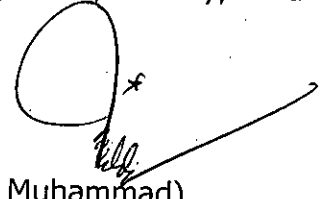


16.08.2022

Junior of learned counsel for the appellant present. Mr. Kabirullah Khattak, Additional Advocate General for official respondents No. 1 & 2 present. Syed Noman Ali Bukhari, Advocate for private respondents No. 3 to 7 present.

Reply/comments on behalf of official respondents No. 1 & 2 have already been submitted. Reply/comments on behalf of private respondents No. 3 to 7 submitted which are placed on file. Copy of the same is handed over to junior of learned counsel for the appellant. Adjourned. To come up for rejoinder, if any, and arguments on 10.11.2022 before D.B.



(Mian Muhammad)
Member (E)


10.11.2022

Junior to counsel for the appellant present.

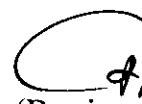
Kabir Ullah Khattak learned Additional Advocate General for the respondents for official respondents present. Syed Noman Ali Bukhari for private respondents present.

Former requested for adjournment on ground the ground that his senior counsel is busy before Hon'ble Peshawar High Court Peshawar. Adjourned. To come up for arguments on 09.01.2023 before D.B.

SCANNED
KPST
Peshawar



(Fareeha Paul)
Member (E)

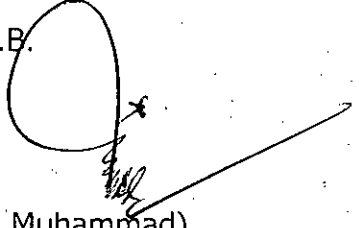


(Rozina Rehman)
Member (J)

18.05.2022

Learned counsel for the appellant present. Mr. Muhammad Adeel Butt, Addl. AG alongwith Mr. Raziq H.C for official respondents No. 1 & 2 present. None present on behalf of private respondents No. 3 to 7.


Written reply/comments on behalf of official respondents No. 1 & 2 have already submitted. Reply/comments on behalf of private respondents No. 3 to 6 are still awaited, therefore, notice be issued to private respondents No. 3 to 7 for submission of written reply/comments. To come up for written reply/comments on 24.06.2022 before S.B.


(Mian Muhammad)
Member (E)

24th June, 2022

Learned Counsel for the appellant present. Mr Muhammad Adeel Butt, Addl. AG alongwith Raziq H.C for official respondents No.1 & 2 present. Counsel for private respondents No.3 to 7 present and submitted wakalatnama which is placed on file.

Private respondents No. 3 to 7 have not submitted written reply/comments. Counsel for the private respondents seeks time for submission of written reply/comments. Last chance is given to private respondents No.3 to 7. To come up for written reply/comments on 16.08.2022 before S.B.

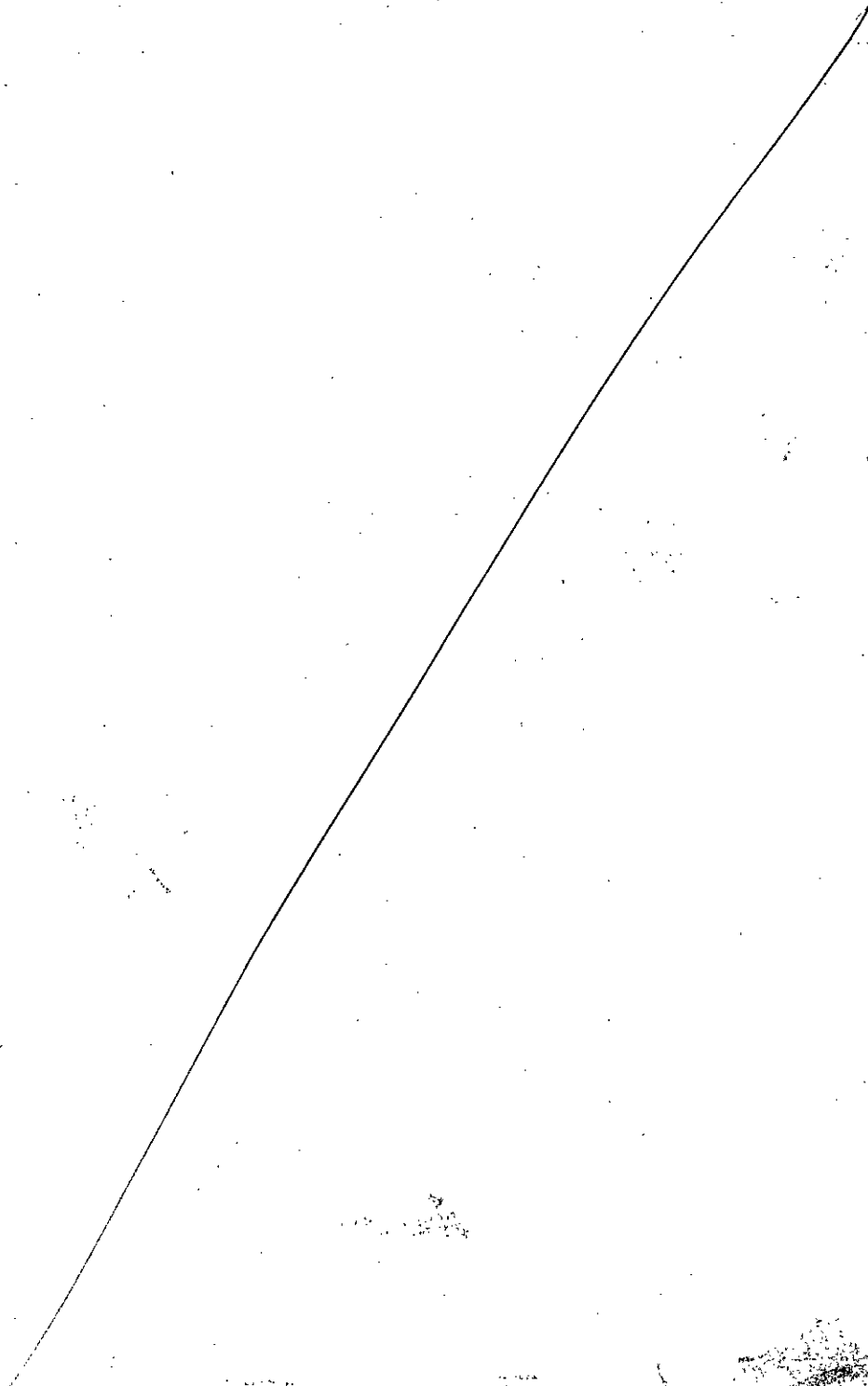

(Kalim Arshad Khan)
(Chairman)

11/4/2022

Appellant present in person. Mr. Ahmad Jan, S.I
alongwith Mr. Kabirullah Khattak, AAG for the
respondents present and submitted written reply on
behalf of respondent No. 1 and 2. Notices be issued to
respondents No. 3 to 6 for submission of written reply. To
come up for written reply of respondents No. 3 to 6 on
18/5/2022 before S.B.



CHAIRMAN



16.08.2021

Counsel for the appellant present. Preliminary arguments heard.

The matter impugned in the appeal relates to benefit of seniority. Subject to all just and legal objections including that of limitation to be determined during the course full hearing, this appeal is admitted for full hearing. The appellant is directed to deposit security and process fee within 10 days. Thereafter, notices be issued to the respondents for submission of written reply/comments in office within 10 days after receipt of notices, positively. If the written reply/comments are not submitted within the stipulated time, or extension of time is not sought through written application with sufficient cause, the office shall submit the file with a report of non-compliance. File to come up for arguments on 10.12.2021 before the D.B.

Appellant Deposited
Security & Process Fee

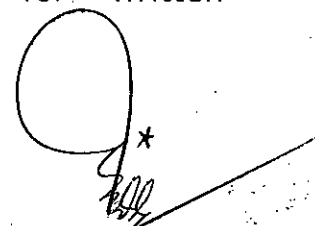
SCANNED
KPST
Peshawar


Chairman

10.12.2021

Appellant in person present. Mr. Noor Zaman Khattak, District Attorney alongwith Mr. Muhammad Raziq, Head Constable for the respondents present.

Written reply/comments on behalf of respondents not submitted. Representative of the department requested for further time for submission of written reply/comments. Request is acceded to. To come up for written reply/comments on 08.02.2022 before S.B.


*
Member (E)

B-2-2022

Due to retirement of the Honible (Mian Muhammad) Member (E) Chairman the case is adjourned to The come up for the same as before on 11-4-2022

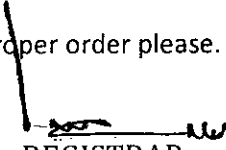


Reader

Form- A

FORM OF ORDER SHEET

Court of _____

Case No. - 6619 /2021

S.No.	Date of order proceedings	Order or other proceedings with signature of judge
1	2	3
1-	28/06/2021	<p>The appeal of Mr. Muhammad Raza Badshah resubmitted today by Mr. Javed Iqbal Gulbela 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> <p>This case is entrusted to S. Bench for preliminary hearing to be put up there on <u>16/08/21</u>.</p> <p style="text-align: right;"> CHAIRMAN</p> <p style="text-align: right;">5-5-505</p> <p><i>Due to resubmission of the appeal the case is referred to the bench on 16-8-21.</i></p>

The appeal of Mr. Muhammad Raza Badshah r/o Wazir Colony Patang Chowk Ring Road Peshawar received today i.e. on 07.06.2021 is incomplete on the following score which is returned to the counsel for the appellant for completion and resubmission within 15 days.

- ① Addresses of respondent no. 3 to 9 are incomplete which may be completed according to the Khyber Pakhtunkhwa Service Tribunal rules 1974.
- 2- Annexure-B, C and page no. 46, 57 to 60 are illegible which may be replaced by legible/better one.

No. 958 /S.T,

Dt. 08/06 /2021


REGISTRAR,

SERVICE TRIBUNAL
KHYBER PAKHTUNKHWA
PESHAWAR.

Mr. Javed Gulbela Adv. Pesh.

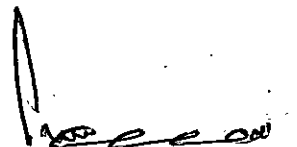
Respected Sir,

Objections removed re-submitted
after necessary completion.

~~objection no - 1~~ ^{17/06/2021} ~~and objection~~ ^{no-2} to the extent
of ~~annexure B & C~~ are still stand. Appeal is returned
to the counsel for the appellant for completion and
re-submission within 10 days.

No: 1047/ST

Dated: 21/06/2021


21/6/2021

Respected Sir,

objection removed, whereas Annexure B & C
are just part of record need not to be
made legible. 28/6/21 ^{21/6/21} Javed Gulbela

BEFORE THE HONBLE KHYBER PAKHTUNKHWA
SERVICES TRIBUNAL PESHAWAR

In S.A No- 6619 /2021

Muhammad Raza Badshah

Versus

IGP Khyber Pakhtunkhwa & Others

I N D E X

S#	Description of Documents	Annexure	Page#
1.	Writ Petition		1-9
2.	Affidavit		10
3.	Memo of Addresses		11
4.	Copy of Notification dated 16/06/2008	"A"	12
5.	Copy of Office Notification No: 15183/EC-I dated: 27/09/2011	"B"	13-15
6.	Copy of Office Notification dated 02/04/2013	"C"	16-
7.	Copy of Office Order dated 01/10/2014 and 13/07/2015	"D & E"	17-19
8.	Copies of Office orders dated: 27/08/2018 & 10/04/2016	"F & G"	20-26
9.	Copy of the Seniority List	"H"	27-43
10.	Copy of the application	"I"	44-46
11.	Other Documents	"J & K"	47-79
12.	Wakalat Nama		80

Dated: 07/06/2021


Appellant

Through

(JAVED IQBAL GULBELA)
Advocate, Supreme Court of
Pakistan.

(1)

BEFORE THE HON'BLE KHYBER PAKHTUNKHWA
SERVICE TRIBUNAL PESHAWAR

In Re S.A No. _____/2021

Muhammad Raza Badshah S/o Sahib-ul-Haq R/o Wazir
Colony, Patang Chowk, Ring Road, Peshawar.

.....Appellant

VERSUS

1. Inspector General of Police Khyber Pakhtunkhwa,
Peshawar.
2. Chief Capital City Police Officer, Peshawar.
3. Sikandar Shah CP No. P/280
4. Jan Muhammad CP No: P/281
5. Khurshid Khan CP No. P/283
6. Zahoor-Ur-Rehman CP No. P/285
7. Muhammad Raghob CP No. P/294 *R/o All through the office
of chief capital police officer - Peshawar*
.....Respondents

APPEAL U/S 4 OF KHYBER
PAKHTUNKHWA SERVICES
TRIBUNAL ACT 1974, AGAINST THE
IMPUGNED SENIORITY, FOR
GIVING RETROSPECTIVE EFFECT
TO THE PROMOTION ORDERS AS
WELL AS RECTIFICATION AND
MODIFICATION OF SENIORITY
LIST.

Respectfully Sheweth,

1. That the Appellant is a naturally born bonafide citizen of the Islamic Republic of Pakistan & hails from a respectable family.

BEFORE THE HON'BLE KHYBER PAKHTUNKHWA
SERVICE TRIBUNAL PESHAWAR

In Service Appeal No: _____/2021

Muhammad Raza Badsha S/o Sahib-ul-Haq R/o Wazir Colony, Patang Chowk, Ring Road Peshawar.

.....Appellant

VERSUS

1. Inspector General of Police Khyber Pakhtunkhwa Peshawar.
2. Chief Capital Police, Police Officer, Peshawar.
3. Sikandar Shah CP No. P/280 Campus University Peshawar.
4. Jan Muhammad CP No. P/281 Circle Officer Anti Corruption District Swabi.
5. Khrushid Khan CP No. P/283 District Charsadda.
6. Zahoor Ur Rehman CP No. P/285 DSB (CCP) Peshawar.
7. Muhammad Raghیب CP No. P/294 NAB (CCP) Peshawar.

.....Respondents

APPEAL U/S 4 OF THE KHYBER
PAKHTUNKHWA SERVICES
TRIBUNAL ACT 1974 AGAINST
THE IMPUGNED SENIORITY
FOR GIVING RETROSPECTIVE
EFFECT TO THE PROMOTION
ORDERS AS WELL AS
RECTIFICATION AND
MODIFICATION OF SENIORITY
LIST.

Respectfully Sheweth,

1. That the Appellant is a naturally born bona-fide citizen of the Islamic Republic of Pakistan & hails from respectable family.

2. That after going through the mandatorily required written tests and physical aptitude tests, the Appellant got recruited as Constable in the respondent Police Department back in the year 1988 on 15/12/1988.

3. That before going to vent out spleen upon the injustices meted out to the Appellant and make out a case in order to rein the unfettered exercise of discretionary powers vested in respondents, it is necessary to have a brief terse upon the relevant structure of Police Department. The recruitment in Police Department is via three different modes for different ranks. At first there is used to be a forth type as well, and that was direct recruitment to the post of DSP through Provincial Public Service, which practice has now been abundant. Now at the moment the induction in to Police Service are via three types, i.e Constable, ASI (Assistant Sub Inspector), and ASP (Assistant Superintendent of Police). The ASP's are being inducted after being selected via competitive examination through FPSC. While ASI's are inducted after being passing through competitive examinations held by Provincial Public Service Commission Khyber Pakhtunkhwa and the constables are recruited district wise by the concerned District Police Officers. Now the ASI's are further divided in four categories. A considerable portion of the ASI posts are reserved for direct recruitment from fresh candidates through PSC while 19% is reserved for in-service Constables/Head Constables, but mandatorily to be graduates but this reserve quota is also to be filled through PSC from in-service candidates. While the rest of the ASI seats are reserved for Shuhada's Sons & lastly are reserved for Promotees from lower ranks upon the basis of seniority-cum-fitness. This is the mechanism of recruitment & induction into Police department as provided in it.

4. That now reverted back to the main epitome & crux of the instant lis. The Appellant got inducted into Police Department as Constable on 15/12/1988 and was further promoted to the rank of officiating ASI vide office Notification No: 5982/EC-I/ Promotion to the Rank of offg. ASI dated 16/06/2008 with immediate effect. (Copy of Notification dated 16/06/2008 is annexed herewith as Annexure "A")
5. That thereafter, the Appellant along with his colleagues were confirmed in the rank of ASI's & were placed in list "E" vide notification No. 15183/EC-I dated 27/09/2011 with immediate effect. The Appellant was assigned his new CCP# as 967/P with a confirmation certificate in the rank of ASI. (Copy of Office Notification No: 15183/EC-I dated: 27/09/2011 is annexed herewith as Annexure "B")
6. That therefore, the Appellant got selected for upper college course at Police Training College, Hangu vide office order No: 5600-5614/EC-I dated 02/04/2013. (Copy of Office Notification dated 02/04/2013 is annexed as Annexure "C")
7. That because of this malicious & highly nefarious policy of pick and chose, many juniors/ colleagues were promoted & placed at senior ranks by leaving the most senior ones in lurch & wilderness. Now this being the situation, the Appellant approaches to this Hon'ble Tribunal, in order to curb the evil designs as nursed & nourished in the minds of the high ups which has devastatedly damaged this high essential service of the Province.
8. That one of the colleague of the Appellant namely Sikandar Shah was confirmed for the post of S.I vide Office Order No. 13011/EC-I dated 01/10/2014, whereas, the Appellant has been kept at abeyance from the fruition of promotion. It is equally important to mention here that one

Sikandar Shah & the Appellant, both joined the upper course training together & passed out together, but even then, the Appellant has been dealt with discrimination & the Appellant has been promoted as S.I in the year 2015 vide Office Order No: 13180/EC-I dated 13/07/2015. The story is not limited to the said Sikandar Shah but the list goes on & on, for example, Jan Muhammad, Khurshid Khan, Mohammad Raghieb, Zahoor-ur-Rehman & even the whole Police department which is unfortunately envisaged with pathetically disturbing situation as no Rule, or Regulation or Law supports any such like abrupt promotion or rather panoramically random promotion under the Policy of pick & choose. (Copy of Office Order dated 01/10/2014 and 13/07/2015 are annexed as Annexure "D &E" respectively)

9. That because of the aforementioned unwarranted & illegal promotion mechanism which is solely the outcome of few responsible superior officers at higher ranks, not only the Appellant but many hundreds of SI & inspectors are being deprived of their due rights of promotion & right places in the seniority list & because of the same the Appellant got promoted to the rank of Inspector on 27/08/2018 w.e.f 19/07/2017 vide Office Notification No: 722/E-II dated 10/04/2016, whereas, above mentioned colleagues/ juniors of the Appellant are promoted in the year 2016 vide Office Order No: 924/E-II dated 10/04/2016. (Copies of Office orders dated: 27/08/2018 & 10/04/2016 is Annexure "F & G" respectively)
10. That this anomolus situation prevailed over Appellant, which slowed down the process of promotion of Appellant, on the alleged notion that the Appellant has not completed his one year as S.H.O, hence was kept at abbey and even many juniors & colleagues of the Appellant got promoted years back than that of the Appellant.

11. That the Respondent Department has now issued a Seniority List, whereby, the Appellant is placed at Serial No: 368 of the impugned Seniority List, wherein other colleague / Juniors are placed at Serial Nos: 220, 221, 223, 225, 233. (Copy of the Seniority List is Annexure "H").
12. That the Appellant moved several applications for his anti dated promotion and due placement, but futile & nothing could budge back the Respondents from their adamancy & stubbornness. (Copy of the Application is "I")
13. That after being exhausted and having no other remedy available elsewhere the Appellant approaches this August for reckoning his anti dated Seniority with all ancillary benefits upon the following grounds inter-alia:-

Grounds:-

- A. That where the law requires a things in a particular manners then that is to be done in that manner & not otherwise.
- B. That there is a specific and certain mechanism for promotions of Police Officers/ Officials to next Ranks and the same is being envisaged in Chapter XIII of the Police Rule 1934.
- C. That all the requirements for promotion in terms of qualifications, courses & trainings are fully detailed out in the ibid Rules. And any deviation from the same would be illegal, void and extraneous for all intents & purposes.
- D. That in past & even in present numerous such like extraneous acts and actions were resorted to by some of the adventurers officials at higher ranks and in order to stream line their own policies of pick & chose they have issued certain numbers of Standing Orders which provided for certain unwarranted, un-called and extraneous conditions

for carrying out promotions which Standing Orders were never meant to strengthen the Police Force, made it a Disciplined Force & stream line the promotions, but rather as the same were exclusively based upon the caprices and whims of those adventurers so it always resulted in devastating this Force by rampantly spreading a sense of despondency, deprivation & craveny among the Police Force across the Province.

- E. That these standing orders provided for certain unwarranted conditions including, but not limited to, "the official must have served at different stations", "outside his parent platoon", "for a definite tenure should have been remained outside district/parent platoon" and most commonly the unwarranted condition of "being remained as S.H.O" as envisaged in Rule 13.10(2) of Police Rules 1934 and many others. Now almost several dozens or rather several hundred of SI's and Inspectors approached this Hon'ble Court & Service Tribunal against these unwarranted conditions either via Standing Orders or via Rule 18.10(2), 13.18 and 19.25-A of Police Rules 1934 or Standing Orders No.21/2014 & 3/2015 and so many other Standing Orders as well, and every time relief was extended to the aggrieved ones.
- F. That this issue of mandatory posting of an incumbent as independent SHO came up for hearing repeatedly before the Hon'ble Service Tribunal in Service of Appeals e.g Service Appeal No.1021/2015 (Fazal Dad Vs Provincial Police Officer Khyber Pakhtunkhwa) decided on 25.04.2017, 407/2011 (Nasir Khan Vs P.P.O Khyber Pakhtunkhwa etc) decided on 23.05.2012, No. 1264/2012 decided on 31.01.2013, 37/2011 decided on 03.04.2013, No.736/2016 (Amjad Ali Vs IGP) decided on 21.02.2018 and writ petition No.601-M/2018 titled as "Habib Said etc Vs P.P.O Khyber Pakhtunkhwa etc") decided on 03.12.2018, Service Appeal No.760/2011 (Sanaullah Vs RPO etc) decided on 15.03.2019 and many others and all of them were allowed one way or the other &

Relief was extended to all those who knocked the doors of courts and in all these decisions it was held that as far as the question of posting for one year as independent S.H.O is concerned the same hold no ground because it is for the Authority to give the Appellant/Appellant assignment of S.H.O being a disciplined Force, as the Appellant cannot post himself as independent alleged requirement. So Rule 13.10(2) was explicitly interpreted by courts of law. It was further repeatedly held that in the language of Rule 13.18 of Police Rules the confirmation of officiating police official shall be considered from the date of officiating promotions.

G. That not only aforementioned decisions were held and law was interpreted, but rather not only the relief were extended, but at the same time directions were respectively issued to rectify and modify the seniority list by avoiding the aforementioned extraneous and unwarranted conditions, but as the higher officials had their own axe to grind so every time only **Individual Relief** were extended while on the other hand the Respondents are still following the same extraneous conditions based policy of pick & choose & have kept and maintained the same malicious seniority list just to pave a way for their discriminations.

H. That even the case of the Appellant is the same and because of the aforementioned extraneous condition of not being posted as independent S.H.O not only the Appellant was confirmed in the rank of S.I so lately, but as well as placed in the Seniority List such a way that many juniors were initially confirmed much priority, but as well as placed ahead of the Appellants which is not only against the Police Rules, but as well as a bold violation and contempt of the aforementioned and several hundreds of similar decisions of the Service Tribunal as well as even of this Honble Court.

- I. That where all the extraneous conditions either envisaged in Police Rules in Rules 13.10(2) or 19.25-A or in different standing orders were either set aside, cancelled or redundant or held extraneous or in other words the relief was extended & granted one way or the other by not only extending promotions with anti-dated effects, but as well as with anti-dated rectification of the seniority list, then no prudent mind is able to understand that why and under what authority the Respondents are persistently resorting to the same unwarranted and extraneous conditions ?
- J. That from every angle the unfettered discretionary powers of the Respondents or rather their unwarranted and extraneous acts/actions are required to be check down in order to keep the Police Force as well disciplined Force where all decisions, promotions, transfers & postings should entirely be based on merits and strictly as per the law i.e Police Rules 1934 and should not be let to run and manage by caprices and whims of high ups, which would only meant the destructions and mal-management of this highly essential Service.
- K. That any other ground not raised here may graciously be allowed to be raised at the time of arguments.

It is, therefore, most humbly prayed that on acceptance of the instant petition, the impugned promotion order No:13180/EC-I, dated: 13/07/2015, whereby the Appellant was promoted as S.I with immediate effect may graciously be modified to the extent of the Appellant with retrospective effect, instead of immediate effect be given to the promotion orders and thus Seniority of the Appellant be given anti-dated effect, likewise

and thus the Appellant be restored his position in the Seniority List and be placed ahead of his juniors i.e. private respondents, with all back benefits.

It is further prayed that the impugned office order No:722/E-II dated,27,08,2018 whereby the Appellant was promoted as Inspector w.e.f 19/10/2017, may graciously be modified to the extent of Appellant with retrospective effect from the date when their juniors/ colleagues were promoted and thus Seniority of the Appellant be given anti-dated effect, likewise, thus the Appellant be restored to his position in the Seniority list and be placed ahead of his juniors with all back benefits.

Dated : 07/06/2021

[Signature]
Appellants

Through

Javed Iqbal Gulbela
Advocate, Supreme Court
Of Pakistan

Saghir Iqbal Gulbela

&

Ahsan Sardar
Advocates, High Court,
Peshawar

Note:-

No such like Service Appeal for the same Appellant upon the same subject matter has earlier been filed by me.

[Signature]
ADVOCATE

10

BEFORE THE HON'BLE SERVICE TRIBUNAL
PESHAWAR

In Re S.A No. _____/2021

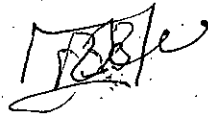
Muhammad Raza Khan

VERSUS

IGP KPK and Others

AFFIDAVIT

I, Muhammad Raza Khan S/O Sahib Ul Haq R/O Wazir Colony, Patang Chowk Hujra Malik Jehangir, Ring Road, Peshawar, do hereby solemnly affirm and declare that all the contents of the instant appeal are true and correct to the best of my knowledge and belief and nothing has been concealed or withheld from this Hon'ble Court.



DEPONENT

CNIC: 17101-0417482-3

Identified by:



Javed Iqbal Gulbela
Advocate Supreme Court of
Pakistan.



02-06-2021

**BEFORE THE HONBLE KHYBER PAKHTUNKHWA
SERVICES TRIBUNAL PESHAWAR**

In S.A No- _____/2021

Muhammad Raza Badshah

Versus

IGP Khyber Pakhtunkhwa & Others

ADDRESSES OF PARTIES

ADDRESS OF APPELLANT

Muhammad Raza Badshah S/o Sahib-ul-Haq R/o Wazir Colony, Patang Chowk, Ring Road, Peshawar.

ADDRESSES OF RESPONDENTS

1. Inspector General of Police Khyber Pakhtunkhwa, Peshawar.
2. Chief Capital City Police Officer, Peshawar.
3. Sikandar Shah CP No. P/280
4. Jan Muhammad CP No: P/281
5. Khurshid Khan CP No. P/283
6. Zahoor-Ur-Rehman CP No. P/285
7. Muhammad Raghieb CP No. P/294.

Dated :07.06.2020

office of c.c.P.O Peshawar
110 All through the
RSB
Appellant

Through

Javed Iqbal Gulbela
Javed Iqbal Gulbela

Advocate, Supreme Court of Pakistan.

(12)

Ann A

POLICE DEPARTMENTCAPITAL CITY POLICE, PESHAWARFOR PUBLICATION IN THE NWFP POLICE GAZETTE PART-II,
ORDERS BY THE CAPITAL CITY POLICE OFFICER, PESHAWAR.NOTIFICATIONDated Peshawar the 16-6 /2008.

No. 5982 /EC-I: PROMOTION TO THE RANK OF OFFG: ASI:- In the light of recommendations submitted by Departmental Promotion Committee held on 04.06.08. The following "D" List Head Constables of Capital City Police, Peshawar are hereby promoted to the rank of Offg: ASI with immediate effect:-

S.No	Name, Rank & No.	Place of Posting
1.	IHC Farmanullah # 1792	Mattani Inv.
2.	IHC Anwar Shah # 2629	Chamkani
3.	IHC Saifdar Khan # 247	Nasir Bagh
4.	IHC Inamullah # 575/2391	Khezana
5.	IHC Doet Muhammad # 266	West Cantt. (FHC)
6.	IHC Niaz Muhammad # 293	CPC
7.	IHC Roman Shah # 471	Traffic Police
8.	IHC Khan Gul # 1592	Lower Courts
9.	IHC Bahadur Shah # 230	CPC/Traffic
10.	IHC Umer Zamin # 1051	Bansmari
11.	IHC Muhammad Ayub # 4541	Spk Branch
12.	IHC Aurangzeb # 2012	Umer
13.	IHC Javed Iqbal # 2938	MHC Tatara
14.	IHC Gul Wali # 3206	Mattani
15.	IHC Abdul Rashid # 3155	Police Lines
16.	IHC Zubair Khan # 3822	West Cantt.
17.	IHC Javed Akhtar # 39	CPC/Traffic
18.	IHC Fida Muhammad # 156	CPC / Traffic
19.	IHC Muhammad Akram # 12	CPC
20.	IHC Israr Muhammad # 3883/397	Tehkal/Inv.
21.	IHC Naik Zaman # 2567	PS Gulberg
22.	IHC Khial Roz # 3761	Traffic
23.	IHC Raza Badshah # 3640	Subrub Inv.
24.	IHC Muhammad Raghif # 1557	Pishtakhara Inv.
25.	IHC Malik Ahmad # 2767	West Cantt.
26.	IHC Gul Sher # 390	PS Faqir Abad
27.	IHC Noor Rehman # 781	East Cantt Inv.
28.	IHC Syed Afzal # 3660	PS Badaber Inv.

The following IHCs are also recommended by the DPC for promotion to the rank of Offg: ASI conditionally subject to the clearance of their missing ACRs with in 10 days.

1. Dorazul
IHC Gul Wali No. 3206
2. IHC Mukhtiar Ahmad No. 2987
3. IHC Wazir Muhammad No. 159
4. IHC Muhammad Sher No. 1561

PS Gulberg
PS Mattani

CIA/SIU

Motorway Police.

On loan Traffic

PS Gul Bela
CAPITAL CITY POLICE OFFICER,
PESHAWAR

9405501

POLICE DEPARTMENT

(13)

CAPITAL CITY POLICE PESHAWAR

**FOR PUBLICATION IN THE KHYBER PAKHTUNKHWA POLICE GAZETTE
PART-II ORDER BY THE CAPITAL CITY POLICE OFFICER PESHAWAR**

NOTIFICATION

No 151-83 EC-I CONFIRMATION IN THE RANK OF ASIS AND PROMOTION LIST "E":- In the light of recommendation submitted by Departmental Promotion Committee held on 15th, 16th, 17th, 18th, 19th, 20th, 21st September, 2011, the following offg: ASIS/SIs on charge basis of Capital City Police Peshawar are hereby confirmed in their present rank and their names are also brought on promotion list with immediate effect.

On confirmation they are also posted in P. Peshawar number as against their names.

S.No.	Name*number & Rank	New CCP No.	Present Post
1	Mukamil Shah 214		CCP Peshawar
2	Inzar Gul 54		Charsadda
3	Farhad Ali 688 CML		Charsadda
4	Shamshad 223		Nowshera
5	Hazrat Ali 103		Motor Way
6	Sanober Shah 115		Traffic
7	Fateh Raza 188		Traffic
8	Liaqat Ali 2188		Nowshera PRC Ltd
9	Qazi Aslam 502		ACE Charsadda
10	Siraj Rehman 1458		CCP Peshawar
11	Ilyas Khan 3280		CCP Peshawar
12	Inayat Ullah 1040		Traffic
13	Munir Khan 450		CCP Peshawar
14	M. Jamal 400 KSR		Nowshera
15	Muhammad Tufail 371		Traffic
16	Khushdil Khan 2884		CCP Peshawar
17	Atlas Khan 3773		Social Branch
18	Zafar Ali 3790		Traffic
19	Nazeef ur Rehman 308		CCP Peshawar
20	Muqarab Khan 3080		CCP Peshawar
21	Khalil ur Rehman 128		Traffic
22	Shafi Ullah 2955		CCP Peshawar
23	Wajid Ali 109		Traffic
24	Mukhtiar Ahmed 355		CCP Peshawar
25	Khan Sahib 40		CCP Peshawar
26	Nadir Shah 1450		Traffic
27	Jehangir 3363		CCP Peshawar
28	Shahzada Khan 3385		CCP Peshawar
29	Noor Usman 220		Office
30	Abur Rashid 2636		Social Branch
31	Ghaffar Ali 2513		CCP Peshawar
32	Pervez Khan 2573		CCP Peshawar
33	Nasir Khan 110		CCP Peshawar
34	Mushtaq Ali 2515		CCP Peshawar
35	Shahjahan 256		CCP Peshawar
36	Israr Muhammad No 1475		Traffic
37	Zawar Shah 2610		CCP Peshawar
38	Khan Ghali 2544		Traffic
39	Asghar Khan 3111		Traffic
40	Sazwal 110		Traffic
41	S. Farid Shah 1510		CCP Peshawar
42	Harit Ullah 1421		Campus
43	Sher Malik 1100		CCP Peshawar
44	Naseem Khan		Traffic

JAVED
D. U.
Adv.
Gul Bela
Lay Chamber
High Court Peshawar
9345-9405501

FOR PUBLICATION IN THE KHYBER PAKHTUNKHWA POLICE GAZETTE
PART-II ORDER BY THE CAPITAL CITY POLICE OFFICER PESHAWAR

NOTIFICATION

No 15183 EC-1, CONFIRMATION IN THE RANK OF ASIS AND PROMOTION TO

LIST "E": In the light of recommendations submitted by Departmental Promotion

Committee held on 15th, 16th & 17th September, 2011 the following offg: ASIS/SIs on acting

charge basis of Capital City Police Peshawar are hereby confirmed in their present rank

and their names are also brought on promotion list "E" with immediate effect.

On confirmation they are allotted new C.C. P. Peshawar number as noted

against their names.

S.No.	Name number & Rank	New CCP No.	Present Posting
1	Mukamill Shah 215 (SI ACB)	809/P	CCP Peshawar
2	Inzar Gul 54 (SI ACB)	810/P	Charsadda
3	Farhad Ali 655/CHD (SI ACB)	811/P	Charsadda
4	Shamshad 283 (SI ACB)	812/P	Nowshera
5	Hazrat Ali 103 ASI	813/P	Motor Way
6	Sanobar Shah 405 ASI	814/P	Traffic
7	Fateh Roze 881 (SI ACB)	815/P	Traffic
8	Liaqat Ali 2166 (SI ACB)	816/P	Nowshera PRC (Hangu)
9	Oazi Aslam 502 (SI ACB)	817/P	ACE Charadda
10	Siraj Rehman 2468 (SI ACB)	818/P	CCP Peshawar
11	Ilyas Khan 3090 (SI ACB)	819/P	CCP Peshawar
12	Inayat Ullah 1040 (SI ACB)	820/P	Traffic
13	Munir Khan 455 (SI ACB)	821/P	CCP Peshawar
14	M. Jamal 400/NSR (SI ACB)	822/P	Nowshera
15	Muhammad Tufail 371 (SI ACB)	823/P	Traffic
16	Khushdil Khan 2982 (SI ACB)	824/P	CCP Peshawar
17	Atlas Khan 3903 (SI ACB)	825/P	Special Branch
18	Zafar Ali 3708 (SI ACB)	826/P	Traffic
19	Nazeef ur Rehman 3068 (SI ACB)	827/P	CCP Peshawar
20	Mugrab Khan 3086 (SI ACB)	828/P	CCP Peshawar
21	Khalil ur Rehman 128 (SI ACB)	829/P	Traffic
22	Shafi Ullah 2955 (SI ACB)	830/P	CCP Peshawar
23	Wajid Ali 409 (SI ACB)	831/P	Traffic KPK
24	Mukhtiar Ahmed 356 (SI ACB)	832/P	CCP Peshawar
25	Khan Sahib 467 (SI ACB)	833/P	CCP Peshawar
26	Nadir Shah 1450 (SI ACB)	834/P	Traffic
27	Jehangir 3363 (SI ACB)	835/P	CCP Peshawar
28	Shanzada Khan 2365 (SI ACB)	836/P	CCP Peshawar
29	Noor Usman 2261 (SI ACB)	837/P	Traffic
30	Abur Rashid 2638 (SI ACB)	838/P	Special Branch
31	Ghaffar Ali 2513 (SI ACB)	839/P	CCP Peshawar
32	Pervez Khan 2873 (SI ACB)	840/P	CCP Peshawar
33	Namdar Khan 269 (SI ACB)	841/P	CCP Peshawar
34	Mushaq Ali 2815 (SI ACB)	842/P	CCP Peshawar
35	Shahjehan 256 (SI ACB)	843/P	CCP Peshawar
36	Israr Muhammad No. 1471 (SI ACB)	844/P	CCP Peshawar
37	Zawar Shah 2516 (SI ACB)	845/P	Traffic
38	Khan Ghailb 2544 (SI ACB)	846/P	CCP Peshawar
39	Azeem Khan 3000/1174 (SI ACB)	847/P	Traffic
40	Sazwali 1122 (SI ACB)	848/P	Traffic
41	S. Fand Shah 1500 (SI ACB)	849/P	CCP Peshawar
42	Hanif Ullah 1400 (SI ACB)	850/P	Campus
43	Sher Malik 1795 (SI ACB)	851/P	CCP Peshawar
44	Naseem Khan 132 (SI ACB)	852/P	Traffic

45	Jan Alam 69	(SI ACB)	853/P	CCP Peshawar
46	Shams ul Hadi 2736	(SI ACB)	854/P	Traffic
47	Waris Khan 2869	(SI ACB)	855/P	CCP Peshawar
48	Imdad Ullah 134	(SI ACB)	856/P	CCP Peshawar
49	Jehanzeb 793	(SI ACB)	857/P	PS Traffic
50	Muhammad Shahid 2062	(SI ACB)	858/P	Traffic
51	Sardar Ali 836	(SI ACB)	859/P	RTC Attock
52	Muhammad Arif 93	(SI ACB)	860/P	CCP Peshawar
53	Abdul Qayyum 17	(SI ACB)	861/P	CCP Peshawar
54	Misbah ud Din 676	(SI ACB)	862/P	Traffic
55	Inayat Ur Rehman 2502	(SI ACB)	863/P	Governor House
56	Tajbar Khan 2890	(SI ACB)	864/P	CCP Peshawar
57	Ashfaq Alam 167	(SI ACB)	865/P	Traffic
58	Aziz ullah 2757	(SI ACB)	866/P	Traffic
59	Muhammad Naseem 404/NSR	(SI ACB)	867/P	Nowshera
60	Fazal Dad 943/NSR	(SI ACB)	868/P	Traffic
61	Nasrat Ali 2153	(SI ACB)	869/P	CCP Peshawar
62	Gul Rehman 413/NSR	(SI ACB)	870/P	Traffic
63	Muhammad Azeem 2290	(SI ACB)	871/P	Traffic
64	Ihsan ur Rehman 60/NSR	(SI ACB)	872/P	Nowerha
65	Shamroz Khan 303	(SI ACB)	873/P	Traffic
66	Aziz ur Rehman 2061	(SI ACB)	874/P	Traffic
67	Madad Khan 910/NSR	(SI ACB)	875/P	Nowshera
68	Abdul Ghafoor 265/171/NSR	(SI ACB)	876/P	Nowshera
69	Fazal Subhan 265/CHD	(SI ACB)	877/P	Traffic
70	Bakht Zali 199/NSR	(SI ACB)	878/P	Traffic
71	Musa Khan 115	(SI ACB)	879/P	Traffic
72	Zakir Ullah 3077	(SI ACB)	880/P	Traffic
73	Islah ud Din 1636	(SI ACB)	881/P	Traffic
74	Muhammad Shaheen Shah/FRP	(SI ACB)	882/P	Special Branch
75	Mudassir Shah 2409	(SI ACB)	4/P	CCP Peshawar
76	Amir Siyf 1847	(SI ACB)	883/P	CCP Peshawar
77	Aman Ullah 385	(SI ACB)	884/P	Traffic
78	Lal Zada 480	(SI ACB)	885/P	Traffic
79	Muhammad Fazil 146/CHD	(SI ACB)	886/P	Charsadda
80	Fazal Rehman 3394	(SI ACB)	887/P	CCP Peshawar
81	Behroz Khan 936/NSR	(SI ACB)	888/P	Nowshera
82	Zafar Ali 513/CHD	(SI ACB)	889/P	Traffic
83	Tajuddin 997	(SI ACB)	890/P	CPO
84	Khial Wali 3987	(SI ACB)	891/P	Traffic
85	Bashir Gul 625/CHD	(SI ACB)	892/P	Traffic
86	Muhammad Younas 680/CHD	(SI ACB)	893/P	Charsadda
87	Jehangi Khan 1263	(SI ACB)	894/P	CCP Peshawar
88	Qaimat Bali 203/NSR	(SI ACB)	895/P	Nowshera
89	Gul Nawaz 214	(SI ACB)	896/P	Traffic
90	Aman ullah 1022	(SI ACB)	897/P	Traffic
91	Tilawat Shah 229	(SI ACB)	898/P	Traffic
92	Muhammad Azam 1236	(SI ACB)	899/P	CCP Peshawar
93	Noor Ullah Jan 211	(SI ACB)	900/P	CID
94	Khial Nawaz 1022/NSR	(SI ACB)	901/P	Nowshera
95	Mushtaq Ali 717/CHD	ASI	902/P	Charsadda
96	Anwar Khan 694/CHD	(SI ACB)	903/P	Charsadda
97	Sher Alam 200	(SI ACB)	904/P	Special Branch
98	Muhammad Qayyum 265/NSR	ASI	905/P	Nowshera
99	Malang Jan 2401	(SI ACB)	906/P	CCP Peshawar
100	Alam Sher 3091	(SI ACB)	907/P	Traffic
101	Masal Khan 2566/39	(SI ACB)	908/P	Traffic
102	Amir Muhammad 569/CHD	(SI ACB)	909/P	Traffic
103	Farman Ullah 1227	(SI ACB)	910/P	CCP Peshawar
104	Hamid Ali 1475	(SI ACB)	911/P	Traffic
105	Mir Hassan 661/NSR	(SI ACB)	912/P	Nowshera
106	Jamshed Khan 262/NSR	(SI ACB)	913/P	Traffic

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against their names.

Anwar Ali No. 950/NSR SI ACB

Nowshera

Deferred from confirmation in the report for the year 2010.
Deferred from confirmation in the report for the year 2010.

107		(SI ACB)		
108	Ghaffar Ali No.277	SI ACB	916/P	Traffic
109	Arshullan 421	SI ACB	917/P	ATS/Traffic
110	Abdur Rauf 676/NSR	SI ACB	918/P	Charsadda
111	Sardar Hussain 721/CHD	SI ACB	919/P	Charsadda
112	Kiramal Shah 818/CHD	SI ACB	920/P	Charsadda
113	Qaiser Khan 669/CHD	SI ACB	921/P	CCP Peshawar
114	Dad Muhammad 1046	SI ACB	922/P	CCP Peshawar
115	Muhammad Diyar 110	SI ACB	923/P	CCP Peshawar
116	Inayat ur Rehman 743	SI ACB	924/P	CCP Peshawar
117	Muhammad Iqbal 967	SI ACB	925/P	CCP Peshawar
118	Umer Sher 13	SI ACB	927/P	CCP Peshawar
119	Ghani ur Rehman 3951	SI ACB	928/P	CCP Peshawar
120	Bakht Munir 3195	SI ACB	929/P	CCP Peshawar
121	Abid Saeed 3461	SI ACB	930/P	Special Branch
122	Sher Muhammad 3869	SI ACB	931/P	CCP Peshawar
123	Akhtar Gul 2552	SI ACB	932/P	CCP Peshawar
124	Fazal Karim 1941	SI ACB	933/P	Traffic
125	Khial Badshah 2638	SI ACB	934/P	Inv: CPO
126	Hassan ul Wahab 708	SI ACB	935/P	CCP Peshawar
127	Ibrahim Khan 1928	SI ACB	936/P	CCP Peshawar
128	Waheed Shah 46	SI ACB	937/P	Motor Way Police
129	Niamat Gul 56	ASI	938/P	Traffic
130	Noor Gul 2465	SI ACB	939/P	Traffic
131	Sher Azam 462	ASI	940/P	CCP Peshawar
132	Muhammad Ghani 3342	SI ACB	941/P	Traffic
133	Zakir Ullah 2768	SI ACB	942/P	CCP Peshawar
134	Muhammad Tahir 1572	SI ACB	943/P	Traffic
135	Sardar Ali 3941	SI ACB	944/P	CCP Peshawar
136	Imtiaz Ahmed 795	SI ACB	945/P	CCP Peshawar
137	Istidar Khan 314	SI ACB	946/P	CCP Peshawar
138	Anwar Shah 2626	ASI	947/P	CCP Peshawar
139	Safdar Khan 247	ASI	948/P	CCP Peshawar
140	Inam ullah 2391/ 1391	ASI	949/P	CCP Peshawar
141	Dost Muhammad 266	SI ACB	950/P	CPC
142	Niaz Muhammad 293/CPC	ASI	951/P	Traffic
143	Roman Shah 471	ASI	952/P	Governor House
144	Khan Gul 1592	ASI	953/P	Traffic
145	Bahadar Shah 230/CPC	ASI	954/P	CCP Peshawar
146	Umer Zamin 1051	ASI	955/P	Special Branch
147	Muhammad Ayub 3541	ASI	956/P	CCP Peshawar
148	Javid Iqbal No. 2938	ASI	957/P	CCP Peshawar
149	Gul Wali 3206	ASI	958/P	CCP Peshawar
150	Doran Shah 3431	ASI	959/P	CCP Peshawar
151	Abdul Rashid 3155	ASI	960/P	CCP Peshawar
152	Zubair Khan No. 3822	ASI	961/P	CCP Peshawar
153	Javiad Akhtar 39/CPC	ASI	962/P	Special Branch
154	Fida Muhammad 156/CPC	ASI	963/P	Operation Room CPO
155	Muhammad Ikram 12/CPC	ASI	964/P	CCP Peshawar
156	Israr Muhamamd 3883	ASI	965/P	Traffic
157	Naik Zaman 2567	ASI	966/P	CCP Peshawar
158	Khial Roz 3761	ASI	967/P	Traffic
159	Raza Badshah 3640	ASI	968/P	CCP Peshawar
160	Muhammad Raghob 1557	ASI	969/P	CCP Peshawar
161	Malik Ahmed 2767	ASI	970/P	Motor Way
162	Wazir Muhammad 159/CPC	ASI	971/P	CCP Peshawar
163	Gul Sher 390	ASI	972/P	CCP Peshawar
164	Noor Rehman 781	ASI	973/P	CCP Peshawar
165	Zafar Khan 2323	ASI	974/P	CCP Peshawar
166	Zia Ullah 2532/FRP	ASI	974/P	CCP Peshawar/Traffic
167	Raza Muhammad 85	ASI	975/P	Traffic KPK
168	Yousaf Jan 316/CPC	ASI	976/P	CPC
169	Sikandar Shah 759	(SI ACB)	977/P	CCP Peshawar

JAVED IQBAL, Gul Bela
 Daudzar Law Chamber
 Advocate High Court Peshawar
 Mob: 0345-9405501

107	Hazrat Ali 783/NSR	(SI ACB)	914/P	Nowshera
108	Ghaffar Ali No.277	(SI ACB)	915/P	CCP Peshawar
109	Arshullah 421	(SI ACB)	916/P	Traffic
110	Abdur Rauf 676/NSR	(SI ACB)	917/P	ATS/Traffic
111	Sardar Hussain 721/CHD	(SI ACB)	918/P	Charsadda
112	Kirammat Shah 618/CHD	(SI ACB)	919/P	Charsadda
113	Qaiser Khan 669/CHD	(SI ACB)	920/P	Charsadda
114	Dad Muhammad 1046	(SI ACB)	921/P	CCP Peshawar
115	Muhammad Diyar 110	(SI ACB)	922/P	CCP Peshawar
116	Inayat ur Rehman 743	(SI ACB)	923/P	CCP Peshawar
117	Muhammad Iqbal 967	(SI ACB)	924/P	CCP Peshawar
118	Umer Sher 13	(SI ACB)	925/P	CCP Peshawar
119	Ghani ur Rehman 3951	(SI ACB)	927/P	CCP Peshawar
120	Bakht Munir 3195	(SI ACB)	928/P	CCP Peshawar
121	Abid Saeed 3461	(SI ACB)	929/P	CCP Peshawar
122	Sher Muhammad 3869	(SI ACB)	930/P	Special Branch
123	Akhtar Gul 2552	(SI ACB)	931/P	CCP Peshawar
124	Fazal Karim 1941	(SI ACB)	932/P	CCP Peshawar
125	Khial Badshah 2638	(SI ACB)	933/P	Traffic
126	Hassan ul Wahab 708	(SI ACB)	934/P	Inv: CPO
127	Ibrahim Khan 1928	(SI ACB)	935/P	CCP Peshawar
128	Waheed Shah 46	(SI ACB)	936/P	CCP Peshawar
129	Niamat Gul 56	ASI	937/P	Motor Way Police
130	Noor Gul 2465	(SI ACB)	938/P	Traffic
131	Sher Azam 462	ASI	939/P	Traffic
132	Muhammad Ghani 3942	(SI ACB)	940/P	CCP Peshawar
133	Zakir Ullah 2768	(SI ACB)	941/P	Traffic
134	Muhammad Tahir 1572	(SI ACB)	942/P	CCP Peshawar
135	Sardar Ali 3941	(SI ACB)	943/P	Traffic
136	Imtiaz Ahmed 795	(SI ACB)	944/P	CCP Peshawar
137	Istidar Khan 314	(SI ACB)	945/P	CCP Peshawar
138	Anwar Shah 2626	ASI	946/P	CCP Peshawar
139	Safdar Khan 247	ASI	947/P	CCP Peshawar
140	Inam ullah 2391/ 1391	ASI	948/P	CCP Peshawar
141	Dost Muhammad 266	(SI ACB)	949/P	CCP Peshawar
142	Niaz Muhammad 293/CPC	ASI	950/P	CPC
143	Roman Shah 471	ASI	951/P	Traffic
144	Khan Gul 1592	ASI	952/P	Governor House
145	Bahadar Shah 230/CPC	ASI	953/P	Traffic
146	Umer Zamin 1051	ASI	954/P	CCP Peshawar
147	Muhammad Ayub 3541	ASI	955/P	Special Branch
148	Javaid Iqbal No. 2938	ASI	956/P	CCP Peshawar
149	Gul Wali 3206	ASI	957/P	CCP Peshawar
150	Doran Shah 3431	ASI	958/P	CCP Peshawar
151	Abdul Rashid 3155	ASI	959/P	CCP Peshawar
152	Zubair Khan No. 3822	ASI	960/P	CCP Peshawar
153	Javiad Akhtar 39/CPC	ASI	961/P	CCP Peshawar
154	Fida Muhammad 156/CPC	ASI	962/P	Special Branch
155	Muhammad Ikram 12/CPC	ASI	963/P	Operation Room CPO
156	Israr Muhamamd 3883	ASI	964/P	CCP Peshawar
157	Naik Zaman 2567	ASI	965/P	Traffic
158	Khial Roz 3761	ASI	966/P	CCP Peshawar
159	Raza Badshah 3640	ASI	967/P	Traffic
160	Muhammad Raghob 1557	ASI	968/P	CCP Peshawar
161	Malik Ahmed 2767	ASI	969/P	CCP Peshawar
162	Wazir Muhammad 159/CPC	ASI	970/P	Motor Way
163	Gul Sher 390	ASI	971/P	CCP Peshawar
164	Noor Rehman 781	ASI	972/P	CCP Peshawar
165	Zafar Khan 2323	ASI	973/P	CCP Peshawar
166	Zia Ullah 2532/FRP	ASI	974/P	CCP Peshawar/Traffic
167	Raza Muhammad 85	ASI	975/P	Traffic KPK
168	Yousaf Jan 316/CPC	ASI	976/P	CPC
169	Sikandar Shah 759	(SI ACB)	977/P	CCP Peshawar

170	Muhammad Anwar 3152	ASI	978/P	CCP Peshawar
171	Jan Muhamamd 2917	ASI	979/P	Traffic KPK
172	Inayat Ullah 129	ASI	980/P	CCP Peshawar
173	Abdul Rauf 3112/FRP	ASI	981/P	Traffic
174	Mohib Gul 3116	ASI	982/P	CCP Peshawar
175	Khursid 191/CHD	ASI	983/P	Charsadda
176	Razi Khan 3828	ASI	984/P	CCP Peshawar
177	Muhammad Akram 234	ASI	985/P	CCP Peshawar
178	Muhammad Riaz 107/CPC	ASI	986/P	Traffic
179	Farhad Hussain 3419	ASI	987/P	Traffic
180	Sawal Faqir 929	ASI	988/P	Traffic
181	Sana Ullah 27	ASI	1/P	CCP Peshawar
182	Yousaf Khan No. 64	ASI	989/P	CCP Peshawar
183	Riaz Ahmed 2354	ASI	990/P	CCP Peshawar
184	Haider Raza 315/CPC	ASI	991/P	CCP Peshawar
185	Zahoor Rehman 3137	(SI ACB)	992/P	CCP Peshawar
186	Roze Amin 4476	ASI	993/P	CCP Peshawar
187	Noor ul Hadi 2688	ASI	994/P	Traffic
188	Faqir Hussain 2879	ASI	995/P	Traffic
189	Dil Faraz 4477	ASI	996/P	CCP Peshawar
190	Zafar Ali 1391	ASI	997/P	CCP Peshawar
191	Muhammad Ibrahim 2115	ASI	998/P	CCP Peshawar
192	Tilawat Khan 2844	ASI	999/P	CCP Peshawar
193	Fahim Ullah 179	ASI	1000/P	Traffic
194	Zahir Shah 1171	ASI	1001/P	CCP Peshawar
195	Khalil ur Rehman 1693	ASI	1002/P	CCP Peshawar
196	Sardar Hussain 109	ASI	1003/P	CCP Peshawar
197	Sher Rehman 1011	ASI	1004/P	CCP Peshawar
198	Ali Bahadar 4443	ASI	1005/P	CCP Peshawar
199	Qaimat Gul 1264	ASI	1006/P	CCP Peshawar
200	Fazle Khaliq 2560	ASI	1007/P	CCP Peshawar
201	Wali Zada 2755	ASI	1008/P	Traffic
202	S.Rokhan Shah 9/CPC	ASI	1009/P	Traffic
203	Shamsher Ali 3595	ASI	1010/P	Traffic
204	Muhamamd Israr No. 3583	ASI	1011/P	CCP Peshawar
205	S. Kamal Shah 384	ASI	1012/P	CCP Peshawar
206	Ali Hussain 211/CPC	ASI	1013/P	Elite Force
207	Behram Gul 2016	ASI	1014/P	CCP Peshawar
208	Sufaid Gul 471	ASI	1015/P	Traffic
209	Ghulam Ali 3715/1969	ASI	1016/P	Special Branch
210	Diyar Khan 3465	ASI	1017/P	Traffic
211	Said Malik 29/CPC	ASI	1018/P	CCP Peshawar
212	Ahmad Jamal 124	ASI	1019/P	Traffic
213	Muhammad Tahir 3700	ASI	1020/P	Traffic
214	Khushal Khan 52	ASI	06/P	CCP Peshawar
215	Masal Khan 789	ASI	1021/P	CCP Peshawar
216	Misri Gul 99	ASI	1022/P	Traffic
217	Fazal Rahim 896	ASI	1023/P	CCP Peshawar
218	Shah Rasool 4142	ASI	1024/P	CCP Peshawar
219	Himayat Ullah 2762	ASI	1025/P	Traffic KPK
220	Abdul Hamid 2288	ASI	1026/P	Traffic
221	Muhammad Bashir 3284	ASI	1027/P	Traffic
222	Hassan Khan 3327	ASI	1028/P	CCP Peshawar
223	Fazal Mabood 2659	ASI	1029/P	Traffic
224	Nisar Ahmed 123/CPC	ASI	1030/P	Traffic
225	Abid Rasheed No. 279	ASI	1031/P	Spl Branch
226	Bakht Diyan 998	ASI	1032/P	CCP Peshawar
227	Burhan ud Din 1358	ASI	1033/P	CCP Peshawar
228	Muhammad Sabir 178	ASI	1034/P	CCP Peshawar
229	Inam Ullah 725	ASI	1035/P	Traffic
230	Hassan Gul 3404	ASI	1036/P	CCP Peshawar
231	Khalid ur Rehman 4096	ASI	1037/P	CCP Peshawar
232	Ghulam Haider 2715	ASI	1038/P	Traffic
233	Waqar Haider 3106	ASI	1039/P	Special Branch
234	Hassan Zamir 2196	ASI	1040/P	CCP Peshawar
235	Rooh ul Amin 3692	ASI	1041/P	Traffic
236	Murad Ali 2973	ASI	1042/P	Traffic
237	Ikram Ullah 2485	ASI	1043/P	CCP Peshawar
238	Akbar Khan 1919	ASI	1044/P	Special Branch
239	Sabir Ali 1144	ASI	1045/P	Traffic

Qaiser Khan 669/CHD	(SI ACB)	921/p	CCP Peshawar
Kiramat Shah 618/CHD	(SI ACB)	920/p	Charsadda
Sardar Hussain 721/CHD	(SI ACB)	919/p	Charsadda
Abdur Raul 676/NSR	(SI ACB)	918/p	Charsadda
Arshuliah 421	(SI ACB)	917/p	ATS/Traffic
Ghaffar Ali No. 277	(SI ACB)	916/p	Traffic

against their names.

1	Anwar Ali No. 950/NSR SI ACB	Nowshera	Deferred from confirmation in the ASI, and promotion to List "E" report for the year 2010.
2	ASI Karam Elahi No. 9248/FRP	CCP Peshawar	Deferred from confirmation in the ASI and promotion to List "E" promotion with held for three year PPO KPK No. 11839/E-II, 04.05.2010 and also under enquiry.
3	Abbas Ali 1642 SI ACB	CCP Peshawar	Deferred from confirmation in the ASI and promotion to List "E" due to absence and incomplete ACR - 2010.
4	Munawar Khan 3043 SIA ACB	Traffic	Deferred from confirmation in the ASI and promotion to List "E" due to absence / incomplete ACRs - 2008, and 2010.
5	Ejaz Ahmed SI ACB	Traffic	Deferred from confirmation in the ASI and promotion to List "E" due to absence incomplete ACRs - 2008 & 2010.
6	Maqsood Ahmed 1946 SI ACB	CCP Peshawar	Deferred from confirmation in the ASI and promotion to List "E" due to absence incomplete ACR-2010.
7	Dawa Noor No. 1554 SI ACB	Traffic	Deferred from confirmation in the ASI and promotion to List "E" due to absence/incomplete ACRs-2008 & 2009 & 2010.
8	Khalid Khan No. 2381 SI ACB	Traffic	Deferred from confirmation in the ASI and due to absence/incomplete ACRs - 2009 & 2010.
9	Muhamamd Sher 1561	CCP Peshawar	Deferred from confirmation in the ASI, promotion to List "E" due to scale of 33 years by SSP/Operat Peshawar vide O.B.No. 710, 21.02.2011.
10	Qasro Khan No. 1382	CCP Peshawar	Deferred from confirmation in the ASI, promotion to List "E" due to departmental enquiry and also abs from DPC/missing ACR-2006.
11	Mukamil Shah No. 3085	CCP Peshawar	Deferred from confirmation in the ASI, promotion to List "E" due to incomplete ACRs for the 2008, 2009 & 2010 and absence from DPC.

cc/EC/SR/08/ITC
or info of action PK

Senior Superintendent of Police
 Traffic Peshawar

No. 15184-203 /EC-I, dated Peshawar the 27/09/2011.

CAPITAL CITY POLICE OFFICER
 PESHAWAR

Copy of above is forwarded for information and necessary action to

1. The Provincial Police Officer, Khyber Pakhtunkhwa Peshawar.
2. The Inspector General of Police, NH & Motor Way Police, Islamabad.
3. The Additional Inspector General of Police, Investigation, KPK Peshawar with 02-spare copies of the Notification for publication in KPK Police Gazette Part-I.
4. The Additional Inspector General of Police, Special Branch KPK Peshawar.
5. The Additional Inspector General of Police/Commandant PTC, Hangu.
6. The Deputy Inspector General of Police, SB/DCT, Peshawar.
7. The Assistant Inspector General of Police, Traffic KPK Peshawar.
8. The Commandant Campus Peace Corps Peshawar.
9. Sr: Superintendent of Police, Operational Investigation & Traffic Peshawar.
10. District Police Officers, Nowshera & Charsadda.
11. SsP City, Cantt: Rural, Qrs: & Security CCP Peshawar.
12. EC-II CCP Peshawar.
13. Assistant Secret CCP Peshawar with the direction to inform this office about

AD JUDICIAL Gul Bela
 Chamber
 Peshawar

240	Ihsan Shah 88/CPC	(SI ACB)	6/P	Charsadda District
241	Muhammad Ibrahim 1135	ASI	1046/P	CCP Peshawar
242	Islam Shah 2812	ASI	1047/P	CCP Peshawar
243	Fazal Rabbi 4464	ASI	1048/P	CCP Peshawar
244	Faizullah 3875	ASI	1049/P	CCP Peshawar
245	Ikhtiar Ali 24	ASI	1050/P	Inv: KPK
246	Atam Zeb 660/CPC	ASI	1051/P	CPC
247	Muhammad Ayaz 2573	ASI	1052/P	Traffic
248	Gulnawaz Khan 32	ASI	1053/P	DSP/Legal Branch
249	Nasrullah 1216	ASI	1054/P	CCP Peshawar
250	Mian Mohib Jan 539	ASI	1055/P	CCP Peshawar
251	Ifikhar 3169	ASI	1056/P	CCP Peshawar
252	Nasrullah.307/CPC	ASI	1057/P	Traffic
253	Jehanzeb 541	ASI	1058/P	CCP Peshawar
254	Shad Muhammad 581	ASI	1059/P	CCP Peshawar
255	Khushal Khan 3513	ASI	1060/P	CCP Peshawar
256	Noor Haider 1163	ASI	1061/P	CCP Peshawar
257	Muhammad Zeb 636/336	ASI	1062/P	CCP Peshawar
258	Hidayat Ullah 1806	ASI	1063/P	CCP Peshawar
259	Hafeez ur Rehman 177/CPC	ASI	1064/P	Traffic
260	Niaz Ullah 3366	ASI	1065/P	Traffic
261	Muhammad Ishrat Yar 2334	ASI	1066/P	CCP Peshawar
262	Syed Zaman 42	ASI	1067/P	Traffic
263	Abdul Wali 6/CPC	ASI	1068/P	Traffic
264	Muhamamd Nawaz 2151	ASI	1069/P	Traffic
265	Hidayat Ullah 2137	ASI	1070/P	CCP Peshawar
266	Amir Nawab 242/CPC	ASI	1071/P	Traffic
267	Muhammad Riaz 809	ASI	1072/P	Traffic
268	Ghafir Ullah 691/CHD	ASI	1073/P	Traffic
269	Farrukh Zada 1225	ASI	1074/P	CCP Peshawar
270	Sabz Ali 886	ASI	1075/P	CCP Peshawar
271	Syed Abid Shah 2333	ASI	1076/P	Traffic
272	Asmat Ullah 1034	ASI	1077/P	CCP Peshawar
273	Saeed Ullah 471/3555	ASI	1078/P	Traffic
274	Muhammad Ali 1029	ASI	1079/P	Traffic
275	Shahjee Hussain 896	ASI	1080/P	Sp:Branch
276	Sabir Shah 1606/707	ASI	1081/P	Traffic
277	Fida Muhammad 1104	ASI	1082/P	CCP Peshawar
278	Ahmed Gul 3417	ASI	1083/P	CCP Peshawar
279	Umer Shah 1619	ASI	1084/P	CCP Peshawar
280	S. Sardar Ali Shah 3109	ASI	1085/P	CCP Peshawar
281	Akhtar Hussain 3745	ASI	1086/P	CCP Peshawar
282	Dawood Jan 842	ASI	1087/P	CCP Peshawar
283	Qayyum Khan 65/CPC	ASI	1088/P	CCP Peshawar
284	Waris Khan 1037	ASI	1089/P	CCP Peshawar
285	Sehat Ali 1602	ASI	1090/P	Traffic
286	Muhamamd Rehan 1943	ASI	1091/P	Special Branch
287	Muzamil Khan No. 1015	ASI	1092/P	CCP Peshawar
288	M.Arif 3543	ASI	1093/P	CCP Peshawar
289	Sahib Gul 161/CPC	ASI	1094/P	Traffic
290	Muhammad Jan 1048/1048	ASI	1095/P	CCP Peshawar
291	Atta-ur-Rehman 2366	ASI	1096/P	CCP Peshawar
292	Feroze Shah 2174	ASI	1097/P	CCP Peshawar
293	Zain Ullah 3396	ASI	1098/P	CCP Peshawar
294	Nasrullah 1126	ASI	1099/P	INV KPK NAB.
295	Inayat ur Rehman 141/CPC	ASI	1100/P	CPC
296	Waris Khan 314	ASI	1102/P	CCP Peshawar
297	Abdur Rehman 132/CPC	ASI	1103/P	CPC
298	Asmat Ullah No.120/PTC	ASI	1104/P	CCP Peshawar

Officiating ASI's/SIs on acting charge basis at serial No.4,7,8,9,10,15,20,21,27,29,31,32,33,35,43,47,48,53,54,56,58,59,60,64,67,68,73,76, 84,87, 91,92,100,101,104,107,120,138,146,152,173,179,186,197,198,199,201,204,207, 214,221,224, 228,231,234,236,237,239,244,250,252,257,262,265,276,278,288,290,295,296 and 298 are confirmed and their names brought on promotion list "E" conditionally subject to the completion of their ACRs-with in 30-days otherwise they will be reverted to their substantive rank.

The following officiating ASIs are deferred due to the reason mentioned against their names.

1	Anwar Ali No. 950/NSR SI ACB	Nowshera	Deferred from confirmation in the rank of ASI, and promotion to List "E" due to "C" report for the year 2010.
2	ASI Karam Elahi No. 9248/FRP	CCP Peshawar	Deferred from confirmation in the rank of ASI and promotion to List "E" due to promotion with held for three years by PPO KPK No. 11839/E-II, dated 04.05.2010 and also under enquiry.
3	Abbas Ali 1642 SI ACB	CCP Peshawar	Deferred from confirmation in the rank of ASI and promotion to List "E" due to absence and incomplete ACR - 2010.
4	Munawar Khan 3043 SIA ACB	Traffic	Deferred from confirmation in the rank of ASI and promotion to List "E" due to absence / incomplete ACRs - 2008, 2009 and 2010.
5	Ejaz Ahmed SI ACB	Traffic	Deferred from confirmation in the rank of ASI and promotion to List "E" due to absence/incomplete ACRs - 2006, 2008, 2009 & 2010.
6	Maqsood Ahmed 1946 SI ACB	CCP Peshawar	Deferred from confirmation in the rank of ASI and promotion to List "E" due to absence incomplete ACR-2010.
7	Dawa Noor No. 1554 SI ACB	Traffic	Deferred from confirmation in the rank of ASI and promotion to List "E" due to absence/incomplete ACRs-2008 & 2009.
8	Khalid Khan No. 2381 SI ACB	Traffic	Deferred from confirmation in the rank of ASI and due to absence/incomplete ACR-2009 & 2010.
9	Muhamamd Sher 1561	CCP Peshawar	Deferred from confirmation in the rank of ASI, promotion to List "E" due to time scale for 03-years by SSP/Operations Peshawar vide O.B.No. 710, dated 24.02.2011.
10	Qasro Khan No. 1382	CCP Peshawar	Deferred from confirmation in the rank of ASI, promotion to List "E" due to facing departmental enquiry and also absence from DPC/missing ACR-2006.
11	Mukamil Shah No. 3085	CCP Peshawar	Deferred from confirmation in the rank of ASI, promotion to List "E" due to incomplete ACRs for the 2008, 2009 & 2010 and absence from DPC.


CAPITAL CITY POLICE OFFICER
PESHAWAR

No. 15184-203 /EC-I, dated Peshawar the 27/09/2011.

- Copy of above is forwarded for information and necessary action to:
1. The Provincial Police Officer, Khyber Pakhtunkhwa Peshawar.
 2. The Inspector General of Police, NH & Motor Way Police, Islamabad.
 3. The Additional Inspector General of Police, Investigation, KPK Peshawar with 02-spare copies of the Notification for publication in KPK Police Gazette Part-II.
 4. The Additional Inspector General of Police, Special Branch KPK Peshawar.
 5. The Additional Inspector General of Police/Commandant PTC Hangu.
 6. The Deputy Inspector General of Police, SB/DCT, Peshawar.
 7. The Assistant Inspector General of Police, Traffic KPK Peshawar.
 8. The Commandant Campus Peace Corps Peshawar.
 9. Sr: Superintendent of Police, Operation, Investigation & Traffic Peshawar.
 10. District Police Officers, Nowshera & Charsadda.
 11. SsP City, Cantt: Rural, HQrs: & Security CCP Peshawar.
 12. EC-II CCP Peshawar.
 13. Assistant Secret CCP Peshawar with the direction to inform this office about the "C" / incomplete ACRs of the conditionally confirmed / promoted to list "E" ASIs on the expiry of stipulated period.

From: The Capital City Police Officer,
Peshawar.

1. The Inspector General of Police,
NH & Motorways Islamabad.
2. The Addl: Inspector General of Police,
Headquarters Khyber Pakhtunkhwa, Peshawar.
3. The Addl: Inspector General of Police,
Special Branch Khyber Pakhtunkhwa, Peshawar.
4. Deputy Inspector General of Police,
Traffic Khyber Pakhtunkhwa, Peshawar.
5. The Senior Superintendent of Police,
Operations, Investigation & Traffic Peshawar.
6. The Commandant,
CPC University Campus, Peshawar.
7. The District Police Office,
Charsadda & Nowshera.
8. The Superintendents of Police,
HQrs:, Cantt:, City, Rural & Security Peshawar.

No. 244 /EC-I, dated Peshawar the, 24 /2013.

Subject: UPPER COLLEGE COURSE.

The following offg: SIs on promotion list "E" of Capital City Police,
Peshawar are selected for the subject course commencing from 02-04-2013 at Police
Training College Hangu:-

S#	Name, Rank & No.	District/Unit
1	SI Zia Ullah No.402/P	CCP, Peshawar
2	SI Karan Bhatti No. 3107/P	CCP, Peshawar
3	SI Farhad Ali No. 811/P	Charsadda
4	SI Farooq Ahmad Younas No. 893/P	Charsadda
5	SI Niamat Gul No.937/P	Motorway Police
6	SI Gul Wali No. 957/P	CCP, Peshawar
7	SI Doran Shah No.958/P	CCP, Peshawar
8	SI Zia Ullah Khan No.960/P	CCP, Peshawar
9	SI Iqbal Akhtar No.961/P	CCP, Peshawar
10	SI Fida Muhammad No.962/P	Special Branch
11	SI Muhammad Ikram No.963/P	CPO Operation Room
12	SI Israr Muhammad No.964/P	CCP, Peshawar
13	SI Haik Zaman No.665/P	Traffic/Nowshera
14	SI Raza Badi Shah No. 967/P	Traffic
15	SI Muhammad Raghieb No.968/P	CCP, Peshawar
16	SI Wazir Muhammad No.970/P	Motorway Police
17	SI Noor Rehman No.972/P	CCP, Peshawar
18	SI Zafar Khan No.973/P	CCP, Peshawar
19	SI Zia Ullah No.974/P	Traffic
20	SI Yousuf Jan No.976/P	CPC/CCP, Peshawar
21	SI Sikandar Shah No.977/P	CCP, Peshawar
22	SI Moinuddin Anwar No.978/P	CCP, Peshawar
23	ASI Abdul Sattar No.1108/P	CCP, Peshawar
24	SI Jan Muhammad No.979/P	Charsadda
25	SI Qurshid No.983/P	Charsadda

JAVED IQBAL Gul Bala
Daudzai Law Chamber
Advocate High Court Peshawar
Mob: 0345-8435501

BETTER COPY 16

From :- The Capital City Police Officer,
Peshawar.

To :-

1. The Inspector General of Police,
NH & Motorways Islamabad.
2. The Addl: Inspector General of Police,
Headquarters Khyber Pakhtunkhwa, Peshawar.
3. The Addl: Inspector General of Police,
Special Branch Khyber Pakhtunkhwa, Peshawar.
4. Deputy Inspector General of Police,
Traffic Khyber Pakhtunkhwa, Peshawar.
5. The Senior Superintendent of Police,
Operations, Investigation & Traffic Peshawar.
6. The Commandant,
CPC University Campus, Peshawar.
7. The District Police Office,
Charsada & Nowshera.
8. The Superintendents of Police,
HQrs:, Cantt:, City, Rural & Security, Peshawar.

Do, _____/ EC-I, Dated Peshawar the, _____/2013.

Subject: **UPPER COLLEGE COURSE**

Memo:

The following offg: Sis on promotion list "E" of capital City Police, Peshawar are selected for the subject course commencing from 02-04-2013 at Police Training College Hangu:-

S#	Name, Rank & No.	District/Unit
1.	SI Zia Ullah No 403/P	CCP, Peshawar
2.	SI Karam Ellahi No 1107/P	CCP, Peshawar
3.	SI Farhad Ali No 811/P	Charsada
4.	SI Muhammad Younas No. 893/P	Charsada
5.	SI Niamat Gul No. 937/P	Motorway Police
6.	SI Gul Wali No. 957/P	CCP Peshawar
7.	SI Doran Shah No. 958/P	CCP Peshawar
8.	SI No. 960/P	CCP Peshawar
9.	SI Javed Akhtar No. 961/P	CCP Peshawar
10.	SI Fida Muhammad No 962/P	Special Branch
11.	SI Muhammad Ikram No 963/P	CPO Operation Room
12.	SI Israr Muhammad No. 964/P	CCP Peshawar
13.	SI Naik Zaman No.665/P	Traffic Nowshera
14.	SI Raza Badshah No.967/P	Traffic
15.	SI Muhammad Ragib No.968/P	CCP Peshawar
16.	SI Wazeer Muhammad No.970/P	Motorway Police
17.	SI Noor Rehman No.972 /P	CCP Peshawar
18.	SI Zafar Khan No.973/P	CCP Peshawar
19.	SI Zia Ullah No.974/P	Traffic
20.	SI Yousaf Jan No.976/P	CPC/CCP Peshawar
21.	SI Sikandar Shah No.977/P	CCP Peshawar
22.	SI Muhammad Anwar No.978/P	CCP Peshawar
23.	ASI Abdul Sattar No.1108/P	CCP Peshawar
24.	SI Jan Muhammad No.979/P	Charsada
25.	ASI Khurshid No.983/P	Charsada

POLICE DEPTT:

CCP, PESHAWAR.

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

NOTIFICATION.

No. 13011 /EC-I, Dated 01/10/2014.

CONFIRMATION IN THE RANK OF SIs. As per Recommendation of Departmental Promotion Committee meeting held on 12-09-2014, the following offg: SIs, of Capital City Police Peshawar is hereby confirmed in rank of SIs with immediate effect.

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

S.No.	Rank, Name & No	Present Posting	New CCP, No.
1.	Abdul Hasnain No. 25/P	Inv: KPK	P/252
2.	Habib Khan No.423/P	Inv: KPK	P/253
3.	Ibad ur Rehman-460/P	Special Branch	P/254
4.	Muhammad Riaz No. 502/P	Special Branch	P/255
5.	Naseer-ud-Din No. 598/P	Special Branch	P/256
6.	Muhammad Naeem No. 614/P	Inv:CCP	P/257
7.	Amir Hussain-605/P	Inv:CCP	P/258
8.	Dad Muhammad-690/P	Inv:CCP	P/259
9.	Imtiaz Alam-271/P	Inv:CCP	P/260
10.	Saifur Rehman No. 278/P	Inv: CCP	P/261
11.	Farhad Ali No. 811/P	Charsadda	P/262
12.	Imdad Ullah-856/P	Inv: CCP	P/263
13.	Muhammad Arif-860/P	Inv:CCP	P/264
14.	Muhammad Naseem NO. 867/P	Nowshera	P/265
15.	Madad Khan No.875/P	Nowshera	P/266
16.	Muhammad Fazil No. 886/P	Charsadda	P/267
17.	Khayal Nawaz No.901/P	Nowshera	P/268
18.	Mushtaq No. 902/P	Charsadda	P/269
19.	Anwar Khan No. 903/P	Charsadda	P/270
20.	Muhammad Qayyum NO.905/P	Nowshera	P/271
21.	Sardar Hussain No. 918/P	Charsadda	P/272
22.	Kiramat Shah-919/P	Nowshera	P/273
23.	Qaiser Khan No.920/P	Charsadda	P/274
24.	Bakht Munir-928/P	Inv:CCP	P/275
25.	Akhtar Gul-931/P	CCP, Pesh	P/276
26.	Fazli Karim No. 932/P	Inv: CCP	P/277
27.	Dost Muhmmad-949/P	CCP Pesh:	P/278
28.	Mian Niaz Muhammad-No.950/P	CPC	P/279

LIST OF RANK

JAVED IQBAL Gul Bela
Daudzai Law Chamber
Advocate High Court Peshawar
Mob: 0347-955551

29.	Sikandar Shah No. 977/P	Inv: CCP	P/280
30.	Jan Muhammad No. 979/P	Charsadda	P/281
31.	Abdur Rauf No. 917/P	Nowshera	P/282
32.	Khurshid Khan No. 983/P	Charsadda	P/283
33.	Riaz Ahmad No. 990/P	Inv: CCP	P/284
34.	Zahoor ur Rehman No. 992/P	CCP, Pesh	P/285
35.	Sardar Hussain-1003/P	CCP Pesh:	P/286

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

S#	Name & No.	Place of posting	Reason																				
1.	Shafi Ullah-830/P	Inv: CCP	One year period as CIO is mandatory but the period is incomplete by 21 (Twenty one) days. He is deferred and will be considered in next DPC.																				
2.	Muhammad Shahenshah-882/P	Special Brach	03 year period in Special Branch is mandatory but the period is incomplete by 14 (fourteen one) days. He is deferred and will be considered in next DPC.																				
3.	Noor Ullah Jan-900/P	CTD.KPK	03 year period in CTD/Special Branch is mandatory but the period is incomplete by 14 (fourteen one) days. He is deferred and will be considered in next DPC.																				
4.	Muhammad Tahir No. 942, P	Inv: CCP	One year period as CIO is mandatory but the period is incomplete by 12 (Twelve one) days. He is deferred and will be considered in next DPC.																				
5.	Gul Wali No.957/P	Inv: Kohat	Deferred from confirmation in the rank of SI due to facing departmental enquiry																				
6.	Duran Shah No.958/P of CTD KPK.		The committee discussed the case in details. The following issues were raised and decided below:- Either the period of Upper College Course be included in his Investigation period? It was decided that the period of Upper College Course should not be included. His period as I.O will be considered as continues period. Though it was interrupted by Upper Course. In spite of taking the I.O period as continues period, the two year mandatory period still remains incomplete. The detail is given below:- <table border="1"> <tr> <td>1. IO PS Badaber</td> <td>06-04-2012</td> <td>20-7-2012</td> <td>Period</td> </tr> <tr> <td>2. IO PS Pahari Pura</td> <td>21-07-2012</td> <td>01-04-2013</td> <td>03 M 14 D</td> </tr> <tr> <td>4. IO PS Pahari Pura</td> <td>21-10-2013</td> <td>11-08-2014</td> <td>08 M 10 D</td> </tr> <tr> <td></td> <td></td> <td></td> <td>09 M 20 D</td> </tr> </table> <p>Total 01 year, 09 month & 14 days So he is deferred and will be considered in next DPC.</p>	1. IO PS Badaber	06-04-2012	20-7-2012	Period	2. IO PS Pahari Pura	21-07-2012	01-04-2013	03 M 14 D	4. IO PS Pahari Pura	21-10-2013	11-08-2014	08 M 10 D				09 M 20 D				
1. IO PS Badaber	06-04-2012	20-7-2012	Period																				
2. IO PS Pahari Pura	21-07-2012	01-04-2013	03 M 14 D																				
4. IO PS Pahari Pura	21-10-2013	11-08-2014	08 M 10 D																				
			09 M 20 D																				
7.	Sra. Muhammad No. 964/P of Investigation CCP, Peshawar		The committee discussed case in details. The following issues were raised and decided below:- Either the period of Upper College Course be included in his Investigation period? It was decided that the period of Upper College Course should not be included. His period as I.O will be considered as continues period. Though it was interrupted by Upper Course. In spite of taking the I.O period as continues period, the two year mandatory period still remains incomplete. The detail is given below:- <table border="1"> <tr> <td>1. IO PS Hayatabad</td> <td>10-03-2012</td> <td>01-04-2013</td> <td>Period</td> </tr> <tr> <td>3. IO PS Hayatabad</td> <td>14-10-2013</td> <td>12-09-2014</td> <td>01 Y 21 D</td> </tr> <tr> <td></td> <td></td> <td></td> <td>10 M 28 D</td> </tr> </table> <p>Total 01 year, 11 month & 19 days So he is deferred and will be considered in next DPC.</p>	1. IO PS Hayatabad	10-03-2012	01-04-2013	Period	3. IO PS Hayatabad	14-10-2013	12-09-2014	01 Y 21 D				10 M 28 D								
1. IO PS Hayatabad	10-03-2012	01-04-2013	Period																				
3. IO PS Hayatabad	14-10-2013	12-09-2014	01 Y 21 D																				
			10 M 28 D																				
8.	Khial Roz No. 966/P of Investigation CCP, Peshawar		The committee discussed case in details. The following issues were raised and decided below:- Either the period of Upper College Course be included in his Investigation period? It was decided that the period of Upper College Course should not be included. His period as I.O will be considered as continues period. Though it was interrupted by Upper Course. In spite of taking the I.O period as continues period, the two year mandatory period still remains incomplete. The detail is given below:- <table border="1"> <tr> <td>1. IO PS Mattani</td> <td>10-3-2012</td> <td>29-10-2012</td> <td>Period</td> </tr> <tr> <td>2. OII PS Urmar</td> <td>30-10-2012</td> <td>05-10-2013</td> <td>07M 19D</td> </tr> <tr> <td>4. IO PS Hashinagri</td> <td>21-4-2014</td> <td>15-6-2014</td> <td>11M 5D</td> </tr> <tr> <td>5. IO PS AMJ</td> <td>15-6-2014</td> <td>12-9-2014</td> <td>01M 24D</td> </tr> <tr> <td></td> <td></td> <td></td> <td>02M 25 D</td> </tr> </table> <p>Total 01 year 11 month & 15 Days So he is deferred and will be considered in next DPC.</p>	1. IO PS Mattani	10-3-2012	29-10-2012	Period	2. OII PS Urmar	30-10-2012	05-10-2013	07M 19D	4. IO PS Hashinagri	21-4-2014	15-6-2014	11M 5D	5. IO PS AMJ	15-6-2014	12-9-2014	01M 24D				02M 25 D
1. IO PS Mattani	10-3-2012	29-10-2012	Period																				
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5. IO PS AMJ	15-6-2014	12-9-2014	01M 24D																				
			02M 25 D																				

JAVED IQBAL Gul Bata
Daudzai Law Chamber
Advocate High Court Peshawar
Mob: 0345-9405501

Ann E

(19)

CCP, PESHAWAR

CONFIRMATION

CONFIRMATION IN THE RANK OF 21st CLASS BY THE CAPITAL CITY POLICE OFFICERS AT PESHAWAR, PESHAWAR.

NOTIFICATION

Dated 13/05/2012

1318

CONFIRMATION IN THE RANK OF 21st CLASS AS per Departmental Promotion Committee meeting held on 04-12-2012. The following Officers of Capital City Police Peshawar is hereby confirmed in rank of 21 with immediate effect.

On confirmation they are allotted new Capital city Police

number as noted against their names:-

S. No.	Rank Name & No	Present Posting	New CCP, No.
1.	Off: 21 Zakir Ullah No. 8849	Traffic	P/301
2.	Off: 21 Ilyas Khan No. 2889	Inv: Peshawar	P/302
3.	Off: 21 Faraz Ali No. 2889	PTC Handou	P/303
4.	Off: 21 Aman Ullah No. 8849	Inv: Peshawar	P/304
5.	Off: 21 Amjad Ali No. 8849	CCP, Peshawar	P/305
6.	Off: 21 Muhammad Jamal No. 8279	Nowshera	P/308
7.	Off: 21 Sardar Ali No. 8849	Special Branch	P/307
8.	Off: 21 Zakir Ullah No. 8809	Special Branch	P/308
9.	Off: 21 Amber Sial No. 8839	Inv: Peshawar	P/309
10.	Off: 21 Lal Zada No. 8829	Traffic	P/310
11.	Off: 21 Haji Nawaz Khan No. 8849	Inv: KPK	P/311
12.	Off: 21 Farman No. 8109	Inv: Peshawar	P/312
13.	Off: 21 Ibrahim Khan No. 9279	Inv: Peshawar	P/313
14.	Off: 21 Muhammad Ghani No. 8409	Inv: Peshawar	P/314
15.	Off: 21 Duran Shah No. 9289	CID KPK	P/316
16.	Off: 21 Javed Akhtar No. 8819	CCP, Peshawar	P/317
17.	Off: 21 Isha Muhammad No. 8829	Special Branch	P/319
18.	Off: 21 Raza Basha No. 8279	Inv: Peshawar	P/319
19.	Off: 21 Noor Rehman No. 9279	Inv: Peshawar	P/320
20.	Off: 21 Zafar Ali No. 9279	CCP, Peshawar	P/321
21.	Off: 21 Hassan Khan No. 11589	Charzabdd	P/322
22.	Off: 21 Zia Ullah No. 9749	CCP, Peshawar	P/323
23.	Off: 21 Muhammad Yousof No. 926	CCP, Peshawar	P/324
24.	Off: 21 Razi Khan No. 9849	Inv: Peshawar	P/325
25.	Off: 21 Akram Khan No. 9829	Inv: Peshawar	P/326
26.	Off: 21 Sara Ullah No. 819	CCP, Peshawar	P/327
27.	Off: 21 Ibrahim Khan No. 9889	CCP, Peshawar	P/328
28.	Off: 21 Ghulam Ali 1019	Special Branch	P/329
29.	Off: 21 Dilay Khan No. 10179	CCP, Peshawar	P/330
30.	Off: 21 Shah Rasool No. 10249	Inv: Peshawar	P/331
31.	Off: 21 Hassan Khan No. 10289	Inv: Peshawar	P/332
32.	Off: 21 Abd Rashid No. 10319	Special Branch	P/333

PAVED LOCAL GOV BLS
Daudsai Lda Cumpul
11/11/2012



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

No. — /E-II, dt: 10/04/2016.

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

NOTIFICATION

No. 924 /E-II, **CONFIRMATION AS INSPECTOR**-As per recommendation of the DPC dated 30.03.2017 duly approved by the Worthy Inspector General of Police Khyber Pakhtunkhwa, the following Offg: Inspectors on list "F" are hereby confirmed as Inspector from the date as noted against each their names.

S.NO	NAME & NO.	REGION	D.O CONFIRMATION
01.	Habib Ullah No.K/45	Kohat	19.10.2015
02.	Gul Arif No.P/295	CCP, Peshawar	31.10.2015
03.	Nabi Shah B/37	Bannu	05.11.2016
04.	Muhammad Jail No. B/44	Bannu	05.11.2016
05.	Gul Rauf No. B/93	Bannu	05.11.2016
06.	Gul Sher Khan MR/99	Mardan	05.11.2016
07.	Muhammad Ajmal H/72	Hazara	05.11.2016
08.	Azmat Ali No. K/200	Kohat	05.11.2016
09.	Umar Gul No. MR/59	Mardan	05.11.2016
10.	Inran Farooq No. MR.62	Mardan	05.11.2016
11.	Farooq Zaman No. MR/02	Mardan	05.11.2016
12.	Fazal Subhan No.MR/15	Mardan	05.11.2016
13.	Muhammad Sarcoer No.MR/27	Mardan	05.11.2016
14.	Kausar Khan No.MR/21	Mardan	05.11.2016
15.	Fahim Bacha No.MR/44	Mardan	05.11.2016
16.	Fazal Sher No. MR/07	Mardan	05.11.2016
17.	Jehangir Khan No.H/11	Hazara	05.11.2016
18.	Muhammad Arshad No.H/41	Hazara	05.11.2016
19.	Muhammad Tahir No.H/56	Hazara	05.11.2016
20.	Muhammad Riayat No. H/57	Hazara	05.11.2016
21.	Sajjad Muhammad H/73	Hazara	05.11.2016
22.	Raja Khan No.H/60	Hazara	05.11.2016
23.	Masood Khan No. H/61	Hazara	05.11.2016
24.	Faisal No.H/64	Hazara	05.11.2016
25.	Muhammad Shaheen No.H/66	Hazara	05.11.2016
26.	Abdul Hafeez No.H/67	Hazara	05.11.2016
27.	Muhammad Tanveer No.H/68	Hazara	05.11.2016
28.	Muhammad Sabir No.H/70	Hazara	05.11.2016
29.	Muslim Shah No.MR/29	Mardan	05.11.2016
30.	Muhammad Bashir No. MR/31	Mardan	05.11.2016
31.	Muhammad Iqbal No. MR/40	Mardan	05.11.2016
32.	Hassan Ullah No.121/M	Malakand	05.11.2016
33.	Rooh-ul-Amin No.MR/10	Mardan	05.11.2016
34.	Muhammad Aftab No.H/75	Hazara	05.11.2016
35.	Muhammad Waheed No.H/77	Hazara	05.11.2016

JAVED IQBAL Gul Bela
Daudzai Law Chamber
Advocate High Court Peshawar
Mob: 0345-3405501

Ann F

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OFFICE OF THE
INSPECTOR GENERAL OF POLICE
KHYBER PAKHTUNKHWA
CENTRAL POLICE OFFICE, PESHAWAR
Ph# 091 - 9210239/091 - 9210345
/E-II/ dt: 10/04/2016.

No.	Name	Location	Date
36.	Ihsan Ullah Khan No M/296	Malakand	05.11.2016
37.	Amir Shah No. M/134	Malakand	05.11.2016
38.	Naeem Khan No. M/347	Malakand	05.11.2016
39.	Muhammad Shafi No. M/454	Malakand	05.11.2016
40.	Bahadar Khan No. M/457	Malakand	05.11.2016
41.	Haji Akbar No. M/463	Malakand	05.11.2016
42.	Ghani-ur-Rehman No. M/470	Malakand	05.11.2016
43.	Tamiz Ud Din No. M/471	Malakand	05.11.2016
44.	Aqeel Shah M/114	Malakand	05.11.2016
45.	Habib Khan No. P/253	Malakand	05.11.2016
46.	Ibad ur Rehman No. P/254	CCP, Peshawar	05.11.2016
47.	Amir Hussain No. P/258	CCP, Peshawar	05.11.2016
48.	Imtiaz Alam No. P/260	CCP, Peshawar	05.11.2016
49.	Saif-ur- Rehman No. P/261	CCP, Peshawar	05.11.2016
50.	Farhad Ali No. P/262	CCP, Peshawar	05.11.2016
51.	Imdad Ullah No. P/263	CCP, Peshawar	05.11.2016
52.	Muhammad Arif No. P/264	CCP, Peshawar	05.11.2016
53.	Muhammad Naseem No. P/265	CCP, Peshawar	05.11.2016
54.	Madad Khan No. P/266	CCP, Peshawar	05.11.2016
55.	Mushtaq No. P/269	CCP, Peshawar	05.11.2016
56.	Anwar Khan No. P/270	CCP, Peshawar	05.11.2016
57.	Muhammad Qayyum No. P/271	CCP, Peshawar	05.11.2016
58.	Hazrat Ali No. P/295	CCP, Peshawar	05.11.2016
59.	Sardar Hussain No. P/272	CCP, Peshawar	05.11.2016
60.	Kiramat Shah No. P/273	CCP, Peshawar	05.11.2016
61.	Qaiser Khan No. P/274	CCP, Peshawar	05.11.2016
62.	Bakht Munir No. P/275	CCP, Peshawar	05.11.2016
63.	Akhtar Gul No. P/276	CCP, Peshawar	05.11.2016
64.	Fazli Karim No. P/277	CCP, Peshawar	05.11.2016
65.	Dost Muhammad No. P/278	CCP, Peshawar	05.11.2016
66.	Mian Niaz Muhammad No. P/279	CCP, Peshawar	05.11.2016
67.	Sikandar Shah No. P/280	CCP, Peshawar	05.11.2016
68.	Jan Muhammad No. P/281	CCP, Peshawar	05.11.2016
69.	Abdur Rauf No. P/282	CCP, Peshawar	05.11.2016
70.	Khurshid Khan No. P/283	CCP, Peshawar	05.11.2016
71.	Riaz Ahmad No. P/284	CCP, Peshawar	05.11.2016
72.	Zahoor ur Rehman No. P/285	CCP, Peshawar	05.11.2016
73.	Shafi Ullah No.287/P	CCP, Peshawar	05.11.2016
74.	Noor Ullah Jan No. P/289	CCP, Peshawar	05.11.2016
75.	Muhammad Tahir No. P/290	CCP, Peshawar	05.11.2016
76.	Israr Muhammad No. P/292	CCP, Peshawar	05.11.2016
77.	Khial Roz No. P/293	CCP, Peshawar	05.11.2016
78.	Muhammad Raghif No. P/294	CCP, Peshawar	05.11.2016
79.	Nazar Hussain No. K/70	CCP, Peshawar	05.11.2016
80.	Gul Janan No. K/129	Kohat	05.11.2016
81.	Muhammad Nazir No. H/65	Kohat	05.11.2016
82.	Syed Rahim Shah No.H/69	Hazara	05.11.2016

JAVED IQBAL Gul Bela
Daudzai Law Chamber
Advocate High Court Peshawar
MOB: 9999-999999

His per...
period. Though...
In spite of taking the I.O...
the two year mandatory period st...
incomplete. The detail is given below:-

From	TO	Period
1. IO PS U/ Town	10-03-2012 24-09-2012	06M 14D
2. IO PS Gulbahar	25-09-2012 04-11-2012	01M 09D
3. IO PS U/Town	05-11-2012 07-11-2012	02D
4. IO PS Gulbahar	08-11-2012 01-04-2013	04M 23D
6. IO PS KRS	14-10-2013 12-09-2014	10M 28D

Total 01 year, 11 month & 16 days
So he is deferred and will be considered in next DPC.

(22)

**CAPITAL CITY POLICE OFFICER,
PESHAWAR.**

13012-27
No. _____/EC-I,

Copy of above is forwarded for information and necessary action to

the:-

1. Provincial Police Officer, Khyber Pakhtunkhwa, Peshawar.
2. Addl: Inspector General of Police, Investigation Khyber Pakhtunkhwa, Peshawar, alongwith two spare copies for Publication, KPK, Gazette Notification part-II.
3. Addl: Inspector General of Police, Special Branch KPK, Peshawar
4. Deputy Inspector General of Police, Mardan Region Mardan.
5. Deputy Inspector General of Police CTD KPK, Peshawar.
6. District Police Officer, Charsadda, Nowshera.
7. SSsP/Operation, Investigation & Traffic, Peshawar.
8. Superintendent of Police, Investigation Kohat.
9. Commandant CPC University Campus, Peshawar.
10. Asstt: Secret Branch, & EC-II, CCP, Peshawar.

LIST OF PAST

JAVED IQBAL Gul Bela
Daudza Law Chamber
Advocate High Court Peshawar
Mob: 0145-9405501

2/10



(23)

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

Ann G

No. /E-II

PH: 091-9210239 Fax: 091-9210927
dated Peshawar the 27 / 8 /2018

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

NOTIFICATION

No. 722 /E-II, CONFIRMATION AS INSPECTOR:- As per recommendation of the DPC dated 09.08.2018 duly approved by the Worthy Inspector General of Police Khyber Pakhtunkhwa, the following Offg: Inspectors on list "I" are hereby confirmed as Inspector from the date as noted against each their names.

S.NO	NAME & NO.	REGION	D.O CONFIRMATION
01.	Sahir Khan No.P/69	Peshawar	05.04.2010
02.	Sher Afsar No.MR/66	Swabi	25.05.2018
03.	Asad Zubair No. K/20	Kohat	20.12.2013
04.	Ali Khan No. P/174	MKD Agency	30.01.2015
05.	Naseem Hayat No.P/184	Peshawar	30.01.2015
06.	Syed Sajjad Hussain No.K/109	Kohat	31.10.2015
07.	Asad Ali Shah No.B/36	Bannu	31.10.2015
08.	Roshan Zada No. 288/M	Buner	31.10.2015
09.	Behroz Khan No.H/80	Mardan	25.05.2017
10.	Qazi Asmat Ullah No. MR/96	Mardan	11.02.2016
11.	Farid Shah No. 247	Nowshera	11.02.2016
12.	Qamar Zaman No.H/81	Abbottabad	25.05.2017
13.	Abdul Ghaffar No. MR/54	Mardan	05.11.2016
14.	Gul Wali Khan No. P/296	Charsadda	25.05.2017
15.	Sardar Hussain No. P/286	Peshawar	05.11.2016
16.	Amjad Hussain No.K/116	Kohat	25.05.2017
17.	Shah Hussain No.M/71	MKD Agy	25.05.2017
18.	Muhammad Fayaz No.MR/12	Swabi	25.05.2017
19.	Syed Jamil No.MR/06	Swabi	25.05.2017
20.	Farooq No.MR/39	Mardan	25.05.2017
21.	Ajib Khan No.MR/11	Mardan	25.05.2017
22.	Saif Ur Rehman No.D/22	DI Khan	04.07.2018
23.	Muhammad Imran No.D/23	Tank	04.07.2018
24.	Fazal Rahim No. D/24	D.I.Khan	04.07.2018
25.	S.Sagheer Abbas Shah No.D/26	DI Khan	04.07.2018
26.	Noor Ul Amin No.MR/18	Swabi	25.05.2017
27.	Sher Ali No.M/110	Dir Lower	25.05.2017
28.	Mian Bilal Haleem No.MR/05	Swabi	12.08.2017
29.	Tariq Muhammad No.MR/30	Mardan	12.08.2017
30.	Shahzeb No.MR/22	Mardan	12.08.2017
31.	Muhammad Arif No.MR/33	Mardan	12.08.2017

JAVED IOBAL Gul Bela
Daudzar Law Chamber
Advocate High Court Peshawar
Mob: 0345-9405506

33.	Abdul Aziz No. MR/08	Swabi	12.08.2017
33.	Razzeem Khan No. H/01	Abbottabad	12.08.2017
34.	Muhammad Rafi No. H/05	Manshera	12.08.2017
35.	Muhammad Ishaq No. H/06	Haripur	12.08.2017
36.	Akhtar Zaman No. H/59	Haripur	12.08.2017
37.	Saleem Rashid No. H/79	Abbottabad	12.08.2017
38.	Muhammad Zakir No. H/85	Manshera	25.07.2018
39.	Sarwaiz Khan No. H/82	Abbottabad	12.08.2017
40.	Gul Khitab No. H/87	Haripur	04.07.2018
41.	Muhammad Hayat No. H/84	Haripur	12.08.2017
42.	Muhammad Khushal No. H/93	Manshera	08.08.2018
43.	Abdul Ghafoor No. H/95	Upper Kohistan	04.07.2018
44.	Zulfiqar Ali No. H/97	Abbottabad	04.07.2018
45.	Muhammad Uzair No. H/98	Haripur	25.07.2018
46.	Muhammad Asad Yousaf No. H/104	Haripur	04.07.2018
47.	Muddasir Zia No. H/105	Manshera	04.07.2018
48.	Muhammad Ali No. 45/M	Buner	12.08.2017
49.	Mubarak Ahmad No. 60/M	Chitral	12.08.2017
50.	Muhammad Islam No. 116/M	Malakand	12.08.2017
51.	Sher Wazir No. 133/M	Chitral	12.08.2017
52.	Wazir Hussain No. 452/M	Swabi	12.08.2017
53.	Aziz-ud-Din No. 453/M	Chitral	12.08.2017
54.	Sarzamin Shah No. 459/M	Mardan	12.08.2017
55.	Muhammad Nazir Shah No. 461/M	Chitral	12.08.2017
56.	Alam Zeb No. 469/M	Swat	12.08.2017
57.	Mohib Ullah No. 472/M	Dir Lower	12.08.2017
58.	Muhammad Fayaz No. 474/M	MKD Agy	12.08.2017
59.	Sher Muhammad No. 475/M	Peshawar	12.08.2017
60.	Javed Khan No. 161/M	Swat	12.08.2017
61.	Jamal Shah No. 180/M	Dir Lower	12.08.2017
62.	Habib ur Rehman No. 165/M	Chitral	12.08.2017
63.	Itbar Khan No. 18J/M	Shangla	12.08.2017
64.	Shamsher Haqi No. 191/M	Chitral	12.08.2017
65.	Hazrat ud Din No. 211/M	Chitral	12.08.2017
66.	Sajjad Hussain No. 251/M	Chitral	12.08.2017
67.	Said Rahim No. 354/M	Shangla	12.08.2017
68.	Muhammad Alim No. 477/M	Shangla	12.08.2017
69.	Molvi Shah No. 480/M	Chitral	12.08.2017
70.	Muhammad Iqbal No. 484/M	MKD Agy	12.08.2017
71.	Ghulam Nabi No. 485/M	Swat	12.08.2017
72.	Bakht Aqil No. 487/M	Shangla	12.08.2017
73.	Fazal Mabood No. 495/M	MKD Agy	12.08.2017
74.	Altaf Hussain No. 497/M	Mardan	12.08.2017
75.	Khurshid Khan No. 498/M	Swat	12.08.2017
76.	Nasir Ullah No. 499/M	Chitral	12.08.2017
77.	Rafi Ullah No. 502/M	Shangla	12.08.2017
78.	Muhammad Anwar No. 503/M	Mardan	12.08.2017
79.	Sher Raja No. 504/M	Chitral	12.08.2017
80.	Mazoom Khan No. 506/M	MKD Agy	12.08.2017

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JAVED IQBAL Gul Bela
Daudzai Law Chamber
Advocate High Court Peshawar
Mob: 03-5-9405501

82.	Shaheen Shah No. 509/M	Swat	12.08.2017
83.	Fazal Wahab No. 512/M	Swat	12.08.2017
84.	Akbar Shah No. 513/M	Chitral	12.08.2017
85.	Said Ahmad No. 522/M	Swat	12.08.2017
86.	Hazrat Said No. 524/M	Swat	12.08.2017
87.	Muhammad Nasir No. 528/M	Swat	12.08.2017
88.	Akbar Zeb No. 533/M	Swat	12.08.2017
89.	Musharaf Khan No. 534/M	MKD Agy	12.08.2017
90.	Rahmat Ali No. 536/M	Swat	12.08.2017
91.	Muhammad Younas No. 538/M	MKD Agy	12.08.2017
92.	Haider Zaman No. 539/M	Dir Lower	12.08.2017
93.	Miraj Muhammad No. 353/M	Dir Upper	04.07.2018
94.	Amjad Iqbal No. 351/M	Shangla	04.07.2018
95.	Kaleem ullah No. 31/M	Swat	04.07.2018
96.	Badshah Muhammad No. 552/M	Swat	25.07.2018
97.	Mohsin Pawad No. MR/34	Mardan	12.08.2017
98.	Zakir Ullah No. P/301	Peshawar	19.10.2017
99.	Sartaj Ali No. P/303	Charsadda	19.10.2017
100.	Aman Ullah No. P/304	Charsadda	19.10.2017
101.	Amjad Ali No. P/305	Peshawar	19.10.2017
102.	Muhammad Jamal No. P/306	Nowshera	19.10.2017
103.	Sardar Ali No. P/307	Peshawar	19.10.2017
104.	Zakir Ullah No. P/308	Peshawar	19.10.2017
105.	Ameer Siyaf No. P/309	Peshawar	19.10.2017
106.	Lal Zada No. P/310	Peshawar	19.10.2017
107.	Gul Nawaz Khan No. P/311	Peshawar	19.10.2017
108.	Farman Ullah No. P/312	Peshawar	19.10.2017
109.	Ibrahim Khan No. P/313	Peshawar	19.10.2017
110.	Duran Shah No. P/316	Charsadda	19.10.2017
111.	Javed Akhtar No. P/317	Peshawar	19.10.2017
112.	Fida Muhammad No. P/318	Charsadda	19.10.2017
113.	Raza Bacha No. P/319	Charsadda	19.10.2017
114.	Noor Rehman No. P/320	Mardan	19.10.2017
115.	Zafar Ali No. P/321	Peshawar	19.10.2017
116.	Hassan Khan No. P/322	Charsadda	19.10.2017
117.	Zia Ullah No. P/323	Peshawar	19.10.2017
118.	Yousaf Jan No. P/324	Charsadda	19.10.2017
119.	Razi Khan No. P/325	Mardan	19.10.2017
120.	Akram Khan No. P/326	Peshawar	19.10.2017
121.	Sana Ullah No. P/327	Mardan	19.10.2017
122.	Ibrahim Khan No. P/328	Peshawar	19.10.2017
123.	Ghulam Ali No. P/329	Peshawar	19.10.2017
124.	Diyar Khan No. P/330	Peshawar	19.10.2017
125.	Shah Rasool No. P/331	Peshawar	19.10.2017
126.	Hassan Khan No. P/332	Peshawar	19.10.2017
127.	Abid Rashid No. P/333	Peshawar	19.10.2017
128.	Muhammad Nazir No. H/129	Abbottabad	15.12.2017
129.	Abdul Rasheed No. H/130	Manshera	15.12.2017
129.	Abdul Rashid No. H/134	Abbottabad	15.12.2017

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130.	Bashir Ahmad No.H/137	Haripur	25.07.2018
131.	Hidayat Ur Rehman No.MR/102	Mardan	15.12.2017
132.	Alam Shah No.MR/101	Swabi	15.12.2017
133.	Muhammad Wisal No.MR/106	Mardan	15.12.2017
134.	Inayat Ali No.MR/108	Mardan	07.01.2018
INSPECTOR LEGAL			
135.	Siraj-ud-Din No. H/05	Hazara	23.02.2017
136.	Fahceem Khan No. MR/13	Mardan	23.02.2017
INSPECTOR TECHNICAL			
137.	Altaf Hussain	Special Branch	31.07.2010
138.	Muhammad Shabir	Special Branch	31.07.2010
139.	Zulfiqar Ahmad	Special Branch	31.07.2010

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(ZAIB ULLAH KHAN)PSP
AIG/ Establishment
For Inspector General of Police,
Khyber Pakhtunkhwa
Peshawar.

Enclst: 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. Director, ACE KPK Peshawar.
7. PSO to Worthy Inspector General of Police Khyber Pakhtunkhwa.
8. PRO to Worthy Inspector General of Police Khyber Pakhtunkhwa.
9. Registrar CPO, Peshawar.
10. Office Supdt: Secret CPO.
11. Office Supdt: Career Planning Branch, CPO.
12. UOP file.

- C.C.P.O. _____
- SSP/O _____
- SSP/I _____
- SP/Cantt _____
- SP/City _____
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- SP/T.O _____
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Javed

OFFICE OF THE CAPITAL CITY POLICE OFFICER, PESHAWAR.

No. 8332-34 EC-I, dated Peshawar the 29/8 /2018

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

1. SSP/Traffic, Peshawar.
2. EC-II & Asstt: Secret.

Javed
FOR CAPITAL CITY POLICE OFFICER,
PESHAWAR

29/8

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Daudzai Law Chamber
Advocate High Court Peshawar
Mob. 3345-948559

SENIORITY LIST OF INSPECTORS & SUB INSPECTORS ON LIST "F" OF KHYBER PAKHTUNKHWA, POLICE ASI AS STOOD ON 20.07.2020.

The seniority list of Inspectors and Sub Inspectors on List "F" of Khyber Pakhtunkhwa Police as it stood on 20.07.2020 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. ASSIST.	D.O ADMN. TOLEST.	D.O PROMOTION AS OFFG. INSPECTOR	D.O CONF. AS INSP.	REMARKS
1.	Azmat Ali No. K/200	Kohat	BA	01.04.1978	25.02.1998	02.07.2012	05.11.2014	05.11.2014	05.11.2016	Assigned seniority vide notification No.475/E-II, Dated 11.12.2020.
2.	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	
3.	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.
4.	SI Muhammad Amin No. H/42	Abbottabad	10th	06.09.1962	15.11.1981	31.08.2012	30.01.2013	30.01.2013	19.10.2015	Reverted to the rank of SI No.35195/PA,dated 31.12.2020.
5.	Habib Ullah Khan No. M/168	Dt Lower	FA	14.04.1973	19.08.1991	12.09.2012	30.01.2013	30.01.2013	19.10.2015	
6.	Abdullah Jan No. P/182	Peshawar	FA	24.10.1963	24.03.1984	13.09.2012	30.01.2013	30.01.2013	19.10.2015	
7.	Nasrullah Khan No.P/185	Peshawar	FA	20.04.1968	24.09.1987	13.09.2012	30.01.2013	30.01.2013	19.10.2015	
8.	Muhammad Kamran No. P/188	Malakand	MA	12.02.1981	12.10.2006	13.09.2012	30.01.2013	30.01.2013	19.10.2015	
9.	Sajid Mumtaz No. P/189	Charsadda	BA	27.12.1979	21.10.2006	13.09.2012	30.01.2013	30.01.2013	19.10.2015	
10.	Fida Hussain No.P/190	Peshawar	MA,BSc	21.01.1983	21.10.2006	13.09.2012	30.01.2013	30.01.2013	19.10.2015	
11.	Ijaz Ali No. P/191	Charsadda	MBA	10.04.1983	22.10.2006	13.09.2012	30.01.2013	30.01.2013	19.10.2015	
12.	Zakauallah No. P/192	Nowshera	BA	01.10.1965	13.12.1988	13.09.2012	30.01.2013	30.01.2013	19.10.2015	
13.	Taj Muhammad Khan No. P/193	Nowshera	MA	13.02.1979	28.12.2006	13.09.2012	30.01.2013	30.01.2013	19.10.2015	
14.	Ijaz Ali No. P/194	Charsadda	MA	14.05.1978	28.02.2006	13.09.2012	30.01.2013	30.01.2013	19.10.2015	
15.	Adnan Azam No. P/195	Charsadda	FA	16.06.1984	28.02.2006	13.09.2012	30.01.2013	30.01.2013	19.10.2015	
16.	Zahid Alam No.P/196	Peshawar	FSC	15.07.1987	28.02.2006	1309.2012	30.01.2013	30.01.2013	19.10.2015	
17.	Rehmatullah No. P/197	Peshawar	FSc	07.03.1986	28.02.2006	13.09.2012	30.01.2013	30.01.2013	19.10.2015	
18.	Muhammad Inam Jan No. MR/59	Mardan	MA	15.03.1979	12.10.2006	19.09.2012	30.01.2013	30.01.2013	19.10.2015	
19.	Lugman Khan No. MR/80	Mardan	BA	15.01.1980	12.1.2006	19.09.2012	30.01.2013	30.01.2013	19.10.2015	

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20.	Ikhtiaz Khan No. MR/81	Mardan	MA	14.01.1985	12.10.2006	19.09.2012	30.01.2013	30.01.2013	19.10.2015
21.	Pir Zar Badshah No. MR/82	Mkd Agy	BA	25.05.1972	28.12.2006	19.09.2012	30.01.2013	30.01.2013	19.10.2015
22.	Muhammad Fazil No. MR/83	Mardan	MA	03.12.1978	28.12.2006	19.09.2012	30.01.2013	30.01.2013	19.10.2015
23.	Imtiaz Ali No. MR/84	Mardan	MA	03.01.1977	28.12.2006	19.09.2012	30.01.2013	30.01.2013	19.10.2015
24.	Ghazi Marjan No. D/17	D.I.Khan	10th	02.01.1962	26.07.1980	13.12.2012	30.01.2013	30.01.2013	19.10.2015
25.	Bashir Ahmad No. 223/M	Swat	10th	10.01.1967	28.06.1986	04.07.2013	31.10.2013	31.10.2013	31.10.2015
26.	Naseeb Shah No. M/283	Mkd: Agy	10th	17.04.1968	26.06.1986	04.07.2013	31.10.2013	31.10.2013	Assigned revised seniority vide Endst: No.2668-93/E-II, dated 17.12.2015.
27.	Muhammad Zaman No. M/304	Dir Lower	BA	15.08.1961	26.09.1979	04.07.2013	31.10.2013	31.10.2013	Assigned revised seniority vide Endst: No.2668-93/E-II, dated 17.12.2015.
28.	Liyaqat Khan No. H/54	Haripur	BA	10.04.1971	07.08.1991	04.11.2012	31.10.2013	31.10.2013	31.10.2015
29.	Attullah No. D/18	D.I.Khan	BA	04.08.1974	11.10.1993	13.12.2012	31.10.2013	31.10.2013	31.10.2015
30.	Syed Sajjad Hussain No.K/109	Kohat	10th	11.08.1969	13.12.1988	06.02.2013	31.10.2013	31.10.2013	Seniority restored vide order No.1885-1909/E-II, Dated 29.08.2017.
31.	Sadat Khan No. K/25	Kohat	BA/LLB	06.04.1983	02.10.2006	06.02.2013	31.10.2013	31.10.2013	31.10.2015
32.	Fazal Hanif No. K/48	Karak	MA	01.01.1974	28.09.1995	06.02.2013	31.10.2013	31.10.2013	31.10.2015
33.	Nazar Hussain No. K/70	Hangu	MA	10.01.1975	28.12.2006	10.01.2014	05.11.2014	05.11.2014	Assigned revised seniority vide CPO Notification No.522/E-II, dated 20.01.2021
34.	Muhammad Yousaf No. K/71	Karak	B.Sc	10.04.1975	02.04.1995	06.02.2013	31.10.2013	31.10.2013	31.10.2015
35.	Nazir Khan No. K/72	Kohat	MA	02.04.1977	11.01.1999	06.02.2013	31.10.2013	31.10.2013	31.10.2015
36.	Abid Khan No. K/74	Kohat	B.Sc/LLB	01.03.1979	11.03.2001	06.02.2013	31.10.2013	31.10.2013	31.10.2015
37.	Umar Hayat No. K/20	Karak	FA	01.02.1984	20.02.2002	06.02.2013	31.10.2013	31.10.2013	31.10.2015
38.	Muhammad Akbar No. MR/86	Mardan	10th	14.05.1963	18.08.1981	21.02.2013	31.10.2013	31.10.2013	31.10.2015
39.	Zareef Khan No.MR/87	Swabi	BA	01.01.1969	01.01.1987	21.02.2013	31.10.2013	31.10.2013	31.10.2015
40.	Mushtaq Hussain No. MR/88	Mardan	MA	06.03.1969	02.07.1991	21.02.2013	31.10.2013	31.10.2013	Re-instated as inspector vide DIG/CTD order No.515-26/EC/CTD,dated14.01.2021
41.	Nizar Ali No. MR/89	Mardan	10th	01.06.1963	08.07.1981	21.02.2013	31.10.2013	31.10.2013	31.10.2015
42.	Asif Mehmood No. B/01	Bannu	FA	25.04.1975	15.01.2004	22.02.2013	31.10.2013	13.08.2013	31.10.2015

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43.	Sabir Gul No. MR/90	Mardan	B.Sc	04.03.1984	28.02.2006	23.02.2013	13.08.2013	31.10.2013	31.10.2015
44.	Babar Ali No. MR/85	Mardan	FA	25.09.1981	08.03.2002	01.03.2013	13.08.2013	31.10.2013	31.10.2015
45.	Farid No. B/33	Lakki	10th	07.11.1959	10.12.1977	31.05.2013	13.08.2013	31.10.2013	31.10.2015
46.	Gul Nawaz No B/29	Lakki	10th	15.05.1960	10.09.1978	07.02.2009	13.08.2013	31.10.2013	31.10.2015
47.	Asad Ali Shah No. B/36	Bannu	BA	06.02.1987	28.02.2006	31.05.2013	13.08.2013	31.10.2013	31.10.2015
48.	SI Gul Hamid No. B/42	Bannu	9 th	26.03.1961	17.02.1980	31.05.2013	14.02.2020		
49.	Adil Abdal No. P/201	Peshawar	BBA	26.07.1977	01.03.2000	21.06.2013	13.08.2013	31.10.2013	31.10.2015
50.	Muhammad Daud No. P/203	Mardan	9th	27.07.1961	17.09.1979	21.06.2013	13.08.2013	31.10.2013	31.10.2015
51.	Badshah Khan No. P/204	Peshawar	FA	04.10.1969	15.09.1987	21.06.2013	13.08.2013	31.10.2013	31.10.2015
52.	Gul Arif No. P/205	Peshawar	FA	08.12.1961	01.09.1980	21.06.2013	13.08.2013	31.10.2013	31.10.2015
53.	Rahat Shah No. P/206	Peshawar	FA	10.01.1963	25.11.1981	21.06.2013	13.08.2013	31.10.2013	31.10.2015
54.	Fazal Rabbi No. P/207	Charsadda	BA	06.02.1967	28.09.1988	21.06.2013	13.08.2013	31.10.2013	31.10.2015
55.	Javed Iqbal No. P/208	Peshawar	BA	14.04.1971	13.08.1991	21.06.2013	13.08.2013	31.10.2013	31.10.2015
56.	Muhammad Asmat Shah No. P/209	Peshawar	BA	11.05.1974	01.09.1992	21.06.2013	13.08.2013	31.10.2013	31.10.2015
57.	Siyar Muhammad No. P/211	Charsadda	BA	14.08.1963	28.12.1985	21.06.2013	13.08.2013	31.10.2013	31.10.2015
58.	Turab Khan No. P/212	Peshawar	MA	01.04.1973	17.10.1994	21.06.2013	13.08.2013	31.10.2013	31.10.2015
59.	Shah Jehan Afridi No. P/213	Peshawar	BA	13.04.1973	04.02.1999	21.06.2013	13.08.2013	31.10.2013	31.10.2015
60.	Shahi Bakht No. 374/M	Dir Lower	MA	03.04.1975	07.07.1996	04.07.2013	13.08.2013	31.10.2013	31.10.2015
61.	Fakr-e Alam No. 330/M	Dir Upper	MA	03.03.1976	15.07.1998	04.07.2013	13.08.2013	31.10.2013	31.10.2015
62.	Muhammad Yaqoob Khan No. /M	Chitral	MA	20.12.1961	17.09.1980	04.07.2013	13.08.2013	31.10.2013	31.10.2015
63.	Muhammad Wali Shah No. 241/M	Chitral	FA	01.11.1961	12.10.1980	04.07.2013	13.08.2013	31.10.2013	31.10.2015
64.	Fahad Khan No. 25/M	Swat	BA	03.04.1984	02.03.2006	04.07.2013	13.08.2013	31.10.2013	31.10.2015
65.	Shah Nadir No. 408/M	Chitral	10th	12.03.1962	07.10.1979	04.07.2013	13.08.2013	31.10.2013	31.10.2015
66.	Akbar Zeb No. 120/M	Mkd: Agy	BA	12.03.1983	20.03.2006	04.07.2013	13.08.2013	31.10.2013	31.10.2015
67.	Akbar Muhammad No. 220/M	Mardan	MA	16.01.1975	13.01.2006	04.07.2013	13.08.2013	31.10.2013	31.10.2015
68.	Syed Zaman Shah No. 286/M	Dir Lower	MA	20.09.1972	31.12.1991	04.07.2013	13.08.2013	31.10.2013	31.10.2015
69.	Sher Wali Khan No. 286/M	Buner	BA	06.03.1975	31.12.1995	04.07.2013	13.08.2013	31.10.2013	31.10.2015

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70.	Pir Said No. 299/M	Buner	BA	15.03.1976	18.02.1996	04.07.2013	13.08.2013	31.10.2013	31.10.2015								
71.	Akbar Hayat No. 294/M	Swat	BA	01.01.1970	24.03.1963	04.07.2013	13.08.2013	31.10.2013	31.10.2015								
72.	Rehman Yousaf No. 295/M	Dir Lower	10th	02.03.1972	30.03.1996	04.07.2013	13.08.2013	31.10.2013	31.10.2015								
73.	Roshan Zada No. 288/M	Buner	BA	03.12.1975	05.06.1996	04.07.2013	13.08.2013	31.10.2013	31.10.2015	Restored seniority vide order No.589-92/E-II dated 11.06.2018.							
74.	Farooq Jan No. 291/M	Dir Upper	BA	01.05.1975	15.07.1998	04.07.2013	13.08.2013	31.10.2013	31.10.2015								
75.	Muhammad Bashir No.M/35	Shangla	MA	03.01.1967	01.07.1991	04.07.2013	13.08.2013	23.02.2017	23.02.2019	Assigned revised seniority vide this office order No.166/E-II, dated 18.02.2019.							
76.	Shakat Ali No. 301/M	Dir Upper	BA	14.03.1978	15.07.1998	04.07.2013	13.08.2013	31.10.2013	31.10.2015								
77.	Sher Hassan No. 298/M	Shangla	MA	15.05.1968	01.07.1991	04.07.2013	13.08.2013	31.10.2013	31.10.2015								
78.	Jehanzeb Khan No. 22/M	Swat	MA	13.03.1967	01.01.1992	04.07.2013	13.08.2013	31.10.2013	31.10.2015								
79.	Pervaiz Khan No. 216/M	Buner	10th	25.03.1967	29.09.1986	04.07.2013	13.08.2013	31.10.2013	31.10.2015								
80.	Abdul Muzafar Shah No. 1/M	Chitral	FA	03.02.1962	20.02.1980	04.07.2013	13.08.2013	31.10.2013	31.10.2015								
81.	Muhammad Shah No. 30/M	Buner	10th	01.01.1966	10.06.1982	04.07.2013	13.08.2013	31.10.2013	31.10.2015								
82.	Saeed-ur-Rehman No. 31/M	Dir Lower	FA	01.04.1963	26.03.1984	04.07.2013	13.08.2013	31.10.2013	31.10.2015								
83.	Muhy-ud-Din No. 50/M	Chitral	10th	01.04.1964	01.06.1983	04.07.2013	13.08.2013	31.10.2013	31.10.2015								
84.	Didar Ghanai No. 61/M	Swat	10th	20.03.1963	03.03.1981	04.07.2013	13.08.2013	31.10.2013	31.10.2015								
85.	Muhammad Ghulam No. 62/M	Buner	FA	15.04.1964	01.08.1984	04.07.2013	13.08.2013	31.10.2013	31.10.2015								
86.	Zirab Gul No. 65/M	Swat	10th	01.04.1967	01.01.1987	04.07.2013	13.08.2013	31.10.2013	31.10.2015								
87.	Iqbal Karim No. 70/M	Chitral	10th	10.01.1966	04.02.1985	04.07.2013	13.08.2013	31.10.2013	31.10.2015								
88.	Shah Hussain No.M/71	MKD Agy	10th	01.01.1965	29.06.1986	04.07.2013	13.08.2013	25.05.2015	25.05.2017	Assigned seniority vide order No.914/E-II, Dated 12.12.2018.							
89.	Amjad Ali No. 101/M	Swat	BA	10.04.1971	01.04.1991	04.07.2013	13.08.2013	31.10.2013	31.10.2015								
90.	Ghulam Ali No. 124/M	Chitral	10th	22.08.1966	05.11.1985	04.07.2013	13.08.2013	31.10.2013	31.10.2015								
91.	Haider Ali No. MR/91	Charsadda	FA	04.10.1983	13.01.2004	05.07.2013	13.08.2013	31.10.2013	31.10.2015								
92.	Shakeel Khan No. MR/92	Charsadda	B.Sc	02.04.1979	28.12.2006	05.07.2013	13.08.2013	31.10.2013	31.10.2015								

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93.	Khalid Mehmood No.D/19	DI Khan	FA	15.06.1971	29.12.1991	17.08.2009	31.10.2013	31.10.2013	31.10.2015
94.	Raes Khan No. M/119	Dir Lower	BA	16.05.1984	08.03.2006	19.09.2013	13.08.2013	31.10.2013	31.10.2015
95.	Faqir Gul No. M/215	Dir Lower	MA	16.03.1974	16.12.2006	19.09.2013	31.10.2013	31.10.2013	31.10.2015
96.	Attullah Khan No. M/297	Dir Lower	MA	22.07.1979	02.02.2002	19.09.2013	31.10.2013	31.10.2013	31.10.2015
97.	Taloor Khan	Abbotabad	10th	08.10.1964	16.05.1983	10.05.2010	11.02.2014	11.02.2014	11.02.2016
98.	Shafiq-ur Rehman No. K/17	Karak	MA	06.02.1968	02.10.1986	06.02.2013	11.02.2014	11.02.2014	11.02.2016
99.	Javed Khan No. P/215	Peshawar	10th	15.07.1969	31.03.1988	02.08.2013	11.02.2014	11.02.2014	11.02.2016
100.	Muhammad Hanif No.P/216	Peshawar	10th	07.10.1963	31.12.1987	02.08.2013	11.02.2014	11.02.2014	11.02.2016
101.	Saif Ali No. P/217	Nowshera	10th	01.12.1961	06.01.1985	02.08.2013	11.02.2014	11.02.2014	11.02.2016
102.	Jehan Akbar No. P/218	Nowshera	10th	12.03.1966	13.01.1987	02.08.2013	11.02.2014	11.02.2014	11.02.2016
103.	Muhammad Zaman No. P/219	Charsadda	FA	13.04.1962	14.02.1981	02.08.2013	11.02.2014	11.02.2014	11.02.2016
104.	Saifullah No. P/221	Charsadda	BA	08.05.1967	10.07.1985	02.08.2013	11.02.2014	11.02.2014	11.02.2016
105.	Abdul Nazir No. P/222	Mardan	FA	24.02.1964	20.09.1986	02.08.2013	11.02.2014	11.02.2014	11.02.2016
106.	Bashir Ahmad No. P/224	Nowshera	MA	20.12.1981	24.12.2001	02.08.2013	11.02.2014	11.02.2014	11.02.2016
107.	Behroz Khan No.H/80	Mardan	10th	16.03.1966	22.09.1986	02.08.2013	11.02.2014	25.05.2015	25.05.2017
108.	Ata Muhammad No. MR/93	Mardan	FA	10.10.1983	13.01.2007	25.09.2013	11.02.2014	11.02.2014	11.02.2016
109.	Gohar Taj No. MR/94	Swabi	8th	02.03.1962	02.03.1980	25.09.2013	11.02.2014	11.02.2014	11.02.2016
110.	SI Maroof Khan No.MR/95	Mardan	FA	15.02.1984	13.01.2004	25.09.2013	11.02.2014	11.02.2014	11.02.2016
111.	Qazi Aslam No.P/34	Peshawar	10 th	06.04.1965	21.04.1983	05.01.2017	10.05.2017	22.10.2019	-
112.	Tika Khan No. 289/M	Swat	BA	13.02.1978	28.12.2006	09.10.2013	11.02.2014	11.02.2014	11.02.2016
113.	Ahmad Essa No. 290/M	Chitral	MA	15.05.1978	28.12.2006	09.10.2013	11.02.2014	11.02.2014	11.02.2016

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114.	Qazi Asmat Ullah No. MR/96	Mardan	MA	Pashto	08.05.1970	06.07.1989	21.10.2013	11.02.2014	11.02.2014	11.02.2014	11.02.2016	Restored Seniority vide order No.573-77/-E-II, dated 11.06.2018.
115.	Shahen Shah No.MR/97	Mardan	B.A		24.04.1979	01.11.2004	21.10.2013	11.02.2014	11.02.2014	11.02.2014	11.02.2016	Re-instated in service vide DPO/charsadda order No.608/10/EC,dated 08.03.2021.
116.	Sadat Khan No. MR/98	Swabi	FA		05.04.1979	25.04.1998	21.10.2013	11.02.2014	11.02.2014	11.02.2014	11.02.2016	
117.	Hastam Khan No. P/226	Karak	BA		12.01.1970	31.03.1988	21.04.2008	11.02.2014	11.02.2014	11.02.2014	11.02.2016	
118.	Kiram Shah No. P/227	Mardan	FA		12.04.1962	08.09.1982	13.12.2013	11.02.2014	11.02.2014	11.02.2014	11.02.2016	
119.	Riaz Khan No. P/228	Peshawar	BA		01.01.1974	25.04.1992	23.12.2013	11.02.2014	11.02.2014	11.02.2014	11.02.2016	
120.	Dost Muhammad No. P/229	Peshawar	10th		17.02.1965	14.06.1983	23.12.2013	11.02.2014	11.02.2014	11.02.2014	11.02.2016	
121.	Sardar Gul No. P/230	Peshawar	MA		28.04.1974	08.01.1995	23.12.2013	11.02.2014	11.02.2014	11.02.2014	11.02.2016	
122.	Sher Afzal No. P/231	Peshawar	BA		08.05.1974	25.07.1998	01.01.2010	11.02.2014	11.02.2014	11.02.2014	11.02.2016	Re-instated in service vide CCPD order no.1494-1502/PA, dated 12.12.2018.
123.	Syed Muzaffar Shah No. P/232	Peshawar	MA		06.11.1977	26.10.2004	01.01.2010	11.02.2014	11.02.2014	11.02.2014	11.02.2016	
124.	Muhammad Shabir No. P/233	Peshawar	BA		21.06.1981	18.02.2002	23.12.2013	11.02.2014	11.02.2014	11.02.2014	11.02.2016	
125.	Shams-ur-Rehman No. P/234	Peshawar	FA		17.04.1984	02.03.2006	01.01.2010	11.02.2014	11.02.2014	11.02.2014	11.02.2016	
126.	Sajjad Hussain No. P/235	Peshawar	D.Com		05.02.1987	28.02.2006	23.12.2013	11.02.2014	11.02.2014	11.02.2014	11.02.2016	
127.	Sharqat Hussain No. P/236	Peshawar	D.Com		25.09.1981	05.12.2006	23.12.2013	11.02.2014	11.02.2014	11.02.2014	11.02.2016	
128.	Syed Tahir Shah No. P/237	Peshawar	FA		20.03.1972	01.12.1991	23.12.2013	11.02.2014	11.02.2014	11.02.2014	11.02.2016	Re-instated to the rank of Insp vide DIG/CTD order No.5671-72/EC/ctd, dated 11.04.2019
129.	Ihsan Shah No. P/07	Mohmand Agency	MA		10.06.1977	21.08.1998	23.12.2013	11.02.2014	11.02.2014	11.02.2014	11.02.2016	
130.	Sabz Ali No. P/238	Charsadda	10th		15.04.1973	21.08.1991	23.12.2013	11.02.2014	11.02.2014	11.02.2014	11.02.2016	
131.	Sanobar Shah No. P/239	Mardan	FA		15.06.1973	06.08.1991	23.12.2013	11.02.2014	11.02.2014	11.02.2014	11.02.2016	
132.	Zewar Shah No. P/241	Peshawar	FA		-	02.12.1983	23.12.2013	11.02.2014	11.02.2014	11.02.2014	11.02.2016	
133.	Saz Wali No. P/242	Peshawar	10th		02.10.1963	21.02.1982	27.09.2011	11.02.2014	11.02.2014	11.02.2014	11.02.2016	
134.	Fazal Rehman No. P/244	Peshawar	FA		24.04.1966	28.12.1985	23.12.2013	11.02.2014	11.02.2014	11.02.2014	11.02.2016	
135.	Bashir Gul No. P/245	Charsadda	FA		11.03.1966	13.08.1988	23.12.2013	11.02.2014	11.02.2014	11.02.2014	11.02.2016	
136.	Ghani-ur-Rehman No. P/246	Peshawar	10th		15.08.1965	04.01.1986	23.12.2013	11.02.2014	11.02.2014	11.02.2014	11.02.2016	Shahed on 14.11.2019

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159.	Sajjad Muhammad No.H/73	Abbottabad	MA/B.ed	09.04.1978	30.12.1996	31.03.2014	05.11.2014	05.11.2014	05.11.2016	Name placed in the seniority list in the light of date of confirmation as SI according to police rule 12(3) vide order No.1860-84/E-II, dated 29.08.2017.
160.	Muhammad Rifaat No. H/57	Haripur	MA	02.02.1980	24.01.2002	31.03.2014	05.11.2014	05.11.2014	05.11.2016	
161.	Muhammad Javed No.H/58	Abbottabad	MA	20.11.1972	27.06.1996	31.03.2014	05.11.2014	05.11.2014	05.11.2016	
162.	Raja Khan No.H/60	Kohistan	BA	14.02.1977	23.07.1998	31.03.2014	05.11.2014	05.11.2014	05.11.2016	
163.	Masood Khan No. H/61	Haripur	MA	07.01.1979	13.03.2003	31.03.2014	05.11.2014	05.11.2014	05.11.2016	
164.	Sheraz Ahmad No. H/62	Mansehra	BA	01.01.1978	28.01.2002	31.03.2014	05.11.2014	05.11.2014	05.11.2016	
165.	Muhammad Gul zar No. H/63	Abbottabad	BA/LLB	12.03.1974	20.10.1999	31.03.2014	05.11.2014	05.11.2014	05.11.2016	
166.	Faisal No.H/64	Haripur	FA	18.02.1985	06.03.2006	31.03.2014	05.11.2014	05.11.2014	05.11.2016	
167.	Muhammad Shahen No.H/66	Abbottabad	BA	01.03.1969	26.09.1988	31.03.2014	05.11.2014	05.11.2014	05.11.2016	
168.	Abdul Hafeez No.H/67	Abbottabad	FA	24.01.1968	11.12.1988	31.03.2014	05.11.2014	05.11.2014	05.11.2016	
169.	Muhammad Tanveer No.H/68	Abbottabad	FA	12.03.1968	24.09.1987	31.03.2014	05.11.2014	05.11.2014	05.11.2016	
170.	Qamar Zaman No.H/81	Abbottabad	BA	02.03.1975	01.09.1996	31.03.2014	05.11.2014	25.05.2015	25.05.2017	Assigned revised seniority in confirmation as SI and promotion to list "F" vide order No. 2317-24/E-II, DT 08.11.2016.
171.	Muhammad Sabir No.H/70	Mansehra	10th	03.03.1971	31.03.1991	31.03.2014	05.11.2014	05.11.2014	05.11.2016	
172.	Jawad Khan No. MR/14	Swabi	BA	11.04.1979	26.01.2009	31.05.2014	05.11.2014	05.11.2014	05.11.2016	
173.	Muhammad Iqbal No.D/20	DIKhan	BSc/LLB	19.04.1978	10.10.2006	20.06.2014	05.11.2014	05.11.2014	05.11.2016	Assigned seniority vide order No.905/E-II, Dated 11.12.2018.
174.	Saddique Ullah Khan No.D/21	Tank	MA	01.08.1969	18.10.1992 (FC)	20.06.2014	05.11.2014	05.11.2014	05.11.2016	Assigned seniority vide order No.473/E-II, Dated 11.12.2020.
175.	Muslim Shah No.MR/29	Mardan	FA	09.03.1970	29.09.1990	01.07.2014	05.11.2014	05.11.2014	05.11.2016	
176.	SI Muhammad Bashir No. MR/31	Mardan	10th	31.05.1964	10.05.1984	01.07.2014	05.11.2014	05.11.2014	05.11.2016	Reverted to the rank of SI vide DPO/Nowshera order No.1221, dated 17.12.2020

JAWAD KHAN, Gul Feroz
District Law Officer
Aowal High Court Peshawar
Mob: 0348-9405501

177.	Muhammad Iqbal No. MR/40	Mardan	BA	02.04.1968	16.10.1991	10.07.2014	05.11.2014	05.11.2014	05.11.2016	
178.	Hassan Ullah No.121/M	Chitral	FA	07.12.1966	21.09.1986	18.08.2014	05.11.2014	05.11.2014	05.11.2016	
179.	Abdul Ghaffar No. MR/54	Mardan	FA	20.05.1961	02.09.1980	01.09.2014	05.11.2014	05.11.2014	05.11.2016	
180.	Rooh-ul-Amin No.MR/10	Swabi	FA	03.03.1987	28.03.2006 as ASI	12.09.2014	05.11.2014	05.11.2014	05.11.2016	
181.	Iqbal Hussain No.H/74	Haripur	BA	19.04.1969	02.10.1990	12.09.2014	05.11.2014	05.11.2014		Re-instated in service vide RPO Hazara order No.7376-7377/PA,dated 09.03.2020.
182.	Muhammad Waheed No.H/77	Manshera	10th	05.06.1972	01.01.1993	12.09.2014	05.11.2014	05.11.2014	05.11.2016	
183.	Waqar Ali No. H/184	Manshera	FA	15.04.1971	31.03.1991	12.09.2014	11.01.2019	22.10.2019	-	Granted revised seniority vide CPO Notification No.CPOE-II/Revised seniority/35, dated 27.01.2020.
184.	Ihsan Ullah Khan No M/296	Swat	MA	14.01.1975	15.11.2003	16.09.2014	05.11.2014	05.11.2014	05.11.2016	
185.	Amir Shah No. M/134	Chitral	FA	01.01.1968	29.03.1986	16.09.2014	05.11.2014	05.11.2014	05.11.2016	
186.	Naeem Khan No. M/347	Buner	FA	06.01.1987	22.09.2007	16.09.2014	05.11.2014	05.11.2014	05.11.2016	
187.	Muhammad Shaif No. M/454	Chitral	M.A	15.01.1966	24.06.1986	16.09.2014	05.11.2014	05.11.2014	05.11.2016	
188.	Bahadar Khan No. M/457	Chitral	10th	18.12.1964	13.12.1983	16.09.2014	05.11.2014	05.11.2014	05.11.2016	
189.	Ghani-ur-Rehman No. M/470	Swabi	10th	09.04.1963	30.04.1981	16.09.2014	05.11.2014	05.11.2014	05.11.2016	
190.	Tamiz Ud Din No. M/471	Chitral	10th	01.05.1966	20.10.1985	16.09.2014	05.11.2014	05.11.2014	05.11.2016	
191.	Ageel Shah M/114	Mardan	10 th	07.06.1965	06.03.1984	16.09.2014	05.11.2014	05.11.2014	05.11.2016	
192.	Habib Khan No. P/253	Peshawar	10th	15.11.1962	10.01.1981	01.10.2014	05.11.2014	05.11.2014	05.11.2016	
193.	Ibad ur Rehman No. P/254	Charsadda	10th	20.02.1965	30.06.1988	01.10.2014	05.11.2014	05.11.2014	05.11.2016	
194.	Muhammad Riaz No. P/255	Mardan	10th	14.03.1961	01.03.1980	01.10.2014	05.11.2014	05.11.2014	05.11.2016	
195.	Muhammad Naem No. P/257	Swabi	10th	03.02.1974	05.09.1993	01.10.2014	05.11.2014	05.11.2014	05.11.2016	
196.	Amir Hussain No. P/258	Charsadda	10th	02.10.1963	13.12.1981	01.10.2014	05.11.2014	05.11.2014	05.11.2016	
197.	Dad Muhammad No.	Peshawar	BA	09.03.1976	07.04.1996	01.10.2014	05.11.2014	05.11.2014	05.11.2016	Reversion order set aside

222.	Abdur Rauf No. P/282	Mardan	10th	11.02.1970	27.06.1989	01.10.2014	05.11.2014	05.11.2014	05.11.2016
223.	Khurshid Khan No. P/283	Charsadda	10th	25.03.1967	05.12.1988	01.10.2014	05.11.2014	05.11.2014	05.11.2016
224.	Riaz Ahmad No. P/284	Charsadda	FA	25.04.1966	18.12.1986	01.10.2014	05.11.2014	05.11.2014	05.11.2016
225.	Zahoor-ur-Rehman No. P/285	Peshawar	FA	04.01.1969	05.02.1987	01.10.2014	05.11.2014	05.11.2014	05.11.2016
226.	Sardar Hussain No. P/286	Peshawar	FA	04.07.1967	28.12.1985	01.10.2014	05.11.2014	05.11.2014	05.11.2016
227.	Shafi Ullah No.287/P	Charsadda	BA	01.01.1965	12.05.1985	09.10.2014	05.11.2014	05.11.2014	05.11.2016
228.	Muhammad Shaheen Shah No.288/P	Peshawar	10 th	13.04.1974	22.10.1992	09.10.2014	05.11.2014	05.11.2014	05.11.2016
229.	Noor Ullah Jan No. P/289	Peshawar	10th	01.04.1971	01.07.1989	09.10.2014	05.11.2014	05.11.2014	05.11.2016
230.	Muhammad Tahir No. P/290	Nowshera	10th	15.04.1969	26.08.1987	09.10.2014	05.11.2014	05.11.2014	05.11.2016
231.	Israr Muhammad No. P/292	Mardan	10th	20.03.1969	29.12.1985	09.10.2014	05.11.2014	05.11.2014	05.11.2016
232.	Khial Roz No. P/293	Peshawar	BA	15.02.1971	08.10.1989	09.10.2014	05.11.2014	05.11.2014	05.11.2016
233.	Muhammad Raghib No. P/294	Nowshera	10th	02.12.1966	15.09.1985	09.10.2014	05.11.2014	05.11.2014	05.11.2016
234.	Muhammad Nazir No. H/65	Abbottabad	10th	01.04.1974	11.01.1994	31.03.2014	05.11.2014	05.11.2014	05.11.2016
235.	Syed Rahim Shah No.H/69	Mansehra	10th	20.04.1971	05.10.1989	31.03.2014	05.11.2014	05.11.2014	05.11.2016
236.	Shah Jehan No. H/71	Mansehra	FA	01.12.1971	01.01.1991	31.03.2014	05.11.2014	05.11.2014	05.11.2016
237.	Arjad Hussain No.K/116	Kohat	10th	04.05.1975	28.11.1994	17.05.2011	25.05.2015	25.05.2015	25.05.2017
238.	Ali Ahmad No.K/108	Kohat	10 th	10.01.1970	10.08.1991	06.02.2015	15.05.2015	25.07.2016	25.07.2018
239.	Muhammad Fayaz No.MR/12	Swabi	10th	06.05.1965	05.10.1998	18.11.2014	25.05.2015	25.05.2015	25.05.2017
240.	Haroon Khan No.MR/63	Swabi	10th	02.02.1972	13.08.1991	08.01.2015	25.05.2015	25.05.2015	25.05.2017
241.	Shad Ali No.MR/41	Swabi	10th	14.12.1971	07.07.1990	13.02.2015	25.05.2015	25.05.2015	25.05.2017
242.	Syed Jamil No.MR/06	Swabi	10th	03.04.1963	18.04.1981	31.03.2015	25.05.2015	25.05.2015	25.05.2017
243.	Farooq No.MR/39	Mardan	MA	10.04.1982	10.03.2009	17.10.2014	25.05.2015	25.05.2015	25.05.2017
244.	Ajab Khan No.MR/11	Mardan	MA	08.04.1983	16.02.2009	12.12.2014	25.05.2015	25.05.2015	25.05.2017
245.	Saif-ur-Rehman No.D/22	DI Khan	MA	16.10.1975	15.03.2001(FC), 29.12.2006(PASI)	15.12.2014	25.05.2015	04.07.2016	04.07.2018

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246.	Muhammad Imran No.D/23	Tank	BA	02.02.1982	08.02.2002(FC), 29.12.2006(PASI)	15.12.2014	25.05.2015	04.07.2016	04.07.2018
247.	Fazal Rahim No. D/24	D.I.Khan	FA	10.03.1963	02.03.1982	12.01.2015	12.08.2015	04.07.2016	04.07.2018
248.	Syed Sagheer Abbas Shah No.D/26	DI Khan	BA	09.04.1984	28.09.2007	15.12.2014	25.05.2015	04.07.2016	04.07.2018
249.	Muhammad Alamgir No. D/05	D.I.Khan	MA	06.10.1980	29.12.2006	09.02.2016	13.03.2017	12.12.2018	Assigned seniority vide order No.917/E-II, Dated 12.12.2018.
250.	Noor-ul-Amin No.MR/18	Swabi	BA	01.11.1972	13.08.1991	31.03.2015	25.05.2015	25.05.2017	
251.	Mian Bilal Haleem No.MR/05	Swabi	BA	27.03.1986	21.09.2007	10.03.2015	12.08.2015	12.08.2017	
252.	Tarig Muhammad No.MR/30	Mardan	D.Com	14.02.1976	21.09.2007	10.03.2015	12.08.2015	12.08.2017	
253.	Shahzeb No.MR/22	Mardan	FA	04.04.1988	21.09.2007	10.03.2015	12.08.2015	12.08.2017	
254.	Muhammad Arif No.MR/33	Mardan	BA	02.01.1984	07.03.2002(FC) 21.09.2007(PASI)	10.03.2015	12.08.2015	12.08.2017	
255.	Razem Khan No. H/01	Abbottabad	BA	09.09.1964	05.02.1984	10.04.2015	12.08.2015	12.08.2017	
256.	Muhammad Rafi No. H/05	Manshera	BA	01.01.1982	28.01.2002	10.04.2015	12.08.2015	12.08.2017	
257.	Muhammad Ishaq No. H/06	Haripur	10 th	02.02.1962	15.11.1980	10.04.2015	12.08.2015	12.08.2017	
258.	Nisar Ahmad No. H/38	Manshera	9 th	03.12.1963	21.01.1984	10.04.2015	12.08.2015	12.08.2017	
259.	Chanwaiz Khan No. H/40	Abbottabad	10 th	13.08.1971	05.09.1991	10.04.2015	12.08.2015	12.08.2017	
260.	Akhtar Zaman No. H/59	Haripur	10 th	15.12.1971	07.08.1991	10.04.2015	12.08.2015	12.08.2017	
261.	Saleem Rashid No.H/79	Abbottabad	FA	10.10.1969	27.06.1990	10.04.2015	12.08.2015	12.08.2017	
262.	Muhammad Zakir No.H/85	Manshera	BA	30.03.1980	20.06.2000	10.04.2015	12.08.2015	25.07.2016	25.07.2018
263.	Zubair Shah No.H/88	Haripur	10 th	20.03.1984	04.06.2003	10.04.2015	12.08.2015	04.07.2016	04.07.2018
264.	Ameer Hatim No.H/90	Haripur	10 th	02.05.1966	05.01.1987	10.04.2015	12.08.2015	04.07.2016	04.07.2018
265.	Umer Zada No.H/91	Swat	10 th	04.02.1969	30.03.1987	10.04.2015	12.08.2015	25.07.2016	25.07.2018
266.	Sarwaiz Khan No. H/82	Abbottabad	MA	01.02.1963	26.03.1988	10.04.2015	12.08.2015	12.08.2015	12.08.2017
267.	Fazal-ur-Rehman No. H/83	Abbottabad	10 th	15.03.1969	29.12.1987	10.04.2015	12.08.2015	12.08.2015	12.08.2017
268.	Gul Khitab No.H/87	Haripur	FA	24.07.1978	23.07.1999	10.04.2015	12.08.2015	04.07.2016	04.07.2018
269.	Muhammad Hayat No.	Haripur	FA	03.03.1970	01.08.1991	10.04.2015	12.08.2015	12.08.2015	12.08.2017

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Name placed in the seniority
list in the light of date of
confirmation as SI according
to Police rule 12.2(3) vide
order no.1910-34/E-II, dated
29.08.2017.

270.	Muhammad Fahim No. H/89	MA	16.01.1981	28.09.2007	10.04.2015	12.08.2015	25.07.2016	25.07.2018
271.	Muhammad Rasan No.H/92	FA	18.10.1968	12.10.1988	10.04.2015	12.08.2015	04.07.2016	04.07.2018
272.	Muhammad Khushal No. H/93	10 th	02.06.1964	29.11.1983	10.04.2015	12.08.2015	08.08.2016	08.08.2018
273.	Abdul Ghafoor No.H/95	BSC	06.01.1984	13.11.2003	10.04.2015	12.08.2015	04.07.2016	04.07.2018
274.	Abdul Sattar No. H/96	BA	01.01.1983	25.02.2009	10.04.2015	12.08.2015	25.07.2016	25.07.2018
275.	Zulfiqar Ali No.H/97	MA	22.02.1978	02.03.2009	10.04.2015	12.08.2015	04.07.2016	04.07.2018
276.	Muhammad Uzair No.H/98	MA	20.03.1986	02.03.2009	10.04.2015	12.08.2015	25.07.2016	25.07.2016
277.	Tufail Muhammad No.H/99	BSC	03.01.1981	26.09.2009	10.04.2015	12.08.2015	04.07.2016	04.07.2018
278.	Muhammad Munir No.H/100	MA	12.04.1984	18.10.2004	10.04.2015	12.08.2015	04.07.2016	04.07.2018
279.	Muhammad Arif No.H/101	MA	06.01.1982	29.10.2003	10.04.2015	12.08.2015	25.07.2016	25.07.2018
280.	Sadqat Nisar No.H/102	BA	03.01.1984	18.10.2004	10.04.2015	12.08.2015	04.07.2016	04.07.2018
281.	Muhammad Arshad No.H/103	FA	07.03.1985	13.03.2009	10.04.2015	12.08.2015	04.07.2016	04.07.2018
282.	Muhammad Asad Yousaf No.H/104	MA	22.02.1982	14.03.2009	10.04.2015	12.08.2015	04.07.2016	04.07.2018
283.	Muddasir Zia No. H/105	BSC	01.04.1984	14.03.2009	10.04.2015	12.08.2015	04.07.2016	04.07.2018
284.	Muhammad Farooq No. H/106	MA	01.01.1968	03.08.1991	10.04.2015	12.08.2015	04.07.2016	04.07.2018
285.	Muhammad Asif No.H/107	10 th	15.03.1969	20.01.1988	10.04.2015	12.08.2015	04.07.2016	04.07.2018
286.	Abdur Rauf No. H/108	10 th	05.04.1969	29.06.1989	10.04.2015	12.08.2015	25.07.2016	25.07.2018
287.	Muhammad Riaz No.H/109	FA	19.02.1971	01.10.1989	10.04.2015	12.08.2015	25.07.2016	04.07.2018
288.	Rehmat Ayub No. 9/M	10 th	06.08.1962	09.10.1980	11.05.2015	12.08.2015	12.08.2015	12.08.2017
289.	Muhammad Ali No. 45/M	10 th	10.04.1962	20.09.1981	11.05.2015	12.08.2015	12.08.2015	12.08.2017
290.	Mubarak Ahmad No. 60/M	FA	22.06.1964	01.03.1983	11.05.2015	12.08.2015	12.08.2015	12.08.2017
291.	Muhammad Islam No.116/M	10 th	20.12.1962	24.02.1982	11.05.2015	12.08.2015	12.08.2015	12.08.2017
292.	Sher Wazir No. 133/M	10 th	11.01.1963	24.10.1982	11.05.2015	12.08.2015	12.08.2015	12.08.2017

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293.	Wazir Hussain No. 452/M	Swabi	10th	01.04.1965	05.07.1983	11.05.2015	12.08.2015	12.08.2017
294.	Aziz-ud-Din No. 453/M	Chitral	FA	10.02.1967	25.06.1986	11.05.2015	12.08.2015	12.08.2017
295.	Sarzanin Shah No. 459/M	Mardan	10th	10.10.1962	05.02.1981	11.05.2015	12.08.2015	12.08.2017
296.	Muhammad Nazir Shah No. 461/M	Chitral	FA	13.04.1963	02.12.1981	11.05.2015	12.08.2015	12.08.2017
297.	Sher Bahadur No.462/M	Dt Lower	10 th	03.01.1964	03.01.1982	11.05.2015	12.08.2015	12.08.2017
298.	Alam Zeb No. 469/M	Swat	10th	14.02.1962	01.10.1980	11.05.2015	12.08.2015	12.08.2017
299.	Mohib Ullah No.472/M	Dt Lower	10 th	20.02.1963	25.02.1982	11.05.2015	12.08.2015	12.08.2017
300.	Muhammad Fayaz No. 474/M	MKD Agy	FA	30.05.1965	12.11.1984	11.05.2015	12.08.2015	12.08.2017
301.	Sher Muhammad No. 475/M	Peshawar	9th	15.02.1963	10.03.1981	11.05.2015	12.08.2015	12.08.2017
302.	Javed Khan No. 161/M	Swat	MA	18.05.1979	18.11.2006	11.05.2015	12.08.2015	12.08.2017
303.	Jamal Shah No. 180/M	Dt Lower	FA	08.03.1988	22.09.2007	11.05.2015	12.08.2015	12.08.2017
304.	Habib ur Rehman No. 165/M	Chitral	BA	12.03.1967	15.04.1985	11.05.2015	12.08.2015	12.08.2017
305.	Ibhar Khan No. 181/M	Shangla	10th	01.04.1969	24.09.1987	11.05.2015	12.08.2015	12.08.2017
306.	Shamsheer Iqbal No. 191/M	Chitral	BA	05.02.1968	19.03.1986	11.05.2015	12.08.2015	12.08.2017
307.	Hazrat ud Din No. 211/M	Chitral	10th	21.12.1967	24.12.1985	11.05.2015	12.08.2015	12.08.2017
308.	Sajjad Hussain No. 251/M	Chitral	BA	11.03.1974	12.08.1991	11.05.2015	12.08.2015	12.08.2017
309.	Muslim Shah No. 4/M	Buner	10 th	21.12.1970	11.08.1991	11.05.2015	12.08.2015	12.08.2017
310.	Said Rahim No. 354/M	Shangla	MA	15.07.1971	01.07.1989	11.05.2015	12.08.2015	12.08.2017
311.	Muhammad Alim No. 477/M	Shangla	BA	09.03.1971	01.07.1989	11.05.2015	12.08.2015	12.08.2017
312.	Sardar Nawaz No. 478/M	Chitral	FA	04.03.1966	23.09.1986	11.05.2015	12.08.2015	12.08.2017
313.	Molvi Shah No. 480/M	Chitral	BA	12.04.1970	12.08.1991	11.05.2015	12.08.2015	12.08.2017
314.	Muhammad Iqbal No.484/M	MKD Agy	FA	01.05.1965	04.09.1984	11.05.2015	12.08.2015	12.08.2017
315.	Ghulam Nabi No. 485/M	Swat	10th	24.03.1969	01.07.1989	11.05.2015	12.08.2015	12.08.2017
316.	Bakht Aqil No. 487/M	Shangla	10th	01.06.1967	01.07.1989	11.05.2015	12.08.2015	12.08.2017
317.	Fazal Rabi No.494/M	MKD AGY	BA	12.02.1963	26.06.1986	11.05.2015	12.08.2015	12.08.2017
318.	Fazal Mabood No. 495/M	MKD Agy	10th	06.01.1966	15.09.1984	11.05.2015	12.08.2015	12.08.2017

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Registrar

OS/E-II

Assistant E-II

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319.	Altaf Hussain No. 497/M	Mardan	10th	02.04.1965	25.03.1984	11.05.2015	12.08.2015	12.08.2015	12.08.2017	
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JAVED IQBAL Gul Bela
 Daudzai Law Chamber
 Advocate High Court Peshawar
 Mob: 0345-9405501

Assistant E-II

OS/E-II

Registrar

320.	Khurshid Khan No. 498/M	Swat	FA	02.04.1965	01.01.1988	11.05.2015	12.08.2015	12.08.2015	12.08.2017
321.	Nasir Ullah No. 499/M	Chitral	10th	02.02.1969	21.06.1988	11.05.2015	12.08.2015	12.08.2015	12.08.2017
322.	Rafi Ullah No. 502/M	Shangla	10th	15.04.1965	01.01.1989	11.05.2015	12.08.2015	12.08.2015	12.08.2017
323.	Muhammad Anwar No. 503/M	Mardan	10th	10.04.1966	23.05.1984	11.05.2015	12.08.2015	12.08.2015	12.08.2017
324.	Sher Raja No. 504/M	Chitral	10th	12.12.1965	17.06.1987	11.05.2015	12.08.2015	12.08.2015	12.08.2017
325.	Mazoom Khan No. 506/M	MKD Agy	10th	10.04.1968	20.06.1986	11.05.2015	12.08.2015	12.08.2015	12.08.2017
326.	Shahen Shah No. 509/M	Swat	10th	01.04.1969	22.12.1988	11.05.2015	12.08.2015	12.08.2015	12.08.2017
327.	Fazal Wahab No. 512/M	Swat	FA	10.10.1964	22.09.1983	11.05.2015	12.08.2015	12.08.2015	12.08.2017
328.	Akbar Shah No. 513/M	Chitral	10th	01.03.1970	01.10.1988	11.05.2015	12.08.2015	12.08.2015	12.08.2017
329.	Bakht Jamal No. 518/M	Dir Lower	FA	08.03.1969	27.06.1988	11.05.2015	12.08.2015	12.08.2015	12.08.2017
330.	Said Ahmad No. 522/M	Swat	FA	10.04.1967	01.04.1987	11.05.2015	12.08.2015	12.08.2015	12.08.2017
331.	Hazrat Said No. 524/M	Swat	FSC	02.06.1964	28.12.1985	11.05.2015	12.08.2015	12.08.2015	12.08.2017
332.	Muhammad Nasir No. 528/M	Swat	FA	27.11.1968	07.09.1986	11.05.2015	12.08.2015	12.08.2015	12.08.2017
333.	Akbar Zeb No. 533/M	Swat	10th	10.12.1967	28.12.1985	11.05.2015	12.08.2015	12.08.2015	12.08.2017
334.	Musharaf Khan No. 534/M	MKD Agy	FA	06.09.1968	01.07.1989	11.05.2015	12.08.2015	12.08.2015	12.08.2017
335.	Rahmat Ali No. 536/M	Swat	10th	03.02.1967	28.09.1986	11.05.2015	12.08.2015	12.08.2015	12.08.2017
336.	Muhammad Younas No. 538/M	MKD Agy	FA	12.01.1968	25.09.1986	11.05.2015	12.08.2015	12.08.2015	12.08.2017
337.	Haider Zaman No. 539/M	Dir Lower	10th	10.11.1968	27.12.1986	11.05.2015	12.08.2015	12.08.2015	12.08.2017
338.	Muhammad Nawab No. 120/M	Swat	M.A, LLB	05.03.1985	09.03.2009	11.05.2015	12.08.2015	04.07.2016	04.07.2018
339.	Miraj Muhammad No. 353/M	Dir Upper	MA	25.09.1982	02.03.2009	11.05.2015	12.08.2015	04.07.2016	04.07.2018
340.	Amjad Iqbal No. 351/M	Shangla	BSC	01.05.1982	26.02.2009	11.05.2015	12.08.2015	04.07.2016	04.07.2018
341.	Mukaram Shah No. 374/M	Dir Lower	MA	02.03.1986	21.02.2009	11.05.2015	12.08.2015	04.07.2016	04.07.2018
342.	Fazal Malik No. 72/M	MKD Agy	MA	20.05.1976	12.02.2009	11.05.2015	12.08.2015	12.12.2018	-
343.	Imad-ud-Din No. 368/M	Dir Lower	MA	01.04.1987	21.02.2009	11.05.2015	12.08.2015	04.07.2016	04.07.2018

Restored in list "F" vide order No.599-603/E-II dated 11.06.2018.

Dismissed from service vide RPO Malakand order No.11675-76/E, dated 03.12.2020.

Registrar

OS/E-II

Assistant E-II

ADVOCATE GENERAL, Gilgit
 The Gilgit Law Chamber
 Hunza High Court Peshawar
 Mob: 0345-9405501

344.	Muhammad Ali 39/M	Swat	BSC	05.04.1988	12.02.2009	11.05.2015	12.08.2015	04.07.2016	04.07.2018
345.	Kaleem ullah No. 31/M	Swat	MSC	16.05.1982	12.02.2009	11.05.2015	12.08.2015	04.07.2016	04.07.2018
346.	Muhammad Arshad No. 363/M	Dit Lower	MA	04.04.1982	21.02.2009	11.05.2015	12.08.2015	04.07.2016	04.07.2018
347.	Muhammad Abbas No. 131/M	Shangla	MA	08.02.1986	12.03.2009	11.05.2015	12.08.2015	04.07.2016	04.07.2018
348.	Hazrat Hussain No. 79/M	Swat	FA	10.03.1984	09.03.2009	11.05.2015	12.08.2015	25.07.2016	25.07.2018
349.	Behramand Shah No. 548/M	Buner	FA	01.08.1964	28.12.1985	11.05.2015	12.08.2015	04.07.2016	04.07.2018
350.	Badshah Muhammad No. 552/M	Swat	FA	07.04.1964	27.06.1988	11.05.2015	12.08.2015	25.07.2016	25.07.2018
351.	Mohsin Fawad No. MR/34	Mardan	MA	11.10.1983	20.02.2009	04.06.2015	12.08.2015	12.08.2017	12.08.2017
352.	Zakir Ullah No.P/301	Peshawar	BA	04.01.1962	10.12.1980	13.07.2015	19.10.2015	19.10.2017	19.10.2017
353.	Ilyas Khan No.P/302	Peshawar	10 th	12.02.1962	01.11.1980	13.07.2015	19.10.2015	19.10.2017	19.10.2017
354.	Aman Ullah No.P/304	Charsadda	FA	20.04.1972	19.11.1991	13.07.2015	19.10.2015	19.10.2017	19.10.2017
355.	Amjad Ali No.P/305	Peshawar	BA	04.03.1981	02.03.2002	13.07.2015	19.10.2015	19.10.2017	19.10.2017
356.	Muhammad Jamal No.P/306	Nowshera	10 th	12.08.1966	01.10.1984	13.07.2015	19.10.2015	19.10.2017	19.10.2017
357.	Sardar Ali No.P/307	Peshawar	10 th	03.03.1965	09.09.1986	13.07.2015	19.10.2015	19.10.2017	19.10.2017
358.	Zakir Ullah No.P/308	Peshawar	10 th	02.11.1963	05.01.1984	13.07.2015	19.10.2015	19.10.2017	19.10.2017
359.	Ameer Siyat No.P/309	Peshawar	BA	01.04.1965	05.01.1987	13.07.2015	19.10.2015	19.10.2017	19.10.2017
360.	Lal Zada No.P/310	Peshawar	FA	25.04.1965	11.12.1984	13.07.2015	19.10.2015	19.10.2017	19.10.2017
361.	Gul Nawaz Khan No.P/311	Peshawar	10 th	10.03.1969	31.03.1990	13.07.2015	19.10.2015	19.10.2017	19.10.2017
362.	Farman Ullah NO.P/312	Peshawar	10 th	08.05.1966	09.05.1984	13.07.2015	19.10.2015	19.10.2017	19.10.2017
363.	Ibrahim Khan No.P/313	Peshawar	10 th	13.05.1966	09.03.1985	13.07.2015	19.10.2015	19.10.2017	19.10.2017
364.	Muhammad Ghani No.P/314	Mardan	BA	25.01.1966	13.01.1987	13.07.2015	19.10.2015	19.10.2017	19.10.2017
365.	Duran Shah No.P/316	Charsadda	BA	11.06.1969	27.06.1989	13.07.2015	19.10.2015	19.10.2017	19.10.2017
366.	Javed AKhtar No.P/317	Peshawar	10 th	16.04.1975	27.12.1994	13.07.2015	19.10.2015	19.10.2017	19.10.2017
367.	Fida Muhammad No.P/318	Charsadda	BA	01.01.1972	14.09.1995	13.07.2015	19.10.2015	19.10.2017	19.10.2017
368.	Raza Bacha No.P/319	Charsadda	MA	01.01.1968	05.12.1988	13.07.2015	19.10.2015	19.10.2017	19.10.2017
369.	Noor Rehman No.P/320	Mardan	10 th	09.05.1967	29.09.1985	13.07.2015	19.10.2015	19.10.2017	19.10.2017
370.	Zafar Ali No.P/321	Peshawar	10 th	27.04.1966	28.12.1985	13.07.2015	19.10.2015	19.10.2017	19.10.2017
371.	Hassan Khan No.P/322	Charsadda	BA	01.06.1971	01.07.1991	13.07.2015	19.10.2015	19.10.2017	19.10.2017

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گزارش صیغہ سائنس و تحقیق (DPE) دہ 2012

یہ ایک (Colleague) کے ساتھ کہ پروڈکٹ کی اصل

2013 میں ایک اور جگہ پر اس کو اسکا کی اور فیڈ بیک

پیرڈیکو (DPE) اور ان کے ساتھ ساتھ ساتھ ساتھ ساتھ

جوانی کے سال 2014 کو اس کے ساتھ ساتھ ساتھ ساتھ ساتھ

قوانین - اس کے ساتھ ساتھ ساتھ ساتھ ساتھ ساتھ ساتھ

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یہ وقت میں کہ اس کے ساتھ ساتھ ساتھ ساتھ ساتھ ساتھ ساتھ

ایک سال کو اس کے ساتھ ساتھ ساتھ ساتھ ساتھ ساتھ ساتھ ساتھ

سال 2014 میں اس کے ساتھ ساتھ ساتھ ساتھ ساتھ ساتھ ساتھ ساتھ

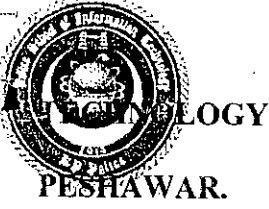
لکھا اس کے ساتھ ساتھ ساتھ ساتھ ساتھ ساتھ ساتھ ساتھ ساتھ

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JAVED IQBAL, Gul Dafa
Daudzal Law Chamber
Advocate High Court Peshawar
Mob: 0345-9405501

دریافتیہ اس کے ساتھ ساتھ ساتھ ساتھ ساتھ ساتھ ساتھ ساتھ ساتھ

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(45)

OFFICE OF THE DIRECTOR
POLICE SCHOOL OF INFORMATION

MALIK SAAD SHAHEED POLICE LINES,

Ph: 091-9223679 E-mail: psoitpeshawar@gmail.com

No. 79 /PSOIT, dated 26 / 02 2021.

To

The Capital City Police Officer,
Peshawar.

Subject: APPLICATION OF INSPECTOR M.RAZA BACHA P/319

Memo:

Enclosed please find herewith an self-explanatory application of Inspector Muhammad Raza Bacha of Police School of Information Technology Police Lines Peshawar are sent herewith for kind consideration and appropriate action please.


Director

Police School of Information Technology
Peshawar

JAVED IQBAL Gul Beld
Daudzai Law Chamber
Advocate High Court Peshawar
Mob: 0345-3405804

کتابت درج ذیل کی ہے۔ 2013ء میں اس پر عمل

کروا گیا ہے۔ اور اس کے تحت اس کی ایک کاپی

ڈیوٹی کے لئے اس کے ساتھ ساتھ (11) کے لئے

ڈیوٹی کے لئے اس کے ساتھ ساتھ (10) کے لئے

ڈیوٹی کے لئے اس کے ساتھ ساتھ (DPC) کے لئے

ڈیوٹی کے لئے اس کے ساتھ ساتھ (2) کے لئے

ڈیوٹی کے لئے اس کے ساتھ ساتھ DPC کے لئے

ڈیوٹی کے لئے اس کے ساتھ ساتھ (1) کے لئے

ڈیوٹی کے لئے اس کے ساتھ ساتھ (25-9) کے لئے

ڈیوٹی کے لئے اس کے ساتھ ساتھ (11) کے لئے

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جناب عالی!

گزارش ہے کہ سائل نے 2013ء میں اپر کالج کورس پاس کی۔ اور اب بطور آفیسر انچارج انوسٹی گیشن تھانہ غربی تعینات ہے۔ انوسٹی گیشن میں بطور (Oii) عرصہ دس ماہ سے زیادہ پیرڈ ہو چکا ہے۔ مورخہ 01.10.2014 کو (DPC) برائے Si کنفرمیشن مقرر ہے سائل کا افسر انچارج انوسٹی گیشن پیرڈ مسلسل جاری

ہے۔

لہذا استدعا ہے کہ سائل کو DPC مذکورہ میں شامل کیا جا کر بطور (Si) کنفرم فرمائی

جاوے۔

مورخہ:- 25-09-2014

العارض

تابع دار محمد رجا باچا Si/Oii تھانہ آف غربی

JAVED IQBAL Gul Bela
Daudzar Law Chamber
Advocate High Court Peshawar
Mob: 0345-940550

"Ann J"

CAPITAL CITY POLICE PESHAWAR
SENIOR SUPERINTENDENT OF POLICE (INVESTIGATION)



To. CAPITAL CITY POLICE OFFICER, PESHAWAR

From SSP INVESTIGATION PESHAWAR

No. 745 /PA

(47)

Date. 27, February, 2015

Subject. APPLICATION

MEMORANDUM

Kindly refer to your office memo: No. 2007/EC-I dated 20/02/2015.

It is submitted that as per this office record the total period of SI Raza, Bacha No. 967/P as OII in Investigation Wing is furnished below:-

S#	Name of Police Station	From	To
1	OII Police Station Phandu	24/12/2013	03/07/2014
2	OII Police Station Mattani	22/08/2014	26/09/2014
3	OII Police Station West Cantt:	26/09/2014	23/02/2015

S.S.P. INVESTIGATION, PESHAWAR.
(Signature)

JAVED IQBAL Qui Bala
Daudzai Law Chamber
Advocate High Court Peshawar
Mob: 0345-9405501

Ann K

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**BEFORE THE SERVICE TRIBUNAL, KHYBER
PAKHTUNKHWA, PESHAWAR**

Service Appeal No. 36 /2016

Amjad Ali son of Mir Alam Khan, Inspector Law Instructor Police, Training College, Hangu.

....APPELLANT

Khyber Pakhtunkhwa
Service Tribunal

VERSUS

Diary No. 577

Dated 07-6-2016

1. Govt. of Khyber Pakhtunkhwa, through Secretary Home & Tribal Affairs, KPK, Peshawar.
2. IGP, Khyber Pakhtunkhwa, Peshawar.
3. Regional Police Officer, Hazara Range, Abbottabad.
4. Commandant Police Training College, Hangu.
5. DPO Torghar.
6. Habib ur Rehman, presently Inspector ^{Police} at Battagram.
7. Aurangzeb, presently Inspector ^{Police} at Manshira.
8. Mohammad Iqrar, S.I No. 188/H, Law Instructor PTC, Hangu.
9. Farhad Ali, S.I No. 4/H, Special Branch, Peshawar.
10. Azam Ali Shah, S.I No. 12/H, Operational Wing, Abbottabad.
11. Arshad Hussain, S.I No. 66/H, PTC Hangu.
12. Matloob Khan, S.I No. 101/H, Investigation Wing, Abbottabad.
13. Shah Nawaz, S.I No. 104/H, Operational Wing, Manshira.
14. Shah Mohammad, S.I No. 58/H, Torghar District Police.

ed to-day

7/6/2016

Re-submitted to-day
and filed.

JAVED IQBAL Gul Bela
Daudzal Law Chamber
Advocate High Court Peshawar
Mob: 0345-9405501

JAVED IQBAL Gul Bela
Daudzal Law Chamber
Advocate High Court Peshawar
Mob: 0345-9405501

15. Fazal Waliati, S.No. 150/H, Special Branch, Peshwar.
16. Jehanzeb Khan, S.I NO. 169/H, Investigation Wing, Manshra.
17. Mohammad Amjn, S.I No. 170/H, Traffic Branch, KPK, Peshawar
18. Ehsan Shah S.I No. 223/H, Investigation Wing, Abbottabad.
19. Mohammad Yousaf S.I No. 175/H, Operational Wing, Haripur.
20. Mohammad Sajjad, S.I No. 229/H, Investigational Wing, Manshra.
21. Fida Mohammad, S.I No.230/H, Operational Wing, Abbottabad, through Central Police Office, Peshawar.

.....RESPONDENTS

SERVICE APPEAL UNDER SECTION 4 OF
KPK SERVICE TRIBUNAL ACT, 1974, FOR
DECLARATION TO THE EFFECT THAT THE
APPELLANT WAS DEFERRED FROM
CONFIRMATION OF SUB-INSPECTOR ON
10/10/2012 DELETED DUE TO THE REASON
THAT THE APPELLANT DID NOT REMAIN
SHO IN POLICE STATION FOR ONE YEAR
AS PER RULE 13.10 (2) OF POLICE RULES,
1934. HOWEVER, THE APPELLANT
COMPLETED ONE YEAR PERIOD OF SHO
SHIP W.E.F AUGUST 2014 TO NOVEMBER,

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Advocate High Court Peshawar
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2015. THEREAFTER, THE APPELLANT WAS
CONFIRMED AS SUB-INSPECTOR ON
27/08/2015 WHEREAS CONFIRMATION OF
THE APPELLANT AS S.I SHOULD HAVE
BEEN W.E.F 14/09/2012 INSTEAD OF
22/08/2015 AND THE APPELLANT IS TO BE
PLACED SENIOR FROM THOSE JUNIORS TO
THE APPELLANT WERE CONFIRMED ON
10/10/2012 BUT THE RESPONDENTS
DEPARTMENT IS NOT ALLOWING
SENIORITY TO THE APPELLANT W.E.F THE
DATE OF HIS JUNIORS WERE CONFIRMED
AS S.I. WHICH IS DISCRIMINATORY,
PERVERSE, AGAINST THE LAW AND
NATURAL JUSTICE.

PRAYER: ON ACCEPTANCE OF THE
INSTANT SERVICE APPEAL, RESPONDENTS
MAY BE DIRECTED TO CONFIRM THE
APPELLANT AS S.I W.E.F 10/10/2012 I.E THE
DATE OF DEFERMENT INSTEAD OF
27/08/2015 AND SENIORITY OF THE
APPELLANT MAY BE FIXED W.E.F THE
DATE OF CONFIRMATION OF HIS JUNIORS.

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Daudzai Law Chamber,
Advocate High Court Peshawar
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JAVED IQBAL Gul Bela
Daudzai Law Chamber
Advocate High Court Peshawar
Mob: 0345-9405501

Respectfully Sheweth: -

1. That the appellant was promoted as Sub-Inspector on 16/02/2002 vide order dated 15/12/2009. Copy of promotion order is attached as Annexure "A".
2. That the appellant remained on deputation in Traffic Police, Islamabad NHA&MP till April 2014 vide repatriation order dated 16/04/2014. Copy of repatriation order dated 16/04/2014 is attached as Annexure "B".
3. That the appellant was not confirmed as S.I by the respondents' department alongwith his junior counter parts on 10/10/2012. On the ground that the appellant did not remained SHO for 1 years which is Sine Qua Non for confirmation as per Rule 13.10 (2) of Police Rule 1934. Copy of Rule 13.10 (2) of Police Rule, 1934 is attached as Annexure "C".

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(B)

(C)

4. That, thereafter, the appellant was deferred and not confirmed due to the deficiency of 1 year period of SHO ship and respondent No. 6 to 21 who were juniors were confirmed vide order dated 14/09/2012. Copy of order dated 14/09/2012 is attached as Annexure "D".

5. That the appellant was posted as SHO in Police Station Dharbani District Torghar in August 2014. Hence, the appellant completed satisfactory SHO period w.e.f August 2014 to November, 2015. Copy of posting/ transfer order of the appellant as SHO in Police Station Dharbani District, Torghar is attached as Annexure "E".

6. That after completion of one year mandatory period of SHO ship his services were confirmed as Sub-Inspector w.e.f 27/08/2015 which should have been w.e.f 14/09/2012 i.e the date of initial deferment.

7. That the appellant filed service appeal No. 568/2013 almost on the same subject before

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this Honourable Tribunal. The Honourable Tribunal converted the said service appeal into departmental representation on 13/10/2015 and "directed to the appellate authority to examine the case of the appellant to decide his appeal within a period of 03 months of the receipt of this judgment". Copy of judgment of this Honourable Tribunal dated 13/10/2015 is attached as Annexure "F".

8. That on receipt of representation/ judgment of the Honourable Tribunal in service appeal No. 568/13 dated 13/10/2015, and AIG establishment rejected the same with the remarks that the appellant was ignored from confirmation as Sub-Inspector due to not fulfilling the laid down criteria according to Rule 13.10 (2) of Police Rules, 1934 and further stated that the appellant himself admitted at the time his colleagues were confirmed. He had not fulfilled the criteria for confirmation i.e Rules 13.10(2) of Police Rules, 1934 vide rejection letter No. 1246 dated 10/05/2016 which was received by the

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appellant on 27/05/2016. Copy of rejection letter is attached as Annexure "C".

That feeling aggrieved, the instant appeal is filed by the appellant, inter-alia, on the following grounds:-

GRUNDS:-

- (a) That the respondents department send the appellant on deputation from Hazara Range to Traffic Police, Islamabad on deputation. Therefore, respondents department was supposed to detail the appellant as SHO, for one year to protect his service carries of the appellant.
- (b) That, the deficiency of one year SHO ship prior to 14/09/2012 was not due to the fault of appellant but the department should have repatriated him from Traffic Police, Islamabad for completion of 1 year SHO ship in any Police Station of Hazara Division

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(1) (2)

for the purposes of evaluating his worth and ability.

(c) That the appellant, in the DPC, held on 14/09/2012 was deferred due to the deficiency mentioned above and respondent No. 6 to 21 were confirmed as Sub-Inspector who were juniors to the appellant.

(d) That as per law when an employee is deferred and he is subsequently confirmed or promoted, seniority is to allowed w.e.f the date of confirmation/ promotion of his juniors but the appellant was confirmed w.e.f 27/08/2015 instead of 14/09/2012 w.e.f the date of confirmation of his junior counter parts.

(e) That there is no other prompt remedy available to the appellant except the invocation of jurisdiction of this Honourable Tribunal.

X

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(56) (56)

(1) That other legal and factual points involved in this case shall be agitated before the Honourable Tribunal at the time of arguments.

It is, therefore, humbly prayed that on acceptance of the instant service appeal, respondents may be directed to confirm the appellant as S.I w.e.f 14/09/2012 instead of 27/08/2015 and the seniority of the appellant may be fixed w.e.f his confirmation of his juniors.

[Signature]

...APPELLANT

Through

Dated: _____/2016

[Signature]
(Muhammad Ahmad Khan Panoli)
Advocate High Court, Abbottabad

VERIFICATION: -

Verified on oath that the contents of forgoing appeal are true and correct to the best of my knowledge and belief and nothing has been concealed therein from this Honourable Court.

26/03/16
[Signature]

[Signature]
...APPELLANT

JAVED IQBAL Gui Bela
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Advocate High Court Peshawar
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BEFORE THE KHYBER PAKHTUNKHWA SERVICE TRIBUNAL
CAMP COURT ABBOTTABAD

Service Appeal No. 736/2016

Date of institution... 07.06.2016

Date of decision... 21.02.2018

Anjad Ali son of Mir Alam Khan, Inspector Law Instructor Police Training College, Hangu. ... (Appellant)

Versus

1. Government of Khyber Pakhtunkhwa through Secretary Home & Tribal Affairs Department, Peshawar and others. ... (Respondents)

Mr. Muhammad Arshad Tanoli, Advocate

For appellant.

Mr. Zinullah, Deputy District Attorney

For respondents.

MR. NIAZ MUHAMMAD KHAN
MR. MUHAMMAD HAMID MUGHAL

CHAIRMAN
MEMBER

JUDGMENT

NIAZ MUHAMMAD KHAN, CHAIRMAN: Arguments of the learned

counsel for the parties heard and record perused.

FACTS

2. The appellant was promoted on officiating basis as Sub-Inspector on 16.2.2002. Thereafter he was sent on deputation to Motorway Police in the year 2002. During his deputation his juniors were promoted and the appellant could not

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BEFORE THE KHYBER PAKHTUNKHWA SERVICE TRIBUNAL
CAMP COURT ABBOTTABAD

Service Appeal No. 736/2016

Date of Institution...07/06/2016

Date of decision...21/02/2018

Amjad Ali son of Mir Alam Khan. Inspector Law Instructor Police Training
College, Hangu.(Appellant)

Versus

1. Government of Khyber Pakhtunkhwa through Secretary Home &
Tribal Affairs Department Peshawar and others.

(Respondents)--

Mr. Muhammad Arshad Tanoli.

Advocate

...

For Appellant.

Mr. Ziaullah

Deputy District Attorney

...

For respondent.

MR. NIAZ MUHAMMAD KHAN

...

CHAIRMAN

MR. MUHAMMAD HAMID MUGHAL

...

MEMBER

JUDGMENT

NIAZ MUHAMMAD KHAN CHAIRMAN : Arguments of the learned
counsel for the parties heard and record perused.

FACTS

2. The appellant was promoted on officiating basis as sub Inspector on
16.2.2002. Thereafter he was sent on deputation to Motorway Police
in the year, 2002. During his deputation his juniors were promoted
and the appellant could not


JAVED IQBAL Gul Ra.
Daudzai Law Chamber
Advocate High Court Peshawar
Mob: 0345-9405801

(58)

he promoted for the reason that under Rule 13.10(2) of the Police Rules, 1934 the appellant did not perform duties as SHO for one year out of his District. The appellant in the first round of litigation approached this Tribunal and this Tribunal vide order dated 13.10.2015 remitted the appeal of the appellant to the departmental appellate authority for decision. The departmental authority then decided the departmental appeal on 10.05.2016 by rejecting the prayer of the appellant.

ARGUMENTS

3. The learned counsel for the appellant argued that since the appellant was on deputation he could not be appointed as SHO for one year outside his district. That non-posting of the appellant as such was not fault of the appellant. The learned counsel for the appellant relied upon a judgment of this Tribunal in service appeal No. 811/2008 entitled "*Munir Hussain Vs. Inspector General of Police, Khyber Pakhtunkhwa, Peshawar and others*" decided on 21.12.2011. He further argued that non-posting as SHO could not damage the appellant and that according to judgment of this Tribunal in Service appeal No. 537/2016 entitled "*Badshah Hazrat Vs. Government of Khyber Pakhtunkhwa and two others*" decided on 07.02.2017 and appeal No. 182/2017 entitled "*Zahidur Rahman Vs. Provincial Police Officer, Khyber Pakhtunkhwa Peshawar and another*" decided on 19.02.2018, the confirmation would be from the date of officiating promotion. That the appellant was confirmed on 27.08.2015 and under the rules and


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Be promoted for the reason that under rule 13.10(2) of Police rules 1934 the appellant did not perform duties as S.H.O for one year out of his District. The appellant in the first round of litigation approached this tribunal and this Tribunal vide order dated 13/10/2015 remitted the appeal of the appellant to the departmental appellate authority for decision. The departmental authority then decided the departmental appeal on 10-05-2016 by rejecting the prayer of the appellant.

ARGUMENTS

3. The learned counsel for the appellant argued that since the appellant was on deputation he could not be appointed as S.H.O for one year outside his district. That non-posting of the appellant as such was not fault of the appellant. The learned counsel for the appellant relied upon a judgment of this Tribunal in service appeal No. 811/2008 entitled "Munir Hussain Vs Inspector General of Police Khyber Pakhtunkhwa, Peshawar and others" decided on 21.12.2021. He further argued that non posting as S.H.O could not damage the appellant and that according to the judgment of this Tribunal in Service appeal No. 537/2016 entitled "Badshah Hazrat Vs Government of Khyber Pakhtunkhwa and two others" decided on 07.02.2017 and appeal No. 182/2017 entitled "Zahid ur Rahman Vs Provincial Police Officer, Khyber Pakhtunkhwa Peshawar and another" decided on 19.02.2018, the confirmation would be from the date of officiating promotion. That the appellant was confirmed on 27.08.2015 and under the rules and

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judgments referred to above, the appellant was entitled to be confirmed from the date of his officiating promotion.

4. On the other hand learned DDA argued that the appellant did not implead those officers/officials who would be declared junior to him through anticipated judgments. That the departmental authority rightly ordered the confirmation of the appellant from 27.08.2015 because he was to undergo certain pre conditions like testing for one year and passing certain courses. He next contended that the present appeal was time barred. He further argued that the appellant was repatriated in the year, 2010 from Motorway Police and thereafter he was posted as SHO and he would be confirmed thereafter.

CONCLUSION.

5. The appeal is not time barred as in the first round this Tribunal remitted the appeal to departmental appellate authority. There was no need to implead other officials as this is a case of confirmation and not seniority simpliciter. This Tribunal in the above mentioned judgments have already decided this issue by holding that the confirmation of officiating police officials shall be from the date of officiating promotion. This Tribunal also in the judgment of *Mumir Hussain's* case discussed a similar case wherein the appellant was sent on deputation to Motorway Police and granted relief to him for not posting him as SHO for one year under Rule 13.10(2) of Police Rules, 1934. This Tribunal therefore, is to treat the case of the appellant at par with the similarly placed officials whose appeals

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Judgments referred to above. the appellant was entitled to be confirmed from the date of his officiating promotion.

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COCLUSION.

5. The appeal is not time barred as in the first round this Tribunal remitted the appeal to departmental appellate authority. There was no need to implead other officials as this is a case of confirmation and not seniority simplicitor. This Tribunal in the above mentioned judgments have already decided this issue by holding that he confirmation of officiating police officials shall be from the date of officiating promotion. This Tribunal also in the judgment of Munir Hussain's case discussed a similar case wherein the appellant was sent on deputation to Motorway Police and granted relief to him for not posting him as S.H.O for one year under Rule 13.10(2) of Police Rule 1934. This Tribunal therefore is to treat the case of the appellant as per with the similarly placed officials whose appeals

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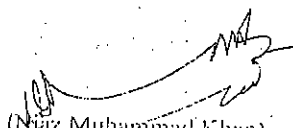
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have been decided by this Tribunal and accepts the appeal of the appellant. The department is directed to take into consideration, the cases of all those similarly placed persons who have not been confirmed from the date of their officiating promotion in the light of the judgments reported as 1996-SCMR-1 and 1996-SCMR-1185 so as to safeguard the interest of senior Sub. Inspectors to the appellant. Parties are left to bear their own costs. File be consigned to the record room.



(Muhammad Hamid Mughal)
Member


(Niaz Muhammad Khan)
Chairman
Camp Court, A/Abad

ANNOUNCED
21.02.2018

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have been decided by this Tribunal and accepts the appeal of the appellant. The department is directed to take in to consideration, the case of all those similarly placed persons who have not been confirmed from the date of their officiating promotion in the light of the judgments reported as 1996-SCMR-1 and 1996-SCMR-1185, so as to safeguard the interest of senior sub Inspectors to the appellant. Parties are left to bear their own costs. File be consigned to the record room.

(Niaz Muhammad khan)

Chairman

Camp Court A/Abad

(Muhammad Hamid Mughal)

Member

ANNOUNCED

21.02.2018

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(63)

BEFORE THE SERVICE TRIBUNAL, K.P.K, PESHAWAR

No. of Pages
Number of Pages
Entry No. 637
Date 12-4-2011

Service Appeal No. 760 /2011

Sanaullah Khan S/O Saadullah Khan,
Inspector Circle Officer,
Investigation Lakki Marwat. Appellant

Versus

1. Regional Police Officer, Bannu Region, Bannu.
2. Inspector General of Police, K.P.K, Peshawar.
3. Bashar Khan, B/25, Inspector, D.I Khan.
4. Gul Naseeb, B/14, Inspector, Bannu.
5. Muhammad Shafiq, B/17, Inspector, spl. Branch, Peshawar.
6. Muhammad Arif, B/22, Inspector, Bannu.
7. Abdul Hameed, M/46, Inspector, Charsadela.
8. Habib-ur-Rehman, M/56, Inspector, CCPO, Peshawar.
9. Waqar Ahmad, P/173, Inspector, Traffic, Peshawar.
10. Hameedullah Khan, P/48, Inspector, Swat.
11. Muhammad Arif, P/36, Inspector, CID, Kohat.
12. Rafiullah, K/5, ~~K/5~~ Inspector, PTC, Hangu.
13. Khaista Rehman, M/150, Inspector, elite Force,
D.I. Khan.
14. Tariq Masud Niazi, K/18, Inspector, special Branch,
Peshawar.
15. Tahir-ur-Rehman, H/57, Inspector, D.I. Khan.
16. Abdul Ghafoor, D/26, Inspector, D.I. Khan.
17. Darwesh Ali, P/12, Inspector, CCPO, Peshawar.
18. Hazrat Ali Khan, B/1, ~~Inspector~~ do.
19. Tauheed Khan, D/17, Inspector, Bannu.
20. Salah-ud-Din, D/6, Inspector, Hangu.

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(45) (62)

(45)

BEFORE THE KHYBER PAKHTUNKHWA SERVICE TRIBUNAL PESHAWAR

Appeal No. 760/2011

Date of Institution ... 12.04.2011

Date of Decision ... 15.03.2019

Sanaullah Khan S/O Saadullah Khan, Inspector Circle Office, Investigation, Lakki Marwat. ... (Appellant)

VERSUS

Regional Police Officer, Bannu Region, Bannu and 26 others. ... (Respondents)

MR. SAADULLAH KHAN MARWAT,
Advocate

--- For appellant.

MR. ZIAULLAH
Deputy District Attorney

--- For respondents.

MR. AHMAD HASSAN,
MR. HAMID FAROOQ DURRANI

--- MEMBER (Executive)
--- CHAIRMAN

JUDGMENT

AHMAD HASSAN, MEMBER. - Arguments of the learned counsel for the parties heard and record perused.

ARGUMENTS

2. Learned counsel for the appellant argued that on the recommendations of Khyber Pakhtunkhwa Public Service Commission, he was appointed as ASI in the Police Department on 29.01.1991. He was confirmed as ASI w.e.f 29.04.1991 in 1994 and got promoted as Sub-Inspector on 01.10.1997 on officiating basis. In order to complete the process of confirmation against the available slots a meeting of Departmental Promotion Committee was held on 29.03.2002. A panel of eight officers including the appellant was placed before the committee for consideration/decision. Name of the officers appearing at sr. no. 1 to 6 of the list

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(10) (11) (63)

were ignored due to various deficiencies recorded in the minutes. Mr. Bashir's case was cleared by the committee. Case of the appellant alongwith others was deferred for want of PERs for the year 2000 and 2001. However, in parawise comments submitted by the respondents, it was clarified that case of the appellant was deferred being posted at UN Peace Mission. However, in 2002 Mr. Gul Naseeb and Mr. Muhammad Shafiq (respondents no. 4 and 5) were confirmed without getting approval of the Departmental Promotion Committee. In 2003 another meeting of the Departmental Promotion Committee was convened in which name of the appellant was reflected at sr. no.5 but again ignored. Feeling aggrieved, he preferred a departmental representation on 22.01.2011 which was rejected on 15.03.2011, hence, the instant service appeal. No valid justification was given while ignoring the appellant for confirmation against the said post. Even officers juniors to him were confirmed which is a worst case of discrimination. Reliance was placed on case law reported as 1996 PLC 528 and judgment of this Tribunal dated 21.02.2018 passed in service appeal no. 736/2016.

3. On the other hand learned Deputy District Attorney argued that as the appellant had proceeded abroad to perform duty at U.N Peace Mission and due to non-availability his case for confirmation of S.I was not considered during the meeting by the DPC held meeting on 29.08.2002. Subsequently, another meeting of DPC was held on 10.12.2013 to fill the vacant vacancies but as the appellant was junior so his case was again not taken up. All codal formalities were observed and the appellant was treated fairly and without any discrimination.

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CONCLUSION

4. Perusal of record revealed that the appellant was confirmed as ASI w.e.f 29.04.1991 in 1994 and promoted as S.I on officiating basis on 01.10.1997. It is not disputed that being eligible for confirmation as S.I his name was included in the panel of officers considered by the Departmental Promotion Committee in its meeting held on 29.08.2002. However, it was not considered for want of PERs for the year 2002 and 2001, but in the statement para-wise comments it was stated that time he was posted at U.N Peace Mission. Similar remarks were also recorded against Gul Naseeb. It is strange enough that in 2002 Gul Naseeb and Muhammad Shafique were confirmed without getting approval of the DPC. In addition to above they did not fulfill the criteria laid down for the confirmation. Respondents had not quoted rules which imposed bar on confirmation during the course of posting abroad. It is pertinent to point out that he was sent to the UN Peace Mission by the Govt. of Pakistan. This issue has already been addressed in the below mentioned judgment of this Tribunal. We are unable to comprehend that those who joined service in 1995 and were juniors to the appellant were confirmed but he was ignored.

5. Moreover, on the strength of judgment of this Tribunal dated 21.02.2018 passed in service appeal no: 736/2016, it was held that confirmation of officiating police officials shall be considered from the date of officiating promotion. It is further fortified by Rule-13.18 of Police Rules, wherein it is laid down that all police officers promoted in rank shall be on probation for two years, provided that the appointing authority may, by a special order in each case, permit periods of officiating service to count towards a period of probation. On the conclusion of the

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(10) (12) (65)

probationary period a report shall be rendered to the authority empowered to confirm the promotion who shall either confirm the officer or revert him.

6. As a sequel to above, the appeal is accepted, impugned order dated 15.03.2011 is set aside and the respondents are directed to consider the case of the appellant for confirmation as S.I from the due date. Parties are left to bear their own costs. File be consigned to the record room.

(HAMID FAROOQ DURRANI)
CHAIRMAN

(AHMAD HASSAN)
MEMBER

ANNOUNCED
15.03.2019

JAVED IQBAL Gul Bela
Daudzai Law Chamber
Advocate High Court Peshawar
Mob: 0345-9405501

JAVED IQBAL Gul Bela
Daudzai Law Chamber
Advocate High Court Peshawar
Mob: 0345-9405501

BEFORE THE KPK SERVICE TRIBUNAL PESHAWAR

(6)



APPEAL NO. 79 /2018

Khyber Pakhtunkhwa
Service Tribunal

Diary No. 1789

Dated 24-12-18

Nazar Hussain, Inspector
KBI, Kohat.

(APPELLANT)

VERSUS

1. The Provincial Police Officer, KPK, Peshawar.
2. The Regional police Officer, Kohat Region Kohat.
3. The District Police officer, Kohat.

(RESPONDENTS)

APPEAL UNDER SECTION 4 OF THE KPK SERVICE TRIBUNALS ACT, 1974 AGAINST THE ORDER DATED 27.11.2018, WHEREBY THE DEPARTMENTAL APPEAL OF THE APPELLANT FOR CONFIRMATION AND PLACING HIS NAME WITH COLLEAGUES/BATCH MATES HAS BEEN REJECTED FOR NO GOOD GROUND.

Filed to-day

Registrar

24/12/18

PRAYER:

THAT ON THE ACCEPTANCE OF THIS APPEAL, THE ORDER DATED 27.11.2018 MAY BE SET ASIDE AND THE RESPONDENTS MAY BE DIRECTED TO PLACE THE NAME OF THE APPELLANT IN CONFIRMATION LIST WITH HIS COLLEAGUES/BATCH MATES BY ANTEDATING HIS CONFIRMATION TO MEET THE END OF JUSTICE WITH ALL BACK AND CONSEQUENTIAL BENEFITS OF SERVICE. ANY OTHER REMEDY, WHICH THIS AUGUST TRIBUNAL DEEMS FIT AND APPROPRIATE THAT, MAY ALSO BE AWARDED IN FAVOUR OF APPELLANT.

Re-submitted to-day
and filed.

Registrar

18/11/19

JAVED IQBAL Gul Bela
Daudzai Law Chamber
Advocate High Court Peshawar
MOB: 9945-9485301

ATTESTED

SEAL
Khyber Pakhtunkhwa
Service Tribunal
Peshawar

(67)

BE THE KHYBER PAKHTUNKHWA SERVICE TRIBUNAL PESHAWAR

Service Appeal No.79/2019

Date of Institution: 24.12.2019
Date of Decision: 15.10.2020



Nazar Hussain, Inspector KBI, Kohat. ... (Appellant)

VERSUS

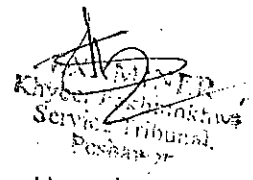
Provincial Police Officer, Khyber Pakhtunkhwa Peshawar and 2 others
... (Respondents)

M. Asif Yousafzai
Advocate ... For Appellant

Mr. Muhammad Jan
Deputy District Attorney. ... For Respondents

Mrs. ROZINA REHMAN ... MEMBER (J)
Mr. ATTIQ UR-REHMAN ... MEMBER (E) ESTED

JUDGEMENT: -



Mr. ATTIQ UR REHMAN WAZIR: - Appellant Mr. Nazar Hussain, Inspector Kohat Police has assailed the order dated 27-11-2018, whereby the departmental appeal of the appellant for confirmation and placing his name with colleagues/ batch mates has been rejected.

2. Brief facts of the case are that the appellant initially appointed as ASI on 28-12-2006 and confirmed as ASI on 29-06-2010 from the date of appointment. His name brought on list E and further promoted to SI on officiating basis along with his colleagues dated 24-08-2010. In DPC

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considered by the subsequent DPC and the appellant confirmed with immediate effect inspite of the fact that he was deferred and not superseded. That in case of deferment the seniority is not affected after fulfillment of the deficiency. That it is the legal right of the appellant to be confirmed from the date, his other colleagues were confirmed. That final seniority list issued on 29-06-2018 placed the appellant on Serial No 297, whereas his colleagues/batch mates are at Serial No 90, 91, 92 and 93. That such act of the respondents was discriminatory and against law and the appellant has not been treated in accordance with law; hence, his rights secured and guaranteed under the constitution were badly violated. The learned counsel referred to the judgments of this tribunal in service appeal No 407/2011, 1227/2013 and Service Appeal No 197/2016, where in similar nature cases, relief has been granted by this tribunal. The learned counsel also referred to the judgments of supreme court of Pakistan in 2006 SCMR 1938 and 2002 PLC (CS) 1388. On question of limitation the learned counsel referred to the judgment of supreme court of Pakistan in 2002 PLC (CS) 1388 and 2009 PLC (CS) 178, where on the issue of promotion, pay and other emoluments, limitation would not foreclose his right accrued to him. The learned counsel prayed that in view of the situation, the impugned order dated 27-11-2018 may be set aside and the respondents may be directed to place the name of the appellant in confirmation list with his colleagues/ batch mates by ante dating his confirmation to meet the end of justice with all back and consequential benefits of service.

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Service Tribunal
Peshawar

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6. The learned Deputy District Attorney appeared on behalf of official respondents opposed the contention of learned counsel for appellant. He argued that the appeal is badly time barred in the first place as his seniority affected in the year 2014, whereas the appellant preferred appeal in 2018 after issuance of seniority list in 2018. Reliance Civil appeal No 566/2020. The learned Deputy District Attorney further argued that the appellant had not qualified/ completed the mandatory period of posting required for confirmation, hence not confirmed in the DPC meeting. That after completion of mandatory posting period, the appellant confirmed to the rank of SI under section 13.18 of Police Rules 1934. The learned Deputy District Attorney prayed that the instant appeal being devoid of merit may be dismissed.

ESTED
Khyber Pakhtunkhwa
Service Tribunal
Peshawar

7. We are conscious of the fact that time limitation needs to be kept in mind, but in the light of judgments of Supreme Court of Pakistan referred to above and in view of provisions of S.23 of Limitation Act 1908, the appellant has a continuous cause of action and issuance of seniority list at belated stage by respondents created a fresh cause of action for the appellant, not knowing the fact that his confirmation in 2014 with immediate effect would entail seniority issue at a later stage. Moreover, deferment shall not debar the appellant from confirmation from the date of his deferment, after making good the deficiency. We did not find anything adverse on record except deferment to substantiate his confirmation on a later date. We also did not notice any other seniority list on record except the revised seniority list issued on 22-06-2018. It also established from the prevailing rules that civil servants selected for promotion to a higher post in

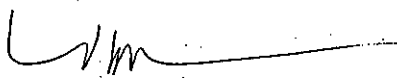
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
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one batch shall, on their promotion to the higher post, retain their inter se seniority as in the lower post. Moreover this Tribunal as well as Supreme Court of Pakistan in number of Judgments have granted relief in similar cases.

8. In the light of facts and circumstances of the present case, the instant appeal is accepted, the impugned order dated 27-11-2018 set aside with the directions to the respondents to place the name of the appellant in confirmation list with his batch mates and accordingly revise the seniority list with all consequential benefits. No orders as to costs. File be consigned to the record room.

ANNOUNCED
15.10.2020


(ATIQ UR REHMAN WAZIR)
MEMBER (E)


(ROZINA REHMAN)
MEMBER (J)

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Peshawar

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
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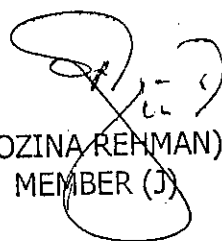
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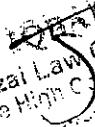
15.10.2020 Learned counsel for appellant present. Mr. Muhammad Jan, learned Deputy District Attorney for respondents present.

Vide detailed judgment of today of this Tribunal placed on file, the instant appeal is accepted, the impugned order dated 27-11-2018 set aside with the directions to the respondents to place the name of the appellant in confirmation list with his batch mates and accordingly revise the seniority list with all consequential benefits. No orders as to costs. File be consigned to the record room.

ANNOUNCED
15.10.2020


(ATIQ-UR-REHMAN WAZIR)
MEMBER (E)

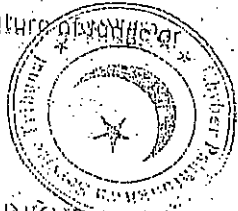

(ROZINA REHMAN)
MEMBER (J)

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1100, Daudzai

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Order or other proceedings with signature of Magistrate



BEFORE THE KHYBER PAKHTUNKHWA SERVICE TRIBUNAL, PESHAWAR

Appeal No. 1021/2015

Fazal Dad Versus Provincial Police Officer, Khyber Pakhtunkhwa Peshawar and another.

JUDGMENT

MUHAMMAD AZIM KHAN AFERIDI, CHAIRMAN.

25.04.2017

Counsel for the appellant (Mr. Muhammad Asif Yousafzai, Advocate) and Mr. Muhammad Jan, Government Pleader alongwith Aziz Shah, Head Constable for respondents present. Fresh Wakalatnama submitted by learned counsel for the appellant;

2. Mr. Fazal Dad hereinafter referred to as the appellant has preferred the instant service appeal under Section 4 of the Khyber Pakhtunkhwa Service Tribunal Act, 1974 against final order dated 10.08.2015 vide which his departmental appeal for ante-date confirmation as Sub Inspector w.e.f. 30.07.2010 was regretted and hence the instant service appeal on 28.08.2015.

3. Brief facts of the case of the appellant are that the appellant was initially appointed as Constable in the year 1986 and then promoted as Head Constable in the year, 1996 and as ASI in the year 2005 and then as S.I in the year 2008 and there-

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after promoted as Inspector in the year 2013. That he was promoted as Offg. Sub-Inspector vide notification dated 21.04.2008 however he was confirmed as S.I on 13.09.2012 while his colleagues including junior to him were confirmed on 30.07.2010 and were assigned seniority in the List accordingly. That the appellant was not confirmed as Sub-Inspector as he has not served as SHO. That the appellant submitted written application/departmental appeal but in vain and hence the instant service appeal.

4. Learned counsel for the appellant has argued that the appellant was not assigned the duty to serve as Incharge of Police Station. That the said omission is not attributable to the appellant as he was not afforded opportunity to serve as SHO by the high ups. In support of his claim reliance was placed on judgment of this Tribunal passed in service appeal No. 407/2011, titled "Mr. Nasir Khan Versus Provincial Police Officer, Khyber Pakhtunkhwa, Peshawar and others" wherein it was observed that it is the authority to give assignment of SHO to the appellant and when the authority fails to give such an opportunity then the rule of serving as independent SHO for one year would hold no ground. Similar view taken by this Tribunal in service appeal No. 1264/2012 decided on 31.01.2013 as well as appeal No. 37/2011 decided on 03.4.2013.

5. Learned Government Pleader has argued that the appeal

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was not maintainable as the same was not within time. In support of his arguments he has placed reliance on judgment of august Supreme Court of Pakistan passed in Civil Petition No. 566/2012 titled "Tariq Habib Khan and others versus the Provincial Police Officer, Khyber Pakhtunkhwa Peshawar and others"

6. We have heard arguments of learned counsel for the parties and perused the record.

7. The impugned final order was passed on 10.08.2015 while the appeal in hand was preferred on 28.08.2015 as such we hold that the appeal is within time. So far as the issue relating to confirmation of the appellant as Sub Inspector w.e.f. 30.07.2010 is concerned the same hold ground as it was not within the authority of the appellant to post himself as SHO of an independent Police Station. Had the relevant authority posted the appellant as SHO and had the appellant failed to perform as SHO despite such posting then the appellant would have not been found entitled to the relief claimed. Since the omission is on the part of the respondents as such the appellant cannot be deprived of his right to ante-date confirmation as Sub Inspector w.e.f. 30.07.2010 i.e. the date on which his colleagues were confirmed.

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

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Daudzai Law Chamber
Advocate Supreme Court Peshawar

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dated 10.08.2015 and direct that the appellant be granted ante-date confirmation as Sub. Inspector w.e.f. 30.07.2010 i.e the date on which his junior colleagues were confirmed. Parties are left to bear their own costs. File be consigned to the record room.

Announced
25.04.2017

M. Amin Khan Afridi
Chairman

M. Amin Khan Kundli
Member

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Service Tribunal,
Peshawar

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BEFORE THE KHYBER PAKHTUNKHWA SERVICE TRIBUNAL, PESHAWAR.

Appeal No. 407/2011

Date of Institution. ... 03.3.2011
Date of Decision ... 23.5.2012.



Mr. Nasir Khan, Inspector, Special Branch,
Khyber Pakhtunkhwa, Peshawar.

(Appellant)

VERSUS

1. The Provincial Police Officer, Khyber Pakhtunkhwa, Peshawar.
2. The CCPO, Khyber Pakhtunkhwa, Peshawar.
3. The Additional I.G (Headquarters) Peshawar.
4. The DPC through its Chairman (Additional IG HQs) Peshawar. (Respondents)

APPEAL U/S 4 OF THE KHYBER PAKHTUNKHWA SERVICE TRIBUNAL ACT, 1974 AGAINST THE ORDER DATED 30.7.2010, WHEREBY THE APPELLANT HAS BEEN INCLUDED IN LIST-F WITH IMMEDIATE EFFECT INSTEAD OF WITH EFFECT FROM 20.2.2003 AND AGAINST THE ORDER DATED 17.1.2011, COMMUNICATED TO THE APPELLANT ON 7.2.2011, WHEREBY THE DEPARTMENTAL APPEAL OF THE APPELLANT HAS BEEN FILED.

MR. MUHAMMAD ASIF YOUSAFZAI,
Advocate

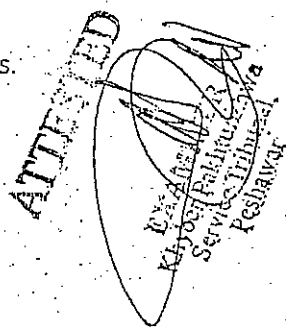
... For appellant

MR. ARSHAD ALAM,
AGP

... For respondents.

SYED MANZOOR ALI SHAH,
MR. NOOR ALI KHAN,

... MEMBER
... MEMBER



JUDGMENT

SYED MANZOOR ALI SHAH, MEMBER. This appeal has been filed by Nasir Khan, the appellant under Section 4 of the Khyber Pakhtunkhwa Service Tribunal Act, 1974, against the order dated 30.7.2010, whereby his name has been included in List "F" with immediate effect instead of 20.2.2003 and against the order dated 17.1.2011, communicated to the appellant on 7.2.2011, whereby his departmental appeal has been filed. It has been prayed that on acceptance of the appeal, the impugned order dated 30.7.2010 may be modified to the extent that name of the appellant be enlisted in list "F" with effect from 20.2.2003 with all consequential and service benefits.

JAVED IQBAL, Gul Bana
Daudzai Law Chamber
Advocate High Court Peshawar

JAVED IQBAL, Gul Bana
Daudzai Law Chamber
Advocate High Court Peshawar

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2. Brief facts of the case are that the appellant initially joined Frontier Reserve Police as Constable on 2.5.1991. After passing lower course at PTC Hangu, he was promoted to the rank of officiating Head Constable on 14.4.1998. In the year 1998, the appellant passed intermediate course at Hangu and his name was brought on list "D" w.e.f. 20.10.1998. On 17.2.2000, he was promoted as Selection Grade Head Constable in BPS-9 and on 4.4.2000; he was promoted as Officiating ASI in the FRP Headquarter, Peshawar. After qualifying Upper School Course at Hangu in the year, 2000, and being eligible for promotion, he was promoted to the rank of Officiating S.I under Police Rules 13.18, vide order dated 20.2.2001, on probation period for two years. His name was brought on List "E" w.e.f. 20.2.2002 and the same was also reflected in the Police Gazette. On 12.4.2002, the appellant filed an application for his transfer to his parent District Police Peshawar. The appellant already passed Lower Intermediate and Upper School Course and also on list "E". The post was available and the appellant was issued proper NOC and transferred to Capital City Police, Peshawar. He also applied for transfer of his lien to Capital City Police, and vide order dated 8.10.2002, his lien has been transferred from FRP to Capital City Police Peshawar with immediate effect and his name was placed at the bottom of seniority list "E" of Officiating S.Is in Capital City Police and allotted him Provincial Police number 167/P. In pursuance of CPO/DPC decision vide No. 18322/E-II, dated 8.9.2003 and No. 13161/E-II, dated 12.6.2007, the appellant had been reverted to the rank of IHC with effect from 8.9.2003 vide order dated 22.10.2007. After exhausting departmental remedy, he filed service appeal No. 1101/2007 in this Tribunal. The case was accepted as prayed for and the impugned orders were set aside by restoring the appellant's seniority on list "E" w.e.f. the notification dated 20.2.2002 to his original position with all back/service benefits. Vide order dated 30.7.2010, the appellant was promoted to the rank of Officiating Inspector and his name was also brought on list "F" but with immediate effect instead of 20.2.2003. Feeling aggrieved, the appellant filed departmental appeal on 21.8.2010, which was rejected on 17.1.2011, copy received by the appellant on 7.2.2011, hence the present appeal on 3.3.2011, which is well within time.

3. The appeal was admitted to regular hearing on 22.3.2011 and notices were issued to the respondents. They filed their joint written reply and contested the appeal. The appellant also filed rejoinder in rebuttal.

Arguments heard and record perused.

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Advocate High Court Peshawar

APPEALS
IN
POLICE
MATTERS

5. The learned counsel for the appellant argued that the appellant was promoted as Offtg. S.I on 20.2.2001. Under Rule 13.18 of Police Rules, 1934. He has to be confirmed on successful completion of two years probation period or reverted back to his substantive rank. Since the appellant has not been reverted therefore, he stood confirmed as Sub Inspector automatically w.e.f. 20.2.2003. He further argued that in the instant case basic right of the appellant has been violated, and there is no need of impleadment of junior colleagues of the appellant as respondents. In support of his arguments, the learned counsel relied on 2006-SCMR 1938. He stated that Inspector Zain Khan, has also filed service appeal for the same relief, which was accepted in limine, and while implementing the judgment dated 29.5.2007, he has been assigned revised seniority into promotion list "F" w.e.f. 15.12.1998. The appellant is also entitled to the same treatment as per judgment of the august Supreme Court of Pakistan as reported in 1996-SCMR-1185. The learned counsel for the appellant further stated that previously, the appellant filed service appeal No. 1101/2007, which was accepted on 23.9.2008 and his seniority restored on list "E" with effect from the notification dated 20.2.2002 to his original position with all back service benefits, but the department did not give all the back service benefits to the appellant despite of several presentation by the appellant. He requested that the appeal may be accepted as prayed.

6. The learned AGP argued that it is true that the appellant qualified Upper College Course in the year 2000, but the FRP was a temporary force till 2007 and all promotions in FRP were given as Officiating/temporary as per government policy. He further argued that name of the appellant was brought on list "F" and was promoted to the rank of Inspector on Officiating basis w.e.f. 30.07.2010. The appellant did not remain as SHO of a Police Station for a period of one year at relevant time and was confirmed in the rank of Sub Inspector and his name was also included in List "F" after serving for a period of three years w.e.f. 2.12.2005 to 1.12.2008, in Special Branch which was mandatory for confirmation as per Police Rules/Standing Order. So far as his reversion to the rank of IHC is concerned, the appellant was later on restored as per the judgment dated 23.2.2008 of this Tribunal and his grievances have been redressed. He requested that the appeal may be dismissed.

7. The Tribunal observes that the appellant was promoted as Officiating Sub Inspector vide order dated 20.2.2001. He would be on probation for a period of two years as per Rule 13.18 of Police Rules 1934. After completing two years period, the appellant stood automatically confirmed in absence of any order regarding extension of his probation period by the competent authority. It is also against the spirit of Police Rules 1934 to keep an official on probation for a long period, which

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also resulted in confirmation and promotion of junior officials prior to the appellant. So far as the period of one year as independent SHO is concerned that also hold no ground because it was for the authority to give the appellant assignment of SHO being the discipline force, the appellant could not post himself as independent SHO to meet the requirement. The Tribunal also noted that the appellant remained independent Incharge of various Sections of Establishments i.e. OSI/FRP, Mess Manager of HQRs, Police FRP, Clothing Godown, Fuji Missal Section, Sector Commander Traffic Police as well as Additional SHO in various Police Stations, which also satisfy the condition of one year independent Service. The appellant has been confirmed w.e.f. 24.11.2008 instead of 20.2.2003, vide notification dated 18.11.2009 and his name was brought on list "F" vide notification dated 30.7.2010 with immediate effect and promoted as Inspector on officiating basis. So junior to the appellant have become senior to him and has been discriminated. The Tribunal agrees with the arguments advanced by the learned counsel for the appellant.

8. In view of the above, the appeal is accepted, the impugned notification dated 30.7.2010 is modified to the extent of appellant by enlisting his name in list "F" w.e.f. 20.2.2003 with all consequential/back benefits. Parties are left to bear their own costs. File be consigned to the record.

ANNOUNCED
23-5-2012

Sd/- Javed Mangoch Ali Shah
Member
Sd/- Noor Ali Khan
Member

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Service Tribunal,
Peshawar

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Daudzai Law Chamber
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وکالت نامہ

بعدالت: سرور ٹریبیونل صہبہ فختو خواہ

محمد رضا باجا نام آئی۔ بی۔ پی۔ کے پی۔ آر

مجناب ایبیلڈنٹ دعویٰ سرورس ایبیل

تاریخ 07/06/21

باعث تحریر آنکہ مقدمہ مندرجہ بالا عنوان اپنی طرف سے واسطے پیروی و جوابدہی
بمقام لٹا ہوا کیلئے جاوید اقبال گل بیلہ / لٹڈ وکیٹ ہائی کورٹ کوئٹہ میں شرط وکیل

مقرر کیا ہے۔ کہ میں ہر پیشی کا خود یا بزرگیہ مختار خاص رو برو عدالت حاضر ہوتا رہوں گا۔ اور بوقت پکارے جانے مقدمہ وکیل
صاحب موصوف کو اطلاع دے کر حاضر عدالت کروں گا، اگر پیشی پر من مظهر حاضر نہ ہوا اور مقدمہ میری غیر حاضری کی وجہ سے

کسی طور پر میرے برخلاف ہو گیا تو صاحب موصوف اس کے کسی طرح ذمہ دار نہ ہوں گے۔ نیز وکیل صاحب موصوف صدر
مقام کچہری کی کسی اور جگہ یا کچہری کے مقررہ اوقات سے پہلے یا پیچھے یا بروز تعطیل پیروی کرنے کے ذمہ دار نہ ہوں گے۔ اگر

مقدمہ علاوہ صدر مقام کچہری کے کسی اور جگہ سماعت ہونے یا بروز تعطیل یا کچہری کے اوقات کے آگے پیچھے پیش ہونے پر
من مظهر کو کوئی نقصان پہنچے تو اس کے ذمہ دار یا اس کے واسطے کسی معاوضہ کے ادا کرنے یا مختار نہ واپس کرنے کے بھی

صاحب موصوف ذمہ دار نہ ہوں گے۔ مجھے کوکل ساختہ پر داختہ صاحب موصوف مثل کردہ ذات خود منظور و قبول ہوگا۔ اور
صاحب موصوف کو عرضی دعویٰ و جواب دعویٰ اور درخواست اجراء ڈگری و نظر ثانی ایبیل و گمرانی ہر قسم کی درخواست پر دستخط و

تصدیق کرنے کا بھی اختیار ہوگا اور کسی حکم یا ڈگری کے اجراء کرانے اور ہر قسم کے روپیہ وصول کرنے اور رسید دینے اور داخل
کرنے اور ہر قسم کے بیان دینے اور سپروٹاشی و راضی نامہ فیصلہ برخلاف کرنے اقبال دعویٰ دینے کا بھی اختیار ہوگا۔ اور

بصورت ایبیل و برآمدگی مقدمہ یا منسوخی ڈگری یکطرفہ درخواست حکم امتناعی یا قرقی یا گرفتاری قبل از اجراء ڈگری بھی موصوف
کو بشرط ادائیگی علیحدہ مختار نہ پیروی کا اختیار ہوگا۔ اور بصورت ضرورت صاحب موصوف کو بھی اختیار ہوگا یا مقدمہ مذکورہ یا

اس کے کسی جزوی کارروائی کے واسطے یا بصورت ایبیل، ایبیل کے واسطے دوسرے وکیل یا پیرسٹر کو بجائے اپنے یا اپنے ہمراہ
مقرر کریں اور ایسے مشیر قانون کے ہر امر دہی اور ویسے ہی اختیارات حاصل ہوں گے جیسے کے صاحب موصوف کو حاصل

ہیں۔ اور دوران مقدمہ میں جو کچھ ہر جانہ التواء پڑے گا۔ اور صاحب موصوف کا حق ہوگا۔ اگر وکیل صاحب موصوف کو
پوری فیس تاریخ پیشی سے پہلے ادا نہ کروں گا تو صاحب موصوف کو پورا اختیار ہوگا کہ مقدمہ کی پیروی نہ کریں اور ایسی صورت

میں میرا کوئی مطالبہ کسی قسم کا صاحب موصوف کے برخلاف نہیں ہوگا۔ لہذا مختار نامہ لکھ دیا کہ سند رہے۔
مورخہ 07/6/21 مضمون مختار نامہ سن لیا ہے اور اچھی طرح سمجھ لیا ہے اور منظور ہے۔

Accepted by

Abdul

محمد رضا باجا

VAKALAT NAMA

NO. _____/20

IN THE COURT OF in the K-1 Service Tribunal Peshawar

M. Raza Bakhsh

(Appellant)
(Petitioner)
(Plaintiff)

VERSUS

IGP Lehyber Paleton lewa

(Respondent)
(Defendant)

I/We, Respondant

Do hereby appoint and constitute **Mr. M. Asif Yousafzai, ASC** to appear, plead, act, compromise, withdraw or refer to arbitration for me/us as my/our Counsel/Advocate in the above noted matter, without any liability for his default and with the authority to engage/appoint any other Advocate/Counsel on my/our costs.

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

Dated _____/20

[Signature]

(CLIENT)

[Signature]
[Signature]

ACCEPTED

[Signature]
M. ASIF YOUSAFZAI, ASC,

[Signature]
SYED NOMAN ALI BUKHARI
Advocate High Court Peshawar

SHAHKAR KHAN YOUSAFZAI
ADVOCATE.

"B"

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

No. *Received on today*
10-11-21

Appeal No. 66/19 of 20 21

M Raza Badshah Appellant/Petitioner

Vefsus

Inspector General of Police KPK Respondent

Respondent No. 3

Notice to: —

Sikandar Shah CP No. P/280
through C-C-P-O KPK Peshawar

WHEREAS an appeal/petition under the provision of the Khyber Pakhtunkhwa Province Service Tribunal Act, 1974, has been presented/registered for consideration, in the above case by the petitioner in this Court and notice has been ordered to issue. You are hereby informed that the said appeal/petition is fixed for hearing before the Tribunal *on 10/12/21 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..... 5/15

Day of..... Nov 20 .21

(for Reply)


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, DB
PESHAWAR.

No.

Received - on today
10-11-21

Appeal No.

6619

of 20 21

M. Raza Bad Shah

Appellant/Petitioner

Versus

I. S. P. KPK Peshawar

Respondent

Respondent No.

7

Notice to:

Muhammad Raghif CP No. P/291
Through C.C.P.O - KPK Peshawar

WHEREAS an appeal/petition under the provision of the Khyber Pakhtunkhwa Province Service Tribunal Act, 1974, has been presented/registered for consideration, in the above case by the petitioner in this Court and notice has been ordered to issue. You are hereby informed that the said appeal/petition is fixed for hearing before the Tribunal *on.....10/12/21.....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.....8/11.....

Day of.....Nov.....20 . 21

(for Reply)

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. D.B

No.

Appeal No. 66/19 of 2021

M. Raza Rood Shah Appellant/Petitioner
Versus

Received today
10/16/21
G. P. KPK Peshawar Respondent
Respondent No. 6

Notice to: —

Zahoor — vs. Rehman CP No: P/285
Through C.C.P.O. KPK Peshawar

WHEREAS an appeal/petition under the provision of the Khyber Pakhtunkhwa Province Service Tribunal Act, 1974, has been presented/registered for consideration, in the above case by the petitioner in this Court and notice has been ordered to issue. You are hereby informed that the said appeal/petition is fixed for hearing before the Tribunal *on 10/22/21 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 8/11.....

Day of Mon 2021

for Reply

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, DB
PESHAWAR.

Received on today
10-11-21

No.

Appeal No. 6619 of 20 21

M. Raza Badshah Appellant/Petitioner

I. S. P. KPK Peshawar Respondent

Respondent No. 5

Notice to: —

Khus Shid Khan CP No: P/283
through C.C.P.O KPK Peshawar

WHEREAS an appeal/petition under the provision of the Khyber Pakhtunkhwa Province Service Tribunal Act, 1974, has been presented/registered for consideration, in the above case by the petitioner in this Court and notice has been ordered to issue. You are hereby informed that the said appeal/petition is fixed for hearing before the Tribunal *on 10/12/21 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 8th

Day of Nov 20 21

(for Reply)

[Signature]
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.

D.B

No.

Appeal No. 1619 of 20 21

M. Raza Bad Shah Appellant/Petitioner

Versus

Recd. at day, (M. R. Bad Shah) Peshawar Respondent

Respondent No. 2

10.11.21

Notice to: —

Chief Capital City Police Officer Peshawar.

WHEREAS an appeal/petition under the provision of the Khyber Pakhtunkhwa Province-Service Tribunal Act, 1974, has been presented/registered for consideration, in the above case by the petitioner in this Court and notice has been ordered to issue. You are hereby informed that the said appeal/petition is fixed for hearing before the Tribunal *on.....10/12/2021 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.....21.....

Day of.....Nov 20 21

(for Reply)

[Signature]
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.

D.B

No.

Appeal No. 6619 of 20 21.

M. Raza Bad Shah Appellant/Petitioner

I.C.P. KPK Peshawar Respondent

Respondent No. 4

Jan Muhammad CP No: P/28

Through I.C.P.O. KPK Peshawar.

Received today
10/11/21

Notice to: —

WHEREAS an appeal/petition under the provision of the Khyber Pakhtunkhwa Province Service Tribunal Act, 1974, has been presented/registered for consideration, in the above case by the petitioner in this Court and notice has been ordered to issue. You are hereby informed that the said appeal/petition is fixed for hearing before the Tribunal *on 10/12/21 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.....

SK

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

Day of Now 21 20

(for Reply)

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, D.B
PESHAWAR.

No.

Appeal No. 6619 of 20 21

M. Raza Bad Shah Appellant/Petitioner

Versus

G. P. KIK Peshawar Respondent

Respondent No. 1

Notice to: —

Inspector General of Police KPK
Peshawar

WHEREAS an appeal/petition under the provision of the Khyber Pakhtunkhwa Province Service Tribunal Act, 1974, has been presented/registered for consideration, in the above case by the petitioner in this Court and notice has been ordered to issue. You are hereby informed that the said appeal/petition is fixed for hearing before the Tribunal *on 10/12/21 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 8/15

Day of Nov 20 21

For Reply

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.

D.S.P. [Signature]

“B”

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

No.

6819

Appeal No. M. Raza Badshah of 20 21

.....Appellant/Petitioner

IGP KPK Peshawar

.....Respondent (6)

Respondent No.

Notice to: —

Zahoor - Ur - Rehman CP No. P/285 through
C-L-P-O KPK Peshawar

WHEREAS an appeal/petition under the provision of the Khyber Pakhtunkhwa Province Service Tribunal Act, 1974, has been presented/registered for consideration, in the above case by the petitioner in this Court and notice has been ordered to issue. You are hereby informed that the said appeal/petition is fixed for hearing before the Tribunal *on.....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.....

13th

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

Day of.....April.....20 22

For Reply [Signature]

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. 6619 of 2021

M. Raza Badshah Appellant/Petitioner

Versus
IGP KPK Peshawar Respondent

Respondent No. (6)

Notice to: —

Zahoor - Ur - Rehman CP No. P/285 through
C-L-P-O KPK Peshawar

WHEREAS an appeal/petition under the provision of the Khyber Pakhtunkhwa Province Service Tribunal Act, 1974, has been presented/registered for consideration, in the above case by the petitioner in this Court and notice has been ordered to issue. You are hereby informed that the said appeal/petition is fixed for hearing before the Tribunal *on.....18/05/2022.....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.....13th.....

Day of.....April.....20 22

For Reply

Registrar, *av*

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.

301-889937

313-8484768

"B"

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

No.

SB

Appeal No. 6619 of 20 21

M. Raza Badshah Appellant/Petitioner

Versus IGP KPK Peshawar Respondent

Respondent No. (3)

Notice to: - Sikandar Shah CP No. P/280 through C-C-P-0
KPK Peshawar

WHEREAS an appeal/petition under the provision of the Khyber Pakhtunkhwa Province Service Tribunal Act, 1974, has been presented/registered for consideration, in the above case by the petitioner in this Court and notice has been ordered to issue. You are hereby informed that the said appeal/petition is fixed for hearing before the Tribunal *on.....18/05/2022.....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 13th

Day of April 20 22

For Reply

Registrar, dr

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. 6619 of 20 21

M. Raza Badshah

Appellant/Petitioner

IGP Versus KPK Peshawar

Respondent

Respondent No. (3)

Notice to: — Sikandar Shah CP No. P/280 through C-C-P-0
 KPK Peshawar

WHEREAS an appeal/petition under the provision of the Khyber Pakhtunkhwa Province Service Tribunal Act, 1974, has been presented/registered for consideration, in the above case by the petitioner in this Court and notice has been ordered to issue. You are hereby informed that the said appeal/petition is fixed for hearing before the Tribunal *on.....18/05/2022.....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.....13th.....
 Day of.....April.....20 22

For Reply

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

6619
Appeal No. of 20 21

M. Raza Badshah

Appellant/Petitioner

IGP Versus KPK Peshawar

Respondent

Respondent No. (4)

Notice to: —

Jan Muhammad CP No. P/281 through
C-C-P-O KPK Peshawar

WHEREAS an appeal/petition under the provision of the Khyber Pakhtunkhwa Province Service Tribunal Act, 1974, has been presented/registered for consideration, in the above case by the petitioner in this Court and notice has been ordered to issue. You are hereby informed that the said appeal/petition is fixed for hearing before the Tribunal *on.....^{18/05/2022}.....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.....^{13th}.....
Day of.....^{April}.....20 22

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. 6619 of 20 21
M. Raza Badshah Appellant/Petitioner

IGP KPK Peshawar Respondent

 Respondent No. (4)

Notice to: — Jan Muhammad CP No. P/281 through
C-C-P-O KPK Peshawar

WHEREAS an appeal/petition under the provision of the Khyber Pakhtunkhwa Province Service Tribunal Act, 1974, has been presented/registered for consideration, in the above case by the petitioner in this Court and notice has been ordered to issue. You are hereby informed that the said appeal/petition is fixed for hearing before the Tribunal *on.....18/03/2022.....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.

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~~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.....13th.....
 Day of.....April.....20 22

For Reply

[Signature]
 Registrar,

Khyber Pakhtunkhwa Service Tribunal,
Peshawar.

- Note:
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 2. Always quote Case No. While making any correspondence.

"B"

KHYBER PAKHTUNKHWA SERVICE TRIBUNAL, PESHAWAR.

JUDICIAL COMPLEX (OLD), KHYBER ROAD,
PESHAWAR.

No.

Appeal No.....6619..... of 2021

M. Raza Badshah..... Appellant/Petitioner

Versus

IGP KPK Peshawar..... Respondent

Respondent No..... (5)

Notice to: —

Khurshid Khan CP No. P/283 through
C-C-P-O KPK Peshawar

WHEREAS an appeal/petition under the provision of the Khyber Pakhtunkhwa Province Service Tribunal Act, 1974, has been presented/registered for consideration, in the above case by the petitioner in this Court and notice has been ordered to issue. You are hereby informed that the said appeal/petition is fixed for hearing before the Tribunal *on.....18/05/2022.....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.

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

No. SB
 Appeal No. 6619 of 20 21
M. Raza Badshah Appellant/Petitioner

IGP KPK Peshawar Respondent

 Respondent No. (5)

Notice to: —

Khushtid Khan CP No. P/283 through
C-C-P-O KPK Peshawar

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Peshawar.

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BEFORE THE KHYBER PAKHTUNKHWA SERVICE TRIBUNAL PESHAWAR.

Service Appeal No. 6619/2021.

Muhammad Raza Badshah Inspector of CCP, Peshawar.....**Appellant.**

VERSUS

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

REPLY ON BEHALF OF RESPONDENTS NO. 1, & 2.

Respectfully Sheweth;

PRELIMINARY OBJECTIONS:-

1. That the appeal is badly barred by law & limitation.
2. That the appeal is bad for mis-joinder and non-joinder of necessary and proper parties.
3. That the appellant has not come to Hon'able Tribunal with clean hands.
4. That the appellant has no cause of action and locus standi.
5. That the appellant is estopped by his own conduct to file the instant appeal.
6. That the appellant has concealed the material facts from Honorable Tribunal.
7. That the appeal is not maintainable being devoid of any merit.

REPLY ON FACTS:-

- (1) Para pertains to record.
- (2) Para pertains to record.
- (3) Para pertains to record.
- (4) Para relates to record, however the appellant has personally admitted the facts that he was given promotion to the next higher rank on eligibility and own merit. It clearly reflects that no pick and choose formula was followed which speaks of a fair process on the part of respondents.
- (5) Correct to the extent that the appellant has personally admitted the facts that he was given promotion/confirmation in list "E" rightly in accordance with law/rules. The appellant after completion of the requisite laid down criteria have been confirmed in the rank of ASI.
- (6) Para pertains to record.
- (7) Para is totally incorrect and misleading. Actually only those officials confirmed in the next higher ranks who fulfill the laid down criteria and confirmation/promotion of no one considered without completion of requisite criteria. The appellant after completion of the laid down criteria was promoted to the next higher rank as per law/rules in vogue. However, it is worth to clarify that promotion and confirmation amongst employees of

respondent department is made in accordance with law/rules without any pick and choose.

- (8) Incorrect. Infact confirmation in the rank of S.I requires completion of eligibility criteria under 13-10 (2) of PR 1934 amended 2017, which provides that "no sub inspector shall be confirmed in a substantive vacancy unless he has been tested for at least a year as an officiating S.I in independent Incharge of PS, a notified post, or as incharge investigation of a PS or CTD. As such appellant was also confirmed in the rank of S.I on qualifying the said eligibility criteria. It is worth to mention here that the appellant never challenged order when his colleagues were promoted. The present appeal filed by the appellant is time barred. Therefore, he is not entitled to claim his seniority with his colleagues already confirmed due to their completion of eligibility criteria. (copy of rule & court judgment are annexed as "A,B")
- (9) Incorrect. Infact confirmation in the rank of S.I requires completion of laid down criteria and those S.Is who fulfill the said qualification on priority are confirmed first in the rank of S.I. Similarly appellant was also confirmed in the rank of S.I and inspector on qualifying the said pre-requisite criteria. The appellant was not interested to complete the mandatory courses required for promotion to the next higher rank. It is also pertinent to mention here that law always helps vigilant and not indolent. The appellant was sleeping in the elephant ear so he was not interested to undergo the required mandatory criteria.
- (10)Incorrect. Para established no malafide on the part of answering respondents. As per contention of appellant that his other colleagues have been promoted to the rank of SI, so he was also at liberty to qualify the courses mandatory for the promotion to the rank of SI, but due to incomplete mandatory period for promotion to the next higher rank, the appellant was not considered for promotion by the answering respondents.
- (11)Incorrect. The promotion of the appellant is quite legal and in accordance with law/rules. The other colleagues mentioned in the said para were promoted after under gone the mandatory period/courses for the promotion to the next higher rank, hence no discrimination has been committed by the answering respondents and seniority list was properly prepared.
- (12)Para pertains to record, however the respondents did not stop any one from the promotional courses which was due on their parts. The appellant making lame excuses as he was not interested to complete his tenure for promotion to the next higher rank.
- (13)That the appellant was treated in accordance with prescribed law/rules and he was not discriminated, therefore, the instant Service Appeal may be dismissed on the following grounds:-


REPLY ON GROUNDS:-

- A. Incorrect. Appellant has been treated strictly in accordance with law/rules and no legal right has ever been violated. The appellant after completion of the laid down criteria was promoted as S.I as per law/rules in vogue.
- B. In reply it is stated that appellant is well conversant with the procedure of confirmation to the next higher rank. However it is worth to clarify that promotion and confirmation amongst employees of respondent department have been made in accordance with law/rules and no pick and choose formula is followed.
- C. Incorrect. The replying respondents have never violated the rules provided in chapters 13 and 19 of the Police Rules 1934.
- D. Incorrect. The point raised by the appellant having no legal footage as promotion/confirmation in the KPK police are given to those officials who fulfill the said qualification/criteria are confirmed to the next higher rank. Actually confirmation in the rank of Sub Inspector is subject to fulfillment of Rule 13.10 (2) and Standing Orders issued by the Provincial Police Officer from time to time and no pick and choose formula is followed.
- E. Incorrect. The worthy Provincial Police Officer is authorized to issue different Standing Orders time to time for multifarious issues in order to facilitate the Police Personnel to get benefits through these Standing Orders for their respective grievances.
- F. Incorrect. Each and every case has separate facts and grounds. In the instant case no irregularity has been occurred. Furthermore, replying respondents are duty bound to follow law/rules and no right of the appellant has been violated.
- G. Incorrect. Appellant has never been deprived of his due right nor treated with discrimination. Actually only those officials are confirmed/promoted to the next higher ranks who fulfill the laid down criteria and confirmation of no one considered without completion of requisite criteria.
- H. Incorrect. The respondents did not stop any one from the promotional courses/ criteria which was due to their fault. However it is worth to clarify that promotion and confirmation amongst employees of respondent department is made in accordance with law, without any pick and choose.
- I. Incorrect. The replying respondents are duty bound to comply the specific orders/judgment of this Honorable Service Tribunal passed time to time and have never ever acted against any of the directions addressed to the respondent department in each and every facts regarding the Service matter.
- J. Incorrect. The objections raised in the para by the appellant are denied, having no legal footage and against the norms of law as the replying respondents have well known always followed the law/rules in its true letter & spirit.

K. That respondent may also be allowed to advance any additional ground at the time of hearing of the appeal.

PRAYER.

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


**Provincial Police Officer,
Khyber Pakhtunkhwa,
Peshawar.**


**Capital City Police Officer,
Peshawar.**

BEFORE THE KHYBER PAKHTUNKHWA SERVICE TRIBUNAL PESHAWAR.

Service Appeal No. 6619/2021.

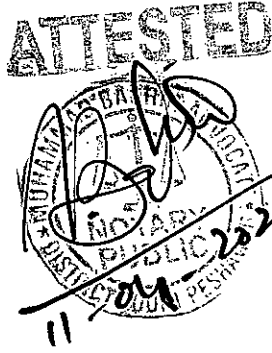
Muhammad Raza Badshah Inspector of CCP, Peshawar.....**Appellant.**

VERSUS

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

AFFIDAVIT

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



**Provincial Police Officer,
Khyber Pakhtunkhwa,
Peshawar.**

**Capital City Police Officer,
Peshawar.**

BEFORE THE KHYBER PAKHTUNKHWA SERVICE TRIBUNAL PESHAWAR.

Service Appeal No. 6619/2021.

Muhammad Raza Badshah Inspector of CCP, Peshawar.....Appellant.

VERSUS

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

AUTHORITY.

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

Capital City Police Officer,
Peshawar.



10. In rule 13.10, for sub rule (2) the following shall be substituted namely:

“(2) No Sub-Inspector shall be confirmed in a substantive vacancy unless he has been tested for at least a year as an officiating Sub-Inspector in independent charge of a Police Station, a notified Police Post, or as in-charge Investigation of a Police Station or in Counter Terrorism Department:

Provided further that he shall also have to spend one year in any other Unit excluding the period spent on long leave, deputation or promotional training course i.e. upper college course”.

11. After rule 13.16, the following new rule shall be added, namely:

“13.16A. **One year mandatory tenure for promotion to Deputy Superintendent of Police.**---An Inspector shall be promoted to the post of Deputy Superintendent of Police after successful completion of mandatory training i.e. Advance Course and completion of one year tenure as Inspector in the Investigation Branch, or Counter Terrorism Department, or Special Branch, or any police training institution.”.

12. After Form No. 13.7, the following new Appendices shall be added, namely:

“Appendix 13.7A (I)
(See sub-rule (1) of rule 13.7A)

S.No	SUBJECTS	MARKS
1.	Approved Syllabus of Recruit Course	200
2.	Basic General Knowledge (General Knowledge regarding Pakistan & Khyber Pakhtunkhwa)	30
3.	English Communication	20

Appendix 13.7B (I)
(See sub-rule (2) of rule 13.7A)

S.No	SUBJECTS	MARKS
1.	LAWS i. Pakistan Penal Code ii. Criminal Procedure Code iii. Local and Special Laws iv. Qanoon-e- Shahdat v. Khyber Pakhtunkhwa Police Act, 2017 vi. Huddood Laws	60
2.	Police Rules, 1934	50
3.	English Translation	30
4.	General Knowledge	30
5.	Police Initiatives	30

Note: The subjects mentioned at serial No. 1 and 2 shall include selected portion of the relevant laws to be approved by the Provincial Police Officer.”.

13. In rule 19.2, after sub-clause (2), the following new sub-rule shall be added, namely:

“(3) Written examination of recruit course shall be conducted through an accredited testing agency approved by the Provincial Police Officer.”.

(B)

IN THE SUPREME COURT OF PAKISTAN
(APPELLATE JURISDICTION)

PRESENT:

MR. JUSTICE MIAN SAQIB NISAR
MR. JUSTICE SARMAJ JALAL OSMANY

CIVIL APPEAL NO. 566 OF 2012

(Against the judgment dated 21-12-2011
of the KPK Service Tribunal, Camp
Court, Abbottabad passed in Appeal
No. 811 of 2008)

Tariq Habib Khan and others

Appellant

VERSUS

The Provincial Police Officer, KPK Peshawar and others

Respondent

For the appellants:

Mr. Ijaz Anwar Khan, ASC

For respondents No. 1-2:

Mr. Zahid Yousaf, Addl. A.G. KPK

Mr. Tariq Habib, DSP, Legal

For respondent No. 3:

Mr. Muhammad Ayub, ASC

Date of hearing:

18.9.2013

ORDER

MIAN SAQIB NISAR, J. Respondent No. 3 was
unconfirmed Sub-Inspector who was denied confirmation by the
competent authority vide order dated 8.10.2001. This order was
never challenged by him in time, however, he was confirmed
11.5.2004 and subsequently promoted as Inspector in the year
2005. After about two years of his promotion, he filed
departmental appeal on 30th October, 2007 which was rejected
by the department and this order had been assailed by respondent
No. 3 before the learned Tribunal which appeal has been allowed
through the impugned order.

Leave was granted in this case to consider the following
points:

ATTY

"Leave to appeal is granted against the judgment of the Khyber Pakhtunkhwa Service Tribunal, Camp Court, Abbottabad, dated 21.12.2011 to consider, inter alia, whether the service appeal of Respondent No.4 was competent when the Departmental appeal was filed after lapse of 6 years of the order of which the Respondent was aggrieved and further that admittedly the Respondent was not eligible for promotion as Sub Inspector under Rules 13-10(2) of the Police Rules, 1934, as he had not served as Station House Officer (SHO) for minimum period of one year outside his own district as confirmed Sub Inspector."

2. After hearing learned counsel for the parties and examining the record, we find that the departmental appeal/representation filed by respondent No.3 was blatantly and hopelessly barred by time and, therefore, his service appeal also was not competent in law. This aspect has been overlooked by the Service Tribunal and is a glaring illegality. Resultantly, by allowing this appeal and setting aside the impugned judgment of the learned Tribunal, the appeal of respondent No.3 before the learned Tribunal stands dismissed. As the appeal has been allowed on the point of limitation therefore we have consciously avoided to dilate upon other points noted in the L.G.O.



Sd/- Mian Sagor Nisa
Sd/- Javed Jaleel Nisa

Islamabad, the
 18th September, 2013
 Not Approved For Reporting
 Waqas Nabeer

23/9/13

"B"

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

No.

SB

6619

Appeal No. of 2021
Muhammad Raza Badshah Appellant/Petitioner

IG of Police Peshawar Versus *IG of Police Peshawar* Respondent

Respondent No. *(3)*

Notice to: —

Sikandar Shah CP No. P/280 Office of the Chief Capital Police Officers Peshawar

WHEREAS an appeal/petition under the provision of the Khyber Pakhtunkhwa Province Service Tribunal Act, 1974, has been presented/registered for consideration, in the above case, by the petitioner in this Court and notice has been ordered to issue. You are hereby informed that the said appeal/petition is fixed for hearing before the Tribunal *on *29/06/2022* 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.

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Given under my hand and the seal of this Court, at Peshawar this.....*03*.....

Day of.....*June*.....2022.

For Reply
[Signature]
17/6/22

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

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“B”

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

No.

SB

Appeal No. 6619 of 20 21

Muhammad Raza Badshah Appellant/Petitioner

IG of Police KPK Peshawar Respondent

Respondent No. (4)

Notice to: —

Jan Muhammad CP No: P/281 office of
Chief Capital Police officers Peshawar

WHEREAS an appeal/petition under the provision of the Khyber Pakhtunkhwa Province Service Tribunal Act, 1974, has been presented/registered for consideration, in the above case by the petitioner in this Court and notice has been ordered to issue. You are hereby informed that the said appeal/petition is fixed for hearing before the Tribunal *on 24/06/2022 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.

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Day of.....June.....20 22

For Reply
[Signature]
7/6/22

[Signature]

Registrar,
Khyber Pakhtunkhwa Service Tribunal,
Peshawar.

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

No.

SB

Appeal No. 6619 of 20 22
Muhammad Raza Badshah Appellant/Petitioner
 Versus
IG of Police KPK Peshawar Respondent
 Respondent No. 63

Notice to: —

Rushid Khan CP No. P/283 office of
the Chief Capital Police officers Peshawar

WHEREAS an appeal/petition under the provision of the Khyber Pakhtunkhwa Province Service Tribunal Act, 1974, has been presented/registered for consideration, in the above case by the petitioner in this Court and notice has been ordered to issue. You are hereby informed that the said appeal/petition is fixed for hearing before the Tribunal *on.....24/06/2022.....at 8.00 A.M. If you wish to urge anything against the appellent/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.

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 Day of.....June.....20 22

For Reply
[Signature]
7/6/22

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

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

No.

SE

Appeal No. 6619 of 2022
Muhammad Roza Badshah Appellant/Petitioner

Versus

IG of Police KPK Peshawar Respondent
 Respondent No. (7)

Notice to: — Muhammad Rashid CP No. P/294 office of the
Chief Capital Police officers Peshawar

WHEREAS an appeal/petition under the provision of the Khyber Pakhtunkhwa Province Service Tribunal Act, 1974, has been presented/registered for consideration, in the above case by the petitioner in this Court and notice has been ordered to issue. You are hereby informed that the said appeal/petition is fixed for hearing before the Tribunal ^{29/06/2022} 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.

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Day of.....June.....2022

For Reply
[Signature]
 7/6/22

[Signature]

Registrar,
 Khyber Pakhtunkhwa Service Tribunal,
 Peshawar.

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

No.

SB

Appeal No. 6619 of 20 21

Muhammad Raza Badshah Appellant/Petitioner

Versus

IG of Police K.P.K. Peshawar Respondent

Respondent No. 62

Notice to: — Zahoor-Ur-Rehman CP No P/285 Office of the Chief Capital Police Officer Peshawar

WHEREAS an appeal/petition under the provision of the Khyber Pakhtunkhwa Province Service Tribunal Act, 1974, has been presented/registered for consideration, in the above case by the petitioner in this Court and notice has been ordered to issue. You are hereby informed that the said appeal/petition is fixed for hearing before the Tribunal *on.....24/04/2022.....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.

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Day of.....June.....20
22

For Reply
24/04/2022



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.

KHYBER PAKHTUNWA SERVICE TRIBUNAL, PESHAWAR

Appeal No. 6619/2021

Muhammad Raza Badshah

Vs


*IG Police KPK and
others*


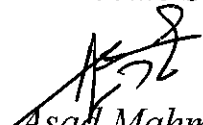
REPLY ON BEHALF OF RESPONDENTS

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2.	<i>Confirmation as Sub-Inspector dated 1.10.2014</i>	A	4 - 6

Through


Syed Noman Ali Bukhari
Advocate High Court

Respondents-3 to 7

M. Asif Yousafzai
Advocate Supreme Court

Asad Mahmood
Advocate High Court

KHYBER PAKHTUNWA SERVICE TRIBUNAL, PESHAWAR

Appeal No. 6619/2021

Muhammad Raza Badshah

Vs

*IG Police KPK and
others*

REPLY ON BEHALF OF RESPONDENTS NO. 3,4,5,6,7

PRELIMINARY OBJECTIONS:

- *The instant appeal is not maintainable for having no cause of action and locus standi to file the instant appeal by the appellant.*
- *The appellant is estopped by his own conduct.*
- *The appellant is barred by law and limitation to file the instant service appeal.*
- *Law is meant to rescue vigilant rather than indolent, hence appellant at this point of time can not knock the door of court of law.*

FACTS:

1. *Being not relevant to replying respondents, need no comments.*
2. *Subject to proof.*
3. *Para-3 being out of context, needs no comment by respondents.*
4. *Denied for want of knowledge.*
5. *Denied for want of knowledge.*
6. *Denied for want of knowledge.*
7. *Denied for want of knowledge.*
8. *Correct to the extent that not only Sikandar Shah but all the private respondents were confirmed for the post of Sub-Inspector dated 1.10.2014 (Annexure-A) and appellant for having not satisfied the conditions for SI confirmation*

could not be confirmed. Appellant never agitated the matter within a stipulate time and kept mum over the confirmation orders of private respondents. Hence, agitating the matter at this point of time is liable to hit by limitation and kept silence over the matter for years, amounts to an estoppel at appellant's end. FURTHER, Cadre of Sikandar Shah (respondent), after being promoted to the post of Deputy Superintendent of Police (DSP), has been changed to officer's cadre and can not be challenged by appellant. Rest of the para is denied.

9. Incorrect, hence denied. Promotion orders of appellant in the years 2016 was never challenged by appellant, hence can not be agitated for being time barred. Further, act of appellant is also an estoppel on his part.
10. Incorrect, hence denied. Neither promotion orders of his juniors and colleagues nor denial of his promotion due to non-completion of one year SHO period were ever challenged. Hence such promotions attained finality and can not be agitated at this time.
11. Correct. Seniority list wherein appellant has rightly been placed at serial no.368; is prepared in accordance with law.
12. Denied for want of knowledge.
13. Legal.

LEGAL GROUNDS:

- A. Correct. Respondent department acted accordingly.
- B. Correct.
- C. Correct. Respondent department has not deviated from the prescribed law.
- D. Standing Orders have never been challenged by appellant within a limitation period. Hence, it is past and closed transaction. Rest of the para is denied.
- E. Denied for not having knowledge.

F. The issue raised in para-F was never challenged by appellant within a stipulated period. Hence, the matter being a past and closed transaction can not be agitated at this stage. And the act of appellant is an estoppel due to his conduct. Rest of the para is denied.

G. Denied for lack of knowledge.

H. Incorrect, hence denied. The question raised in para-H has never been challenged before the competent authority or legal forum within a stipulated period of time. Hence, it can not be agitated at this stage and conduct of appellant is an estoppel on his part.

I. Seeking permission to advance other grounds at the time of arguments.

PRAYER:

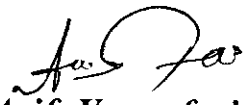
It is most humbly prayed that the instant appeal, being devoid of merit, may kindly be dismissed with cost.

Respondents- 3 to 7

Through



Syed Noman Ali Bukhari
Advocate High Court



M. Asif Yousafzai
Advocate Supreme Court

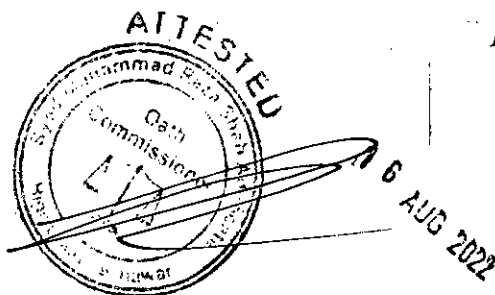


Asad Mahmood
Advocate High Court

AFFIDAVIT

It is hereby solemnly affirm and stated on oath that all the contents of this reply are true and correct to the best of my knowledge and belief and nothing has been concealed from this hon'ble tribunal.


Deponent



POLICE DEPTT:

CCP, PESHAWAR.

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

NOTIFICATION.

Dated 01/10 /2014.

No. 13011 /EC-I, **CONFIRMATION IN THE RANK OF SIS.** As per Recommendation of Departmental Promotion Committee meeting held on 12-09-2014, the following offg: SIS of Capital City Police Peshawar is hereby confirmed in rank of SIS with immediate effect.

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

S.No.	Rank, Name & No	Present Posting	New CCP, No.
1.	Abdul Hasnain No. 25/P	Invt: KPK	P/252
2.	Habib Khan No.423/P	Invt: KPK	P/253
3.	Ibad ur Rehman-460/P	Special Branch	P/254
4.	Muhammad Riaz No. 502/P	Special Branch	P/255
5.	Naseer-ud-Din No. 598/P	Special Branch	P/256
6.	Muhammad Naeem No. 614/P	Invt: CCP	P/257
7.	Amir Hussain-605/P	Inv: CCP	P/258
8.	Dad Muhammad-690/P	Inv: CCP	P/259
9.	Imtiaz Alam-271/P	Inv: CCP	P/260
10.	Saifur Rehman No. 278/P	Inv: CCP	P/261
11.	Farhad Ali No. 811/P	Charsadda	P/262
12.	Imdad Ullah-856/P	Invt: CCP	P/263
13.	Muhammad Arif-860/P	Inv: CCP	P/264
14.	Muhammad Naseem NO. 867/P	Nowshera	P/265
15.	Madad Khan No.875/P	Nowshera	P/266
16.	Muhammad Fazil No. 886/P	Charsadda	P/267
17.	Khayal Nawaz No.901/P	Nowshera	P/268
18.	Mushtaq No. 902/P	Charsadda	P/269
19.	Anwar Khan No. 903/P	Charsadda	P/270
20.	Muhammad Qayyum NO.905/P	Nowshera	P/271
21.	Sardar Hussain No. 918/P	Charsadda	P/272
22.	Kirammat Shah-919/P	Nowshera	P/273
23.	Qaiser Khan No.920/P	Charsadda	P/274
24.	Bakht Munir-928/P	Inv: CCP	P/275
25.	Akhtar Gul-931/P	CCP, Pesh	P/276
26.	Fazli Karim No. 932/P	Inv: CCP	P/277
27.	Dost Muhmmad-949/P	CCP Pesh:	P/278
28.	Mian Niaz Muhammad-No.950/P	CPC	P/279

LIST OF PASI

P.T.O

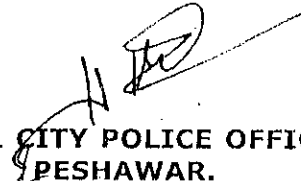
29.	Sikandar Shah No. 977/P	Inv: CCP	P/280
30.	Jan Muhammad No. 979/P	Charsadda	P/281
31.	Abdur Rauf No. 917/P	Nowshera	P/282
32.	Khurshid-Khan No. 983/P	Charsadda	P/283
33.	Riaz Ahmad No. 990/P	Inv: CCP	P/284
34.	Zahoor ur Rehman No. 992/P	CCP, Pesh	P/285
35.	Sardar Hussain-1003/P	CCP Pesh:	P/286

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

S#	Name & No.	Place of posting	Reason
1.	Shah Ullah-830/P	Inv: CCP	One year period as CIO is mandatory but the period is incomplete by 21 (Twenty one) days. He is deferred and will be considered in next DPC.
2.	Muhammad Shenhshah-882/P	Special Branch	03 year period in Special Branch is mandatory but the period is incomplete by 14 (fourteen one) days. He is deferred and will be considered in next DPC.
3.	Noor Ullah Jan-900/P	CTD KPK	03 year period in CTD/Special Branch is mandatory but the period is incomplete by 14 (fourteen one) days. He is deferred and will be considered in next DPC.
4.	Muhammad Tahir No. 942/P	Inv: CCP	One year period as CIO is mandatory but the period is incomplete by 12 (Twelve one) days. He is deferred and will be considered in next DPC.
5.	Gui Wali No. 957/P	Inv: Kohat	Deferred from confirmation in the rank of SI due to facing departmental enquiry
6.	Duran Shah No. 958/P of CTD KPK.		The committee discussed the case in details. The following issues were raised and decided below:- Either the period of Upper College Course be included in his investigation period? It was decided that the period of Upper College Course should not be included. Though it was interrupted by Upper Course. I.O will be considered as continues period. Though it was interrupted by Upper Course. In spite of taking the I.O period as continues period, the two year mandatory period still remains incomplete. The detail is given below:- From To 1. IO PS Badaber 06-04-2012 20-7-2012 03 M 14 D 2. IO PS Pahari Pura 21-07-2012 01-04-2013 08 M 10 D 4. IO PS Pahari Pura 21-10-2013 11-08-2014 09 M 20 D Total 01 year, 09 month & 14 days So he is deferred and will be considered in next DPC.
7.	Israr Muhammad No. 964/P of Investigation CCP, Peshawar		The committee discussed case in details. The following issues were raised and decided below:- Either the period of Upper College Course be included in his investigation period? It was decided that the period of Upper College Course should not be included. Though it was interrupted by Upper Course. I.O will be considered as continues period. Though it was interrupted by Upper Course. In spite of taking the I.O period as continues period, the two year mandatory period still remains incomplete. The detail is given below:- From To 1. IO PS Hayatabad 10-03-2012 01-04-2013 01 Y 23 D 3. IO PS Hayatabad 14-10-2013 12-09-2014 10 M 28 D Total 01 year, 11 month & 19 days So he is deferred and will be considered in next DPC.
8.	Khial Roz No. 966/P of Investigation CCP, Peshawar		The committee discussed case in details. The following issues were raised and decided below:- Either the period of Upper College Course be included in his investigation period? It was decided that the period of Upper College Course should not be included. Though it was interrupted by Upper Course. I.O will be considered as continues period. Though it was interrupted by Upper Course. In spite of taking the I.O period as continues period, the two year mandatory period still remains incomplete. The detail is given below:- From To 1. IO PS Mattani 10-3-2012 29-10-2012 07M 19D 2. OI PS Urmar 30-10-2012 05-10-2013 11M 5D 4. IO PS Hashnagar 1-4-2014 15-6-2014 01M 24D 5. IO PS AMJ 16-6-2014 to 12-9-2014 02M 26 D Total 01 year 11 month & 15 Days So he is deferred and will be considered in next DPC.

9.	Muhammad Raghیب No. 968/P of Investigation-CCP.	<p>The committee discussed case in details. The following issues were raised and decided below:-</p> <ul style="list-style-type: none"> - Either the period of Upper College Course be included in his Investigation period? it was decided that the period of Upper College Course should not be included. His period as I.O will be considered as continues period. Though it was interrupted by Upper Course. - In spite of taking the I.O period as continues period, the two year mandatory period still remains incomplete. The detail is given below:- <table border="1"> <thead> <tr> <th>From</th> <th>TO</th> <th>Period</th> </tr> </thead> <tbody> <tr> <td>1. IO PS U/ Town</td> <td>10-03-2012 24-09-2012</td> <td>06M 14D</td> </tr> <tr> <td>2. IO PS Gulbahar</td> <td>25-09-2012 04-11-2012</td> <td>01M 09D</td> </tr> <tr> <td>3. IO PS U/Town</td> <td>05-11-2012 07-11-2012</td> <td>02D</td> </tr> <tr> <td>4. IO PS Gulbahar</td> <td>08-11-2012 01-04-2013</td> <td>04M 23D</td> </tr> <tr> <td>6. IO PS KRS</td> <td>14-10-2013 12-09-2014</td> <td>10M 28D</td> </tr> </tbody> </table> <p>Total 01 year, 11 month & 16 days So he is deferred and will be considered in next DPC.</p>	From	TO	Period	1. IO PS U/ Town	10-03-2012 24-09-2012	06M 14D	2. IO PS Gulbahar	25-09-2012 04-11-2012	01M 09D	3. IO PS U/Town	05-11-2012 07-11-2012	02D	4. IO PS Gulbahar	08-11-2012 01-04-2013	04M 23D	6. IO PS KRS	14-10-2013 12-09-2014	10M 28D
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6. IO PS KRS	14-10-2013 12-09-2014	10M 28D																		

13012-27
No. _____/EC-I,


CAPITAL CITY POLICE OFFICER,
PESHAWAR.

the:-

Copy of above is forwarded for information and necessary action to

1. Provincial Police Officer, Khyber Pakhtunkhwa, Peshawar.
2. Addl: Inspector General of Police, Investigation Khyber Pakhtunkhwa, Peshawar, alongwith two spare copies for Publication, KPK, Gazette Notification part-II.
3. Addl: Inspector General of Police, Special Branch KPK, Peshawar
4. Deputy Inspector General of Police, Mardan, Region Mardan.
5. Deputy Inspector General of Police CTD KPK, Peshawar.
6. District Police Officer, Charsadda, Nowshera.
7. SSsP/Operation, Investigation & Traffic, Peshawar.
8. Superintendent of Police, Investigation Kohat.
9. Commandant CPC University Campus, Peshawar.
10. Asstt: Secret Branch, & EC-II, CCP, Peshawar.