar	The DPC examined his case and recommended him for promotion to the rank of Offg: Inspector (BPS-16) on regular basis. According to Rule 13-18 of Police Rule 1934, he will be on probation for two (02) years.
16	SI Gulzar Khan No. P/346	CCP, Peshawar	The DPC examined his case and recommended him for promotion to the rank of Offg: Inspector (BPS-16) on regular basis. According to Rule 13-18 of Police Rule 1934, he will be on probation for two (02) years.
17	SI Shah Nawaz No. P/348	CCP, Peshawar	The DPC examined his case and recommended him for promotion to the rank of Offg: Inspector (BPS-16) on regular basis. According to Rule 13-18 of Police Rule 1934, he will be on probation for two (02) years.
18	SI Behramand No. P/397	CCP, Peshawar	The DPC examined his case and recommended him for promotion to the rank of Offg: Inspector (BPS-16) on regular basis. According to Rule 13-18 of Police Rule 1934, he will be on probation for two (02) years.
19	SI Jangraiz Khan No. P/398	CCP, Peshawar	The DPC examined his case and recommended him for promotion to the rank of Offg: Inspector (BPS-16) on regular basis. According to Rule 13-18 of Police Rule 1934, he will be on probation for two (02) years.
20	SI Murad Ali No. P/354	CCP, Peshawar	The DPC examined his case and recommended him for promotion to the rank of Offg: Inspector (BPS-16) on regular basis. According to Rule 13-18 of Police Rule 1934, he will be on probation for two (02) years.
21	SI Muhammad Noor No. P/355	CCP, Peshawar	The DPC examined his case and recommended him for promotion to the rank of Offg: Inspector (BPS-16) on regular basis. According to Rule 13-18 of Police Rule 1934, he will be on probation for two (02) years.
22	SI Inam Ullah No. P/356	CCP, Peshawar	The DPC examined his case and recommended him for promotion to the rank of Offg: Inspector (BPS-16) on regular basis. According to Rule 13-18 of Police Rule 1934, he will be on probation for two (02) years.
23	SI Ihsan Ullah No. P/358	CCP, Peshawar	The DPC examined his case and recommended him for promotion to the rank of Offg: Inspector (BPS-16) on regular basis. According to Rule 13-18 of Police Rule 1934, he will be on probation for two (02) years.
24	SI Fazle Subhan No. P/359	CCP, Peshawar	The DPC examined his case and recommended him for promotion to the rank of Offg: Inspector (BPS-16) on regular basis. According to Rule 13-18 of Police Rule 1934, he will be on probation for two (02) years.
25	SI Karam Elahi No. P/360	CCP, Peshawar	The DPC examined his case and recommended him for promotion to the rank of Offg: Inspector (BPS-16) on regular basis. According to Rule 13-18 of Police Rule 1934, he will be on probation for two (02) years.
26	SI Noor Muhammad No. P/361	CCP, Peshawar	The DPC examined his case and recommended him for promotion to the rank of Offg: Inspector (BPS-16) on regular basis. According to Rule 13-18 of Police Rule 1934, he will be on probation for two (02) years.
27	SI Hidayat-ur-Rehman No. P/362	CCP, Peshawar	The DPC examined his case and recommended him for promotion to the rank of Offg: Inspector (BPS-16) on regular basis. According to Rule 13-18 of Police Rule 1934, he will be on probation for two (02) years.
28	SI Anwar Ali No. P/363	CCP, Peshawar	The DPC examined his case and recommended him for promotion to the rank of Offg: Inspector (BPS-16) on regular basis. According to Rule 13-18 of Police Rule 1934, he will be on probation for two (02) years.
29	SI Mukhtiar Muhammad No. P/365	CCP, Peshawar	The DPC examined his case and recommended him for promotion to the rank of Offg: Inspector (BPS-16) on regular basis. According to Rule 13-18 of Police Rule 1934, he will be on probation for two (02) years.
30	SI Mushtaq Ali No. P/368	CCP, Peshawar	The DPC examined his case and recommended him for promotion to the rank of Offg: Inspector (BPS-16) on regular basis. According to Rule 13-18 of Police Rule 1934, he will be on probation for two (02) years.

31	SI Khan Ghalib No. P/369	CCP, Peshawar	The DPC examined his case and recommended him for promotion to the rank of Offg: Inspector (BPS-16) on regular basis. According to Rule 13-18 of Police Rule 1934, he will be on probation for two (02) years.
32	SI Jan Alam No. P/401	CCP, Peshawar	The DPC examined his case and recommended him for promotion to the rank of Offg: Inspector (BPS-16) on regular basis. According to Rule 13-18 of Police Rule 1934, he will be on probation for two (02) years.
33	SI Jehanzeb No. P/371	CCP, Peshawar	The DPC examined his case and recommended him for promotion to the rank of Offg: Inspector (BPS-16) on regular basis. According to Rule 13-18 of Police Rule 1934, he will be on probation for two (02) years.
34	SI Ashfaq Alam No. P/372	CCP, Peshawar	The DPC examined his case and recommended him for promotion to the rank of Offg: Inspector (BPS-16) on regular basis. According to Rule 13-18 of Police Rule 1934, he will be on probation for two (02) years.
35	SI Aziz Ullah No. P/373	CCP, Peshawar	The DPC examined his case and recommended him for promotion to the rank of Offg: Inspector (BPS-16) on regular basis. According to Rule 13-18 of Police Rule 1934, he will be on probation for two (02) years.
36	SI Musa Khan No. P/374	CCP, Peshawar	The DPC examined his case and recommended him for promotion to the rank of Offg: Inspector (BPS-16) on regular basis. According to Rule 13-18 of Police Rule 1934, he will be on probation for two (02) years.
37	SI Islah-ud-Din No. P/375	CCP, Peshawar	The DPC examined his case and recommended him for promotion to the rank of Offg: Inspector (BPS-16) on regular basis. According to Rule 13-18 of Police Rule 1934, he will be on probation for two (02) years.
38	SI Imdad Ullah No. P/376	CCP, Peshawar	The DPC examined his case and recommended him for promotion to the rank of Offg: Inspector (BPS-16) on regular basis. According to Rule 13-18 of Police Rule 1934, he will be on probation for two (02) years.
39	SI Irshad Ali No. P/377	CCP, Peshawar	The DPC examined his case and recommended him for promotion to the rank of Offg: Inspector (BPS-16) on regular basis. According to Rule 13-18 of Police Rule 1934, he will be on probation for two (02) years.
40	SI Muhammad Nacem No. P/379	CCP, Peshawar	The DPC examined his case and recommended him for promotion to the rank of Offg: Inspector (BPS-16) on regular basis. According to Rule 13-18 of Police Rule 1934, he will be on probation for two (02) years.
41	SI Javed Iqbal No. P/381	CCP, Peshawar	The DPC examined his case and recommended him for promotion to the rank of Offg: Inspector (BPS-16) on regular basis. According to Rule 13-18 of Police Rule 1934, he will be on probation for two (02) years.
42	SI Farhad Hussain No. P/382	CCP, Peshawar	The DPC examined his case and recommended him for promotion to the rank of Offg: Inspector (BPS-16) on regular basis. According to Rule 13-18 of Police Rule 1934, he will be on probation for two (02) years.
43	SI Qeemat Gul No. P/385	CCP, Peshawar	The DPC examined his case and recommended him for promotion to the rank of Offg: Inspector (BPS-16) on regular basis. According to Rule 13-18 of Police Rule 1934, he will be on probation for two (02) years.
44	SI Syed Rokhan Shah No. P/387	CCP, Peshawar	The DPC examined his case and recommended him for promotion to the rank of Offg: Inspector (BPS-16) on regular basis. According to Rule 13-18 of Police Rule 1934, he will be on probation for two (02) years.
45	SI Khushal Khan No. P/388	CCP, Peshawar	The DPC examined his case and recommended him for promotion to the rank of Offg: Inspector (BPS-16) on regular basis. According to Rule 13-18 of Police Rule 1934, he will be on probation for two (02) years.
46	SI Himayat Ullah No. P/389	CCP, Peshawar	The DPC examined his case and recommended him for promotion to the rank of Offg: Inspector (BPS-16) on regular basis. According to Rule 13-18 of Police Rule 1934, he will be on probation for two (02) years.
47	SI Bakht Diyan No. P/390	CCP, Peshawar	The DPC examined his case and recommended him for promotion to the rank of Offg: Inspector (BPS-16) on regular basis. According to Rule 13-18 of Police Rule 1934, he will be on probation for two (02) years.
48	SI Muhammad Javed No. H/152	Hazara	The DPC examined his case and recommended him for promotion to the rank of Offg: Inspector (BPS-16) on regular basis. According to Rule 13-18 of Police Rule 1934, he will be on probation for two (02) years.

49	SI Muhammad Arif No. H/153	Hazara	The DPC examined his case and recommended him for promotion to the rank of Offg: Inspector (BPS-16) on regular basis. According to Rule 13-18 of Police Rule 1934, he will be on probation for two (02) years.
50	SI Zahir Shah No. 483/M	Malakand	The DPC examined his case and recommended him for promotion to the rank of Offg: Inspector (BPS-16) on regular basis. According to Rule 13-18 of Police Rule 1934, he will be on probation for two (02) years.
51	SI Nowsherawan No. 167/M	Malakand	The DPC examined his case and recommended him for promotion to the rank of Offg: Inspector (BPS-16) on regular basis. According to Rule 13-18 of Police Rule 1934, he will be on probation for two (02) years.
52	SI Fazal Miraj No. MR/124	Mardan	The DPC examined his case and recommended him for promotion to the rank of Offg: Inspector (BPS-16) on regular basis. According to Rule 13-18 of Police Rule 1934, he will be on probation for two (02) years.
53	SI Muhammad Akbar No. MR/127	Mardan	The DPC examined his case and recommended him for promotion to the rank of Offg: Inspector (BPS-16) on regular basis. According to Rule 13-18 of Police Rule 1934, he will be on probation for two (02) years.
54	SI Ahmad Ali No. MR/132	Mardan	The DPC examined his case and recommended him for promotion to the rank of Offg: Inspector (BPS-16) on regular basis. According to Rule 13-18 of Police Rule 1934, he will be on probation for two (02) years.
55	SI Raza Khan No. MR/131	Mardan	The DPC examined his case and recommended him for promotion to the rank of Offg: Inspector (BPS-16) on regular basis. According to Rule 13-18 of Police Rule 1934, he will be on probation for two (02) years.
56	SI Ali Hassan No. K/26	Kohat	The DPC examined his case and recommended him for promotion to the rank of Offg: Inspector (BPS-16) on regular basis. According to Rule 13-18 of Police Rule 1934, he will be on probation for two (02) years.
57	SI Mohib Ullah No. K/29	Kohat	The DPC examined his case and recommended him for promotion to the rank of Offg: Inspector (BPS-16) on regular basis. According to Rule 13-18 of Police Rule 1934, he will be on probation for two (02) years.
58	SI Mir Atlas No. K/63	Kohat	The DPC examined his case and recommended him for promotion to the rank of Offg: Inspector (BPS-16) on regular basis. According to Rule 13-18 of Police Rule 1934, he will be on probation for two (02) years.
59	SI Wali Sher No. K/66	Kohat	The DPC examined his case and recommended him for promotion to the rank of Offg: Inspector (BPS-16) on regular basis. According to Rule 13-18 of Police Rule 1934, he will be on probation for two (02) years.
60	SI Gul Faraz No. K/79	Kohat	The DPC examined his case and recommended him for promotion to the rank of Offg: Inspector (BPS-16) on regular basis. According to Rule 13-18 of Police Rule 1934, he will be on probation for two (02) years.
61	SI Ghulam Rasool No. K/80	Kohat	The DPC examined his case and recommended him for promotion to the rank of Offg: Inspector (BPS-16) on regular basis. According to Rule 13-18 of Police Rule 1934, he will be on probation for two (02) years.
62	SI Asal Khan No. K/101	Kohat	The DPC examined his case and recommended him for promotion to the rank of Offg: Inspector (BPS-16) on regular basis. According to Rule 13-18 of Police Rule 1934, he will be on probation for two (02) years.
63	SI Muhammad Iqbal No. K/106	Kohat	The DPC examined his case and recommended him for promotion to the rank of Offg: Inspector (BPS-16) on regular basis. According to Rule 13-18 of Police Rule 1934, he will be on probation for two (02) years.
64	SI Nazir Muhammad No. K/130	Kohat	The DPC examined his case and recommended him for promotion to the rank of Offg: Inspector (BPS-16) on regular basis. According to Rule 13-18 of Police Rule 1934, he will be on probation for two (02) years.
65	SI Sakhi ur Rehman No. K/06	Kohat	The DPC examined his case and recommended him for promotion to the rank of Offg: Inspector (BPS-16) on regular basis. According to Rule 13-18 of Police Rule 1934, he will be on probation for two (02) years.
66	SI Naeem Ullah No. K/02	Kohat	The DPC examined his case and recommended him for promotion to the rank of Offg: Inspector (BPS-16) on regular basis. According to Rule 13-18 of Police Rule 1934, he will be on probation for two (02) years.



67	SI Amir Sultan No. K/76	Kohat	The DPC examined his case and recommended him for promotion to the rank of Offg: Inspector (BPS-16) on regular basis. According to Rule 13-18 of Police Rule 1934, he will be on probation for two (02) years.
68	SI Abdur Rehman No. K/149	Kohat	The DPC examined his case and recommended him for promotion to the rank of Offg: Inspector (BPS-16) on regular basis. According to Rule 13-18 of Police Rule 1934, he will be on probation for two (02) years.
69	SI Dost Muhammad No. K/154	Kohat	The DPC examined his case and recommended him for promotion to the rank of Offg: Inspector (BPS-16) on regular basis. According to Rule 13-18 of Police Rule 1934, he will be on probation for two (02) years.
70	SI Kirman Ali No. K/156	Kohat	The DPC examined his case and recommended him for promotion to the rank of Offg: Inspector (BPS-16) on regular basis. According to Rule 13-18 of Police Rule 1934, he will be on probation for two (02) years.
71	SI Gul Shah Baraz No. K/162	Kohat	The DPC examined his case and recommended him for promotion to the rank of Offg: Inspector (BPS-16) on regular basis. According to Rule 13-18 of Police Rule 1934, he will be on probation for two (02) years.
72	SI Javed Hussain No. K/170	Kohat	The DPC examined his case and recommended him for promotion to the rank of Offg: Inspector (BPS-16) on regular basis. According to Rule 13-18 of Police Rule 1934, he will be on probation for two (02) years.
73	SI Sakhawat Shah No. MR/135	Mardan.	The DPC examined his case and recommended him for promotion to the rank of Offg: Inspector (BPS-16) on regular basis. According to Rule 13-18 of Police Rule 1934, he will be on probation for two (02) years.
74	SI Amir ud Din No. MR/138	Mardan	The DPC examined his case and recommended him for promotion to the rank of Offg: Inspector (BPS-16) on regular basis. According to Rule 13-18 of Police Rule 1934, he will be on probation for two (02) years.
75	SI Nigah Hussain No. MR/139	Mardan	The DPC examined his case and recommended him for promotion to the rank of Offg: Inspector (BPS-16) on regular basis. According to Rule 13-18 of Police Rule 1934, he will be on probation for two (02) years.
76	SI Habib Khan No. MR/141	Mardan	The DPC examined his case and recommended him for promotion to the rank of Offg: Inspector (BPS-16) on regular basis. According to Rule 13-18 of Police Rule 1934, he will be on probation for two (02) years.
77	SI Abdul Baseer No. MR/142	Mardan	The DPC examined his case and recommended him for promotion to the rank of Offg: Inspector (BPS-16) on regular basis. According to Rule 13-18 of Police Rule 1934, he will be on probation for two (02) years.
78	SI Muhammad Fazil No. MR/143	Mardan	The DPC examined his case and recommended him for promotion to the rank of Offg: Inspector (BPS-16) on regular basis. According to Rule 13-18 of Police Rule 1934, he will be on probation for two (02) years.
79	SI Muhammad Ramzan No. D/44	D.I Khan	The DPC examined his case and recommended him for promotion to the rank of Offg: Inspector (BPS-16) on regular basis. According to Rule 13-18 of Police Rule 1934, he will be on probation for two (02) years.
80	SI Saleem Pervez No. D/06	D.I Khan	The DPC examined his case and recommended him for promotion to the rank of Offg: Inspector (BPS-16) on regular basis. According to Rule 13-18 of Police Rule 1934, he will be on probation for two (02) years.
81	SI Kashif Sattar No. D/15	D.I Khan	The DPC examined his case and recommended him for promotion to the rank of Offg: Inspector (BPS-16) on regular basis. According to Rule 13-18 of Police Rule 1934, he will be on probation for two (02) years.
82	SI Muhammad Alamgir No. D/05	D.I Khan	The DPC examined his case and recommended him for promotion to the rank of Offg: Inspector (BPS-16) on regular basis. According to Rule 13-18 of Police Rule 1934, he will be on probation for two (02) years.
83	SI Habib ur Rahman No. 396/M	Malakand	The DPC examined his case and recommended him for promotion to the rank of Offg: Inspector (BPS-16) on regular basis. According to Rule 13-18 of Police Rule 1934, he will be on probation for two (02) years.
84	SI Mir Azam No. 92/M	Malakand	The DPC examined his case and recommended him for promotion to the rank of Offg: Inspector (BPS-16) on regular basis. According to Rule 13-18 of Police Rule 1934, he will be on probation for two (02) years.

85	SI Juma Rahman No. 210/M	Malakand	The DPC examined his case and recommended him for promotion to the rank of Offg: Inspector (BPS-16) on regular basis. According to Rule 13-18 of Police Rule 1934, he will be on probation for two (02) years.
86	SI Muhammad Khalid No. 543/M	Malakand	The DPC examined his case and recommended him for promotion to the rank of Offg: Inspector (BPS-16) on regular basis. According to Rule 13-18 of Police Rule 1934, he will be on probation for two (02) years.
87	SI Qurban Khan No. 553/M	Malakand	The DPC examined his case and recommended him for promotion to the rank of Offg: Inspector (BPS-16) on regular basis. According to Rule 13-18 of Police Rule 1934, he will be on probation for two (02) years.
88	SI Javid Iqbal No. 147/M	Malakand	The DPC examined his case and recommended him for promotion to the rank of Offg: Inspector (BPS-16) on regular basis. According to Rule 13-18 of Police Rule 1934, he will be on probation for two (02) years.
89	SI Habib Said No. 163/M	Malakand	The DPC examined his case and recommended him for promotion to the rank of Offg: Inspector (BPS-16) on regular basis. According to Rule 13-18 of Police Rule 1934, he will be on probation for two (02) years.
90	SI Ijaz Ahmad No. 73/M	Malakand	The DPC examined his case and recommended him for promotion to the rank of Offg: Inspector (BPS-16) on regular basis. According to Rule 13-18 of Police Rule 1934, he will be on probation for two (02) years.
91	SI Khan Bahadar No. 708/M	Malakand	The DPC examined his case and recommended him for promotion to the rank of Offg: Inspector (BPS-16) on regular basis. According to Rule 13-18 of Police Rule 1934, he will be on probation for two (02) years.
92	SI Abdul Wahced No. H/112	Hazara	The DPC examined his case and recommended him for promotion to the rank of Offg: Inspector (BPS-16) on regular basis. According to Rule 13-18 of Police Rule 1934, he will be on probation for two (02) years.
93	SI Muhammad Sajjad No. H/117	Hazara	The DPC examined his case and recommended him for promotion to the rank of Offg: Inspector (BPS-16) on regular basis. According to Rule 13-18 of Police Rule 1934, he will be on probation for two (02) years.
94	SI Muhammad Javed No. H/138	Hazara	The DPC examined his case and recommended him for promotion to the rank of Offg: Inspector (BPS-16) on regular basis. According to Rule 13-18 of Police Rule 1934, he will be on probation for two (02) years.
95	SI Khan Afsar No. H/139	Hazara	The DPC examined his case and recommended him for promotion to the rank of Offg: Inspector (BPS-16) on regular basis. According to Rule 13-18 of Police Rule 1934, he will be on probation for two (02) years.
96	SI Naveed Ahmed No. H/140	Hazara	The DPC examined his case and recommended him for promotion to the rank of Offg: Inspector (BPS-16) on regular basis. According to Rule 13-18 of Police Rule 1934, he will be on probation for two (02) years.
97	SI Gohar Wakeel No. H/154	Hazara	The DPC examined his case and recommended him for promotion to the rank of Offg: Inspector (BPS-16) on regular basis. According to Rule 13-18 of Police Rule 1934, he will be on probation for two (02) years.
98	SI Saced-ur-Rehman No. H/155	Hazara	The DPC examined his case and recommended him for promotion to the rank of Offg: Inspector (BPS-16) on regular basis. According to Rule 13-18 of Police Rule 1934, he will be on probation for two (02) years.
99	SI Abdul Rashid No. H/157	Hazara	The DPC examined his case and recommended him for promotion to the rank of Offg: Inspector (BPS-16) on regular basis. According to Rule 13-18 of Police Rule 1934, he will be on probation for two (02) years.
100	SI Muhammad Bashir No. H/160	Hazara	The DPC examined his case and recommended him for promotion to the rank of Offg: Inspector (BPS-16) on regular basis. According to Rule 13-18 of Police Rule 1934, he will be on probation for two (02) years.
101	SI Sher Nawas Khan No. 157/MR	Mardan	The DPC examined his case and recommended him for promotion to the rank of Offg: Inspector (BPS-16) on regular basis. According to Rule 13-18 of Police Rule 1934, he will be on probation for two (02) years.
102	SI Bashir Ahmad No. 237/MR	Mardan	The DPC examined his case and recommended him for promotion to the rank of Offg: Inspector (BPS-16) on regular basis. According to Rule 13-18 of Police Rule 1934, he will be


121	SI Qaisro Khan No. P/61	CCP, Peshawar	The DPC examined his case and recommended him for promotion to the rank of Offg: Inspector (BPS-16) on regular basis. According to Rule 13-18 of Police Rule 1934, he will be on probation for two (02) years.
122	SI Nasrullah No. P/67	CCP, Peshawar	The DPC examined his case and recommended him for promotion to the rank of Offg: Inspector (BPS-16) on regular basis. According to Rule 13-18 of Police Rule 1934, he will be on probation for two (02) years.
123	SI Noor Gul No. 43/P	CCP, Peshawar	The DPC examined his case and recommended him for promotion to the rank of Offg: Inspector (BPS-16) on regular basis. According to Rule 13-18 of Police Rule 1934, he will be on probation for two (02) years.
124	SI Gohar Ali No. 41/MR	Mardan	The DPC examined his case and recommended him for promotion to the rank of Offg: Inspector (BPS-16) on regular basis. According to Rule 13-18 of Police Rule 1934, he will be on probation for two (02) years.
125	SI Zakir Ullah No. P/75	CCP, Peshawar	The DPC examined his case and recommended him for promotion to the rank of Offg: Inspector (BPS-16) on regular basis. According to Rule 13-18 of Police Rule 1934, he will be on probation for two (02) years.
126	SI Muhammad Riaz No. P/77	CCP, Peshawar	The DPC examined his case and recommended him for promotion to the rank of Offg: Inspector (BPS-16) on regular basis. According to Rule 13-18 of Police Rule 1934, he will be on probation for two (02) years.
127	SI Muhammad Tayyeb No. P/81	CCP, Peshawar	The DPC examined his case and recommended him for promotion to the rank of Offg: Inspector (BPS-16) on regular basis. According to Rule 13-18 of Police Rule 1934, he will be on probation for two (02) years.

Sd/-  
(SALAH-UD-DIN KHAN)PSP  
Inspector General of Police,  
Khyber Pakhtunkhwa

Endst: No. & date even.

Copy forwarded 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 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: Career Planning Branch and Secret Branch CPO.
10. UOP file.

  
(SADIQ BALOCH)PSP  
AIG/ Establishment  
For Inspector General of Police,  
Khyber Pakhtunkhwa  
Peshawar.

or  
12/12

(15)

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

**NOTIFICATION**

No. 1447 /E-III, ADMISSION TO LIST "F" Dated: 13 /03/2017.

As per recommendation of the Departmental Promotion Committee meeting dated 08.03.2017 duly approved by the worthy Inspector General of Police Khyber Pakhtunkhwa, names of the following confirmed Sub-Inspectors are hereby included in List "F":-

S.NO	NAME & NO.	REGION	RECOMMENDATION
1.	SI Muhammad Alamgir No. D/05	D.I.Khan	Recommended for inclusion of his name into List "F".
2.	SI Naimat Ullah No. K/96	Kohat	Recommended for inclusion of his name into List "F".
3.	Sharifullah No. D/12	D. I. Khan	Recommended for inclusion of his name into List "F".
4.	SI Akbar Ali No. 204/MR	Mardan	Recommended for inclusion of his name into List "F".
5.	SI Habibullah No. 395/M	Malakand	Recommended for inclusion of his name into List "F".
6.	SI Abdul Wakeel No. 259/M	Malakand	Recommended for inclusion of his name into List "F".
7.	SI Amanullah No. 141/M	Malakand	Recommended for inclusion of his name into List "F".
8.	SI Habib ur Rahman No. 396/M	Malakand	Recommended for inclusion of his name into List "F".
9.	SI Umar Khitab No. 399/M	Malakand	Recommended for inclusion of his name into List "F".
10.	SI Shah Jabbar No. 414/M	Malakand	Recommended for inclusion of his name into List "F".
11.	SI Fazal Karim No. 32/M	Malakand	Recommended for inclusion of his name into List "F".
12.	SI Zewar Khan No. 66/M	Malakand	Recommended for inclusion of his name into List "F".
13.	SI Mir Azam No. 92/M	Malakand	Recommended for inclusion of his name into List "F".
14.	SI Riaz Muhammad No. 467/M	Malakand	Recommended for inclusion of his name into List "F".
15.	SI Sultan Khan No. 37/M	Malakand	Recommended for inclusion of his name into List "F".
16.	SI Abdul Qayum No. 206/M	Malakand	Recommended for inclusion of his name into List "F".
17.	SI Amir Bahadar No. 370/M	Malakand	Recommended for inclusion of his name into List "F".
18.	SI Abdul Aziz No. 489/M	Malakand	Recommended for inclusion of his name into List "F".
19.	SI Iqbal ud Din No. 492/M	Malakand	Recommended for inclusion of his name into List "F".
20.	SI Faiz Mohammad No. 500/M	Malakand	Recommended for inclusion of his name into List "F".
21.	SI Bakht Zahir No. 207/M	Malakand	Recommended for inclusion of his name into List "F".
22.	SI Jameel ud Din No. 520/M	Malakand	Recommended for inclusion of his name into List "F".
23.	SI Noor Baz Khan No. 540/M	Malakand	Recommended for inclusion of his name into List "F".
24.	SI Muhammad Khalid No. 543/M	Malakand	Recommended for inclusion of his name into List "F".
25.	SI Muhammad Wali Shah No. 544/M	Malakand	Recommended for inclusion of his name into List "F".
26.	SI Wajid Shah No. 357/M	Malakand	Recommended for inclusion of his name into List "F".
27.	SI Qurban Khan No. 553/M	Malakand	Recommended for inclusion of his name into List "F".
28.	SI Sherin Zada No. 212/M	Malakand	Recommended for inclusion of his name into List "F".
29.	SI Rahim Khan No. 622/M	Malakand	Recommended for inclusion of his name into List "F".
30.	SI Younas Rahman No. 674/M	Malakand	Recommended for inclusion of his name into List "F".

31.	SI Gul Zamin No. 159/M	Malakand	Recommended for inclusion of his name into List "F".
32.	SI Muhammad Tawheed No. 111/M	Malakand	Recommended for inclusion of his name into List "F".
33.	SI Imran Khan No. 113/M	Malakand	Recommended for inclusion of his name into List "F".
34.	SI Javid Iqbal No. 147/M	Malakand	Recommended for inclusion of his name into List "F".
35.	SI Bakht Zada No. 94/M	Malakand	Recommended for inclusion of his name into List "F".
36.	SI Habib Said No. 163/M	Malakand	Recommended for inclusion of his name into List "F".
37.	SI Hayat Ali Shah No. 153/M	Malakand	Recommended for inclusion of his name into List "F".
38.	SI Mian Said Jamal No. 53/M	Malakand	Recommended for inclusion of his name into List "F".
39.	SI Ijaz Ahmad No. 73/M	Malakand	Recommended for inclusion of his name into List "F".
40.	SI Ghani ur Rehman No. 157/M	Malakand	Recommended for inclusion of his name into List "F".
41.	SI Muhammad Sayar No. 154/M	Malakand	Recommended for inclusion of his name into List "F".
42.	SI Khan Bahadar No. 708/M	Malakand	Recommended for inclusion of his name into List "F".
43.	SI Sher Akbar No. 417/M	Malakand	Recommended for inclusion of his name into List "F".
44.	SI Ihsanullah No. 365/M	Malakand	Recommended for inclusion of his name into List "F".
45.	SI Muhammad Nazak No. H/31	Hazara	Recommended for inclusion of his name into List "F".
46.	SI Gohar Rehman No. H/45	Hazara	Recommended for inclusion of his name into List "F".
47.	SI Muhammad Saeed No. H/76	Hazara	Recommended for inclusion of his name into List "F".
48.	SI Ali Asghar No. H/110	Hazara	Recommended for inclusion of his name into List "F".
49.	SI Majid Naseem No. H/111	Hazara	Recommended for inclusion of his name into List "F".
50.	SI Abdul Waheed No. H/112	Hazara	Recommended for inclusion of his name into List "F".
51.	SI Muhammad Sajjad No. H/117	Hazara	Recommended for inclusion of his name into List "F".
52.	SI Muhammad Javed No. H/138	Hazara	Recommended for inclusion of his name into List "F".
53.	SI Naveed Ahmed No. H/140	Hazara	Recommended for inclusion of his name into List "F".
54.	SI Gohar Wakeel No. H/154	Hazara	Recommended for inclusion of his name into List "F".
55.	SI Saeed-ur-Rehman No. H/155	Hazara	Recommended for inclusion of his name into List "F".
56.	SI Muhammad Saeed No. H/156	Hazara	Recommended for inclusion of his name into List "F".
57.	SI Waris Khan No. H/158	Hazara	Recommended for inclusion of his name into List "F".
58.	SI Muhammad Javed No. H/161	Hazara	Recommended for inclusion of his name into List "F".
59.	SI Andaz Khan No. 99/MR	Mardan	Recommended for inclusion of his name into List "F".
60.	SI Sher Nawas Khan No. 157/MR	Mardan	Recommended for inclusion of his name into List "F".
61.	SI Bashir Ahmad No. 237/MR	Mardan	Recommended for inclusion of his name into List "F".
62.	SI Muhammad Zaman No. 103/MR	Mardan	Recommended for inclusion of his name into List "F".
63.	SI Atta-ur-Rehman No. 195/MR	Mardan	Recommended for inclusion of his name into List "F".
64.	SI Abdul Sajid No. 06/MR	Mardan	Recommended for inclusion of his name into List "F".
65.	SI Bakht Sher Bacha No. 284/MR	Mardan	Recommended for inclusion of his name into List "F".
66.	SI Sajjad Ali No. 32/MR	Mardan	Recommended for inclusion of his name into List "F".
67.	SI Ashiq Hussain No. 92/MR	Mardan	Recommended for inclusion of his name into List "F".

68.	SI Namir Khan No: 195/MR	Mardan	Recommended for inclusion of his name into List "F".
69.	SI Umar Daraz Khan No. 51/MR	Mardan	Recommended for inclusion of his name into List "F".
<b>SI Legal</b>			
1.	SI Legal Ijaz Hussain No. MR/100	Mardan	Recommended for inclusion of his name into List "F" and promotion as Offg: Inspector.
<b>Telecommunications cases</b>			
01	SI Khalid Khan	Telecommunication	Recommended to be promoted as Offg: Inspector.
02	SI Muhammad Saeed	Telecommunication	Recommended to be promoted as Offg: Inspector.

Sd/-  
**SYED AKHTAR ALI SHAH**  
 Addl: IGP/HQrs:  
 For Inspector General of Police,  
 Khyber Pakhtunkhwa,  
 Peshawar.

**Endst: No. & date even**

Copy of above is forwarded to the:-

- o Addl: Inspector General of Police, HQrs: Khyber Pakhtunkhwa Peshawar.
- o Deputy Inspector General of Police, HQrs: Khyber Pakhtunkhwa Peshawar.
- o Deputy Inspector General of Police, Telecommunications, Khyber Pakhtunkhwa, Peshawar
- o Regional Police Officers, Mardan, Hazara, Malakand, Kohat and D.I.Khan Regions.
- o PSO to worthy Inspector General of Police, Khyber Pakhtunkhwa Peshawar.
- o PRO to Worthy Inspector General of Police, Khyber Pakhtunkhwa Peshawar.
- o Registrar, CPO, Peshawar.
- o Office Supdt: Secret CPO, Peshawar.
- o Office Supdt: Establishment-II CPO Peshawar.
- o Office Supdt: Career Planning Branch CPO, Peshawar.

*Najeeb*  
**(NAJEEB-UR-REHMAN BUGVI)**  
 AIG/Establishment,  
 For Inspector General of Police,  
 Khyber Pakhtunkhwa,  
 Peshawar

Office of the IGP/CPM, Peshawar  
 (Career Branch)  
 Dy. No. SI. 989/17  
 Dated 15-3-17



OFFICE OF THE  
INSPECTOR GENERAL OF POLICE,  
KHYBER PAKHTUNKHWA  
CENTRAL POLICE OFFICE,  
PESHAWAR.

PH: 091-9210239 Fax: 091-  
9210927

Dated, Peshawar the 04.03.2022.

**NOTIFICATION.**

No.CPO/E-II/2022/Revised Seniority/ 92, In compliance with the Judgment issued by the Honorable Service Tribunal Khyber Pakhtunkhwa Peshawar dated 10.01.2022 in Service Appeal No.918/2019, Execution Petition No.334/2021 followed by order issued vide Endst: No.1284/ES, dated 15.02.2022 by RPO Mardan and duly approved by the Competent Authority, the seniority of Inspector Umar Daraz No. MR/51 is hereby revised w.e.f 30.12.2010 in the rank of Sub-Inspector. His name is placed in the seniority list of Inspector and Sub<sup>e</sup>Inspector on list "F" as per his date of Sub; Inspector confirmation ie 30.12.2010 as stood on 07.09.2021 conditionally and provisionally subject to the outcome of CPLA lodged by Police department before Supreme Court of Pakistan.

Sd/-

(SABIR AHMAD) PSP

Additional Inspector General of Police HQrs  
For Inspector General of Police,  
Khyber Pakhtunkhwa, Peshawar.

**Endst: No. & date even.**

Copy forwarded to the:-

1. Addl: IGP HQR Khyber Pakhtunkhwa.
2. DIG of Police HQR Khyber Pakhtunkhwa.
3. Capital City Police Officer Peshawar.
4. Regional Police Officer Mardan .
5. Registrar Service Tribunal Khyber Pakhtunkhwa Peshawar.
6. Assistant Inspector General of Police Legal CPO Peshawar.
7. PSO to the IGP Khyber Pakhtunkhwa.
8. Office Supdt: Secret& CP Branch, CPO Peshawar.
9. U.O.P File.

*Inspector Legal*

(IRFAN FARIQ) PSP

AIG/ Establishment  
For Inspector General of Police,  
Khyber Pakhtunkhwa, Peshawar.

*03/03/22*

"A"

**KHYBER PAKHTUNKHWA SERVICE TRIBUNAL, PESHAWAR.**  
JUDICIAL COMPLEX (OLD), KHYBER ROAD,  
PESHAWAR. S.B

No.

~~APPEAL No.~~ E.P.No. 334 of 2021.

Umar Daraz Khan

Appellant/Petitioner

Versus

I.G.P kp Pesh.

RESPONDENT(S)

(Counsel)  
~~Notice to Appellant/Petitioner~~ Saadullah Khan Marwat  
Advocate Peshawar.  
0300-5872676

Take notice that your appeal has been fixed for Preliminary hearing, replication, affidavit/counter affidavit/record/arguments/order before this Tribunal on 18/5/2022 at 9:00 AM

You may, therefore, appear before the Tribunal on the said date and at the said place either personally or through an advocate for presentation of your case, failing which your appeal shall be liable to be dismissed in default.

Khan  
Registrar,

Khyber Pakhtunkhwa Service Tribunal,  
Peshawar.



"A"

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

No.

APPEAL No. E.P No. 334 of 20 21.

Umar Dalaz Khan

Appellant/Petitioner

Versus

Inspector General of Police, Peshawar, KPK

RESPONDENT(S)

Counsel

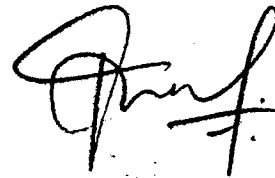
Saadullah Khan Marwat

Notice to Appellant/Petitioner

Advocate 22-A Nasir Mansion, Shoba Bazaar  
Peshawar Ph: 0300-5872676

Take notice that your appeal has been fixed for Preliminary hearing, replication, affidavit/counter affidavit/record/arguments/order before this Tribunal on 05/04/2022 at 9:00

You may, therefore, appear before the Tribunal on the said date and at the said place either personally or through an advocate for presentation of your case, failing which your appeal shall be liable to be dismissed in default.



For ?

Registrar,  
Khyber Pakhtunkhwa Service Tribunal,  
Peshawar.

"A"

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

No.

APPEAL No. .... of 20

E.P No. 334

SB  
21

Umar Daraz Khan

Appellant/Petitioner

Versus

Inspector General of Police, Peshawar KPK  
RESPONDENT(S)

Notice to Appellant/Petitioner

Umar Daraz Khan, Acting  
Deputy Superintendent of Police, Special Branch,  
Peshawar, KPK

Take notice that your appeal has been fixed for Preliminary hearing, replication, affidavit/counter affidavit/record/arguments/order before this Tribunal on..... at.....

05/04/2022 9:00

You may, therefore, appear before the Tribunal on the said date and at the said place either personally or through an advocate for presentation of your case, failing which your appeal shall be liable to be dismissed in default.



Registrar

Khyber Pakhtunkhwa Service Tribunal,  
Peshawar.