28th Nov, 2022

ORDER

1. Mr. Maqsood Ali, Advocate, learned counsel for the appellant present. Mr. Muhammad Riaz Khan Paindakhel, Assistant Advocate General alongwith Mr. Ali Rehman, SI (Legal) for respondents present.

2. Vide our detailed order of today placed in service appeal No. 12077/2020 titled "Nisar Ahmad Khan-vs- Inspector General of Police/Provincial Police Officer, Khyber Pakhtunkhwa, Central Police Office, Peshawar and others" (copy placed in this file), this appeal is also disposed of. Costs shall follow the events. Consign.

3. Pronounced in open court in Peshawar and given under our hands and seal of the Tribunal on this 28th day of November, 2022.

(Kalim Arshad Khan) Chairman

(Fare eha Paul) Member(Executive)

24.08.2022

Learned counsel for the appellant present. Mr. Ali Rehman, Inspector (Legal) alongwith Mr. Naseer-ud-Din Shah, Assistant Advocate General for official respondents No. 1 to 3 present. Syed Noman Ali Bukhari, Advocate, for private respondent No. 4 to 6 present.

Learned Assistant Advocate General as well as learned counsel for private respondents No. 4 to 6 sought time for submission of reply/comments. Last opportunity is granted to the respondents with the direction to submit reply/comments on or before the next date positively, failing which their right for submission of reply/comments shall be deemed as struck off. Adjourned. To come up for arguments on 31.10.2022 before the D.B.

(Rozina Rehman) Member (Judicial).

(Salah-Ud-Din) Member (Judicial)

31st Oct., 2022

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Counsel for the appellant present. Mr. Muhammad Adeel Butt, Addl. AG for the respondents present.

There is no body present on behalf of the respondents. On the previous date, the official as well as private respondents were given last opportunity with the direction to submit reply/comments on or before the next date positively failing which their right for submission of reply/comments was to be deemed as struck off. Respondents have not submitted reply/comments, therefore, their right to submit reply/comments stands struck off by virtue of the previous order. To come up for arguments on 28.11.2022 before the D.B.

(Fareeha Paul) Member (E)

(Kalim Arshad Khan) Chairman 10.11.2021

Learned counsel for the appellant present. Mr. Kabirullah Khattak, Addl: AG for respondents present.

Syed Noman Ali Bukhari, Advocate present and submitted Wakalatnama on behalf of private respondents 4,5 and 6 which is placed on file and seeks adjournment as he is freshly engaged. Adjourned. To come up for arguments on 03,03,2022 before D.B.

(Mian Muhammad) Member(E)

(Rozina Rehman) Member(J)

03.03.2022

Due to retirement of the Worthy Chairman, the Tribunal is defunct, therefore, case is adjourned to 07.06.2022 for the same as before.

Reader.

07.06.2022

Proper D.B is on tour to Camp Court, Swat, therefore, case is adjourned to 24.08.2022 for the same as before.

Reader

10.02.2021

Appellant present through counsel. Preliminary arguments heard. File perused.

Points raised need consideration. Admitted to regular

hearing subject to all legal objections. The appellant is directed to deposit security and process fee within 10 days. Thereafter, notices be issued to respondents for written •reply/comments. To come up for written reply/comments on 07.05.2021 before S.B.



07.05.2021 Due to demise of the Worthy Chairman the Tribunal is defunct, therefore, case is adjourned to 23.06.2021 for the same as before.

Reader

23.06.2021

Junior to counsel for the appellant and Mr. Kabirullah Khattak, Addl. AG for the respondents present.

Respondents have not submitted reply/comments. Learned AAG requests for time to contact the respondents submit reply/comments. Learned AAG is required to contact the respondents for submission of reply/comments in office within 10 days, positively. If the written reply/comments are not submitted within the stipulated time, the office shall submit the file with a report of noncompliance. File to come up for arguments on 10.11.2021 before the D.B.

Chairman

Form-A

FORM OF ORDER SHEET

Court of

/2020

Case No.-S.No. Date of order Order or other proceedings with signature of judge proceedings 2 1 3 The appeal of Mr. Muhammad Ishtiaq resubmitted today by Mr. 1-15/10/2020 Maqsood Ali Advocate may be entered in the Institution Register and put up to the Worthy Chairman for proper order please. REGISTRAR This case is entrusted to S. Bench for preliminary hearing to be put 2up there on 23/11/2020 CHAIRM Neither appellant nor anyone else representing him has 23.11.2020 appeared despite having been called time and again, therefore, appellant as well as his respective counsel be noticed for 10.02.2021. File to come up for preliminary hearing before S.B. (MUHAMMAD JAMAL KHAN) MEMBER (JUDICIAL)-

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The present appeal was returned to the counsel for the appellant for completion and resubmission within 15 days. Today i.e. on 22.9.2020 he has resubmitted the same without removing the objection which is returned again to the counsel for the appellant for removing the following deficiencies and resubmit the same within 15 days.

1- Page Nos. 49, 50 and 51 of the appeal are illegible which may be replaced by legible/better one.

- 2- In the memo of appeal places have been left blank which may be filled up.
- 3- Departmental appeal having no date be dated.

No. 2792 /S.T. DT. 25/9 /2020

Service Tribunal Khyber Pakhtunkhwa Peshawar.

Mr. Maqsood Ali Adv. Pesh.

1175 Above mentioned objections have been removed and resubmitted before the service tribund.

The ebjection No. 203 Still Stand. The append is agains returned to the counted for the appellant for completion & re-sub-issian mitting in dates wittin 10 days NO: 2889 / ST

Objection No:-1 Is removed we have filed better copies of the mentioned latter

Date: 09/10/2020

Objection No:-2 stated that the impugned notification the authority did not mention office order No so the very reason we have also did not file the same.

Objection No:-3 the appellant have explain the reason and got the knowledge of the impugned notification and after that appellant file representation against the mentioned order.

All the objections are duly removed as per availability and capability

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Appellant has impugned two separate orders against different cause of action. Therefore, the appeal is returned to the counsel for the appellant with the observations that the appellant is required to file two separate service appeals against each order under the law and also to

remove the following deficiencies.

- 1- Memorandum of appeal may be got signed by the appellant.
- 2- Copies of departmental appeal against the impugned revised seniority list dated 30.04.2020 and its rejection order are not attached with the appeal which may be placed on it.
- 3- Copies of departmental appeal against the impugned promotion order dated 22/05/2020 and its rejection order are not attached with the appeal which may be 'placed on it.
- 4- Annexures of the appeal may be attested.
- 5- Annexures of the appeal may be flagged.
- 6- Eight more copies/sets of the appeal along with annexures i.e. complete in all respect may also be submitted with the appeal.

No. /S.T, · · · · · · / <u>>'</u>/2020. REGISTRAR SERVICE TRIBUNAL **KHYBER PAKHTUNKHWA** h 11-2 11-12 . 3- 7 Mr. Magsood Ali Adv. Peshawar. 3

BEFORE THE KHYBER PAKHTUNKHWA SERVICE TRIBUNAL

PESHAWAR

In Re: Service Appeal No. ____/2020

Muhammad Ishtiaq s/o Abdur Rehman

Versus

D:\My Documents\DSP-Muhammad Ishtiaq-Seniority Promotion-KP Service 2020.docx

..... Appellant

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Isaac Ali Oazi

Advocate Supreme Court

Jsaac Law Associates Advocates & Consultants 12, K-3, Phase-III, Hayatabad, Peshawar Phone 5817132, 5818446, Mobile: 0300 8594555 Email: <u>isaac.ali.qazi@gmail.com</u> <u>www.isaaclaw.org</u>

BEFORE THE KHYBER PAKHTUNKHWA SERVICE TRIBUNAL

PESHAWAR

In Re: Service Appeal No. 12040 /2020

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Muhammad Ishtiaq s/o Abdur Rehman DSP (Acting SP Investigation) Abbottabad

..... Appellant

Versus

- 1. Inspector General of Police / Provincial Police Officer Khyber Pakhtunkhwa, Central Police Office, Peshawar
- 2. Additional Inspector General of Police (HQs) Khyber Pakhtunkhwa, Central Police Office, Peshawar
- 3. Regional Police Officer / DIG Malakand Region, Malakand
- 4. Riaz Ahmad

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DSP (C.M Secretariat), Peshawar

- Bakht Zada DSP (Acting SP Operation), Swat, Malakand Region, Malakand
- 6. Ajmad Ali DSP (Acting SP / CSO to C.M), Peshawar

..... Respondents

Appeal under Section 4 of the Khyber Service Pakhtunkhwa Service Tribunal Act, 1974 against Rejection Departmental Appeal/Representation filed against of and fil Re-supmitted to -day Provisional Seniority List No. 60/E-2/Notification PPO Peshawar vide Impugned Orders No. 97 & 98 both dated 1 C w 110 / 2020 15.04.2020 read with Impugned Committee Report No. 4844/EP dated 04.04.2020 resulted into Impugned Revised Seniority List notified vide Notification No. 840/SE-I dated 30.04.2020. The Whole proceedings culminated into out of turn promotion of Respondents-5 & 6 through Impugned No.SOE-I (E&AD) 2-4/2020 Notification dated <u>22.05.2020</u>.



In Re: Service Appeal No. 12090 /2020

Muhammad Ishtiaq s/o Abdur Rehman

DSP (Acting SP Investigation) Abbottabad

Versus

- 1. Inspector General of Police / Provincial Police Officer Khyber Pakhtunkhwa, Central Police Office, Peshawar
- 2. Additional Inspector General of Police (HQs) Khyber Pakhtunkhwa, Central Police Office, Peshawar
- 3. Regional Police Officer / DIG Malakand Region, Malakand
- 4. Riaz Ahmad DSP (C.M Secretariat), Peshawar
- 5. Bakht Zada DSP (Acting SP Operation), Swat, Malakand Region, Malakand
- 6. Ajmad Ali DSP (Acting SP / CSO to C.M), Peshawar

..... Respondents

..... Appellant

Service Appeal under Section 4 of the Khyber Pakhtunkhwa Service Tribunal Act, 1974 against Rejection of Departmental Appeal/Representation filed against Provisional Seniority List No. 60/E-2/Notification PPO Peshawar vide Impugned Orders No. 97 & 98 both dated 15.04.2020 read with Impugned Committee Report No. 4844/EP dated 04.04.2020 resulted into Impugned Revised Seniority List notified vide Notification No. 840/SE-I dated 30.04.2020. Seniority List "F" vide Notification No. 347/SE-1 dated 19.03.2019 May Kindly Be Restored In Its Original Form And Any Other Order (Promotions) Which Is Done Under The Grab Of Notification No. 840/SE-I Dated 30.04.2020 May Kindly Be Declared As Null And Void.

Respectfully Sheweth,

The Appellant humbly submits as under:

1. That Appellant is a Police Officer of the rank of Deputy Superintendent of Police, PBS-17, performing his duties in the Province of Khyber Pakhtunkhwa. The Appellant is inducted in Police Service through Khyber Pakhtunkhwa Public Service Commission after due process as Assistant Sub-Inspector in the Year 1998.

Chronological Index of Appointment of the Aggrieved Officers at Annexure-I

2. That throughout his service, the Appellant has performed his duties with all due diligence and dedication. Appellant besides serving the nation with gallantry and sacrifices have also continuously been harnessing his skills and knowledge by rigorous training and refreshing courses to keep themselves abreast with modern techniques of policing, thus, have been earning his promotion on the basis of principle of "senioritycum-fitness" as laid down in the Police Rules 1934.

3. That Appellant is constrained to file the instant Appeal for being aggrieved of Rejection of Departmental Appeal/Representation vide Impugned Orders No. 97 & 98 both dated 15.04.2020 read with Impugned Committee Report No. 4844/EP dated 04.04.2020 resulted into Impugned Revised Seniority List notified vide Notification No. 840/SE-I dated 30.04.2020 of the Respondents-4 to 7 whereby in violation of the principle of seniority-cum-fitness his seniority / promotion are being disturbed affected with retrospective effect that is too most humbly submitted were prompted for some ulterior reasons, including nepotism, favouritism political and

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interference which wave if have gone unchecked may have disastrous impact over the entire Police Service of the Province of KP, hence, this Appeal.

> 3.1. That Respondents-4, 5 & 6 have been arrayed as Respondents who are beneficiary of the impugned orders as now by Notification No.SOE-I (E&AD) 2-4/2020 dated 22.05.2020, Respondents-5 & 6 given the benefit of the aforesaid maneuvering promoted to Grade-18 as Superintendent of Police.

4. That before laying down the specific facts, it would be pertinent to take an **OVER VIEW** of the law relevant to the structure of the Police Service which in the subcontinent was rooted out from "The Police Act 1861". Later on it was supplemented with "The Police Rules 1934" wherein almost all aspects of the Police service were delineated. For its time tested comprehensivity, these Rules have now been perceived as Bible of the Police Service. The Police Act 1861 was superseded by Police Order 2002, however, Section 185 of it granted saving to the Police Rules 1934. The Police Order 2002 has now been repealed to the extent of the Province of Khyber Pakhtunkhwa by enactment, namely: "Khyber Pakhtunkhwa Police Act, 2017", however, its section 141(2) ibid, specifically provided that "Police rules made under the Police Act 1861 shall continue to remain in force until altered, repealed or amended by the appropriate Authority".

Note: Police Act 1861 still in force in Islamabad Capital Territory by virtue of section 1(3) of Police Order 2002. Whereas by virtue section 141(2) of KP Police Act 2017 "all provisions of Police Order 2002 relating to Federal Legislative Field shall continue to remain in force".

5. That Police Rules 1934 covers almost all aspect of the Police Service. Relevant to the issue, it is submitted that Chapter 12 of the Police Rules pertains to the appointment / seniority of police officers, whereas Chapter 13 *ibid* deals with his promotion and preparation and maintenance of promotions



lists etc. According to police rules as well as some rulings of Supreme Courts, **[i] Seniority** and **[ii] Promotion Lists** are two different things. It is important to mention that seniority lists are maintained according to the principles laid down in Rule 12.2 of the Police Rules, while promotion lists are maintained in accordance with the provision of Chapter 13 *ibid*. In the context of this case entry and seniority of officers in both the lists is needed to be further elaborated:

- 5.1. <u>Seniority Lists</u>: That Police Rules 12.1(2) provides that all direct appointments to nongazetted ranks above that of constable shall be made by appointing authority on consideration of the recommendation of the selection board, provided that direct appointment of Assistant Sub-Inspector and above shall be made by the appointing authority on the recommendation of Public Service Commission.
 - 5.1.1. That according Rule 12.1(3) *ibid* the power to confirm the appointment to the officers appointed on probation vests in the prescribed appointing authority. Appointing authorities have been defined in Police Rules 12.1 *ibid*.
 - 5.1.2. That sub-rule 4 of Police Rules 12.1 *ibid* further provides the inspector shall be borne on a provincial roll and shall receive provincial constabulary numbers. Sub Inspector (SI) and Assistant Sub Inspector (ASI) shall be borne on range rolls and shall receive



range constabulary numbers. Rule 12.8 *ibid* provides that inspectors, Sub inspectors and ASIs who are directly appointed will be considered to be on probation for three years.

- 5.2. Fixation of Seniority of Officers: Police Rules 12.2(3) *ibid* provides that all appointments of the enrolled Police Officers are on the probation according to the rules in Chapter 12 applicable to each rank.
 - 5.2.1. That seniority in the case of upper subordinates, will be reckoned in the first instance from the date of first appointment, officers promoted from the lower rank will be considered senior to the persons appointed direct on the same date, and the seniority of the officers appointed direct on the same date will be reckoned according to the age. Seniority shall, however, be finally settled by the dates of confirmation. The seniority inter-se of several officers confirmed on the same date being that allotted to them on first appointment. Provided that any officers whose promotion or confirmation is delayed for his being on deputation outside his range or district shall, on being promoted or confirmed regular the seniority which he originally held vis-à-vis any officers promoted or confirmed before him during his deputation.



- 5.2.2. That rules governing probation and seniority of Deputy Superintendent of Police are contained in Appendix 12.1 all directly appointed officer shall be on probation for a period of two years.
- 5.3. <u>Promotion Lists</u>: that promotion from one rank to another and maintenance of promotion lists are governed by Chapter 13 of the Police Rules.
 - 5.3.1. That under Police Rules, promotion lists are separately maintained from the seniority list such as A, A1, B1, C, D, E and F. The confirmed officers from the seniority list are picked up for the promotion at district, divisional and provincial level to the next higher rank making a pyramid to filter officers for promotion to the next rank on the basis of seniority-cum-fitness. The leftover are constrained to improve his performance and compete for promotion to achieve the goal of "seniority cum fitness", as a pre-requisite for promotion as envisaged by Rules 13.1 *ibid*.
 - 5.3.2. That according to the Rules 13.1 *ibid* promotion from one rank to another shall be made by selection tempered by seniority. Efficiency and honesty be the main factors governing selection, specific qualification, whether in the nature of training, courses passed or practical experience shall be carefully considered in each case. When qualification of two officers or otherwise



equal, the senior shall be promoted under sub-rule 3 of the Rule 13.1 *ibid*, for the purposes of regulation promotion amongst enrolled Police Officers, six promotion lists A, B, C, D, E and F are maintained.

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- 5.3.3. That A, B, C and D lists pertains to the officers from the rank of constable up to the rank of Head Constables, which shall be maintained in each District, whereas list "E" pertains to the rank of ASI which shall be maintained in the office of Deputy Inspector General of Police and will regulate promotions of the officers to the rank of Sub Inspector. Similarly list "F" shall be maintained in the office of Inspector General of Police and will regulate promotion to the rank of Inspector.
- 5.3.4. That promotions lists shall be maintained according to the Proforma provided vide Form No. 13.15(2).
- 5.3.5. That Rule 13.15 *ibid* relates to the promotion list "F" which provides that recommendation in respect of Sub Inspector considered fit for promotion to the DIG by SP in Form 13.15(1) and the DIG shall finally submit recommendation to the Inspector General of Police as soon as they are satisfied as to the fitness of officers recommended, but not later than October every year.



5:3:6: That Sub-Rule (2) *ibid* provides that such of the officers recommended, as the IGP may consider suitable shall be admitted to promotion list "F" which will, however, not be published. All instructions/procedure for recommendation and admission to list "F" is contained in Rule 13.15 which is selfexplanatory.

5.3.7. That it is also pertinent to mention here that as per Rule 13.15(4) *ibid* seniority in list "F" will be in accordance with the date of entry in that list.

6. That <u>Rule 13.18 *ibid* regulates **PROBATIONARY PERIOD** of promotion which provides that all Police officers promoted in rank shall be <u>on probation for two years</u> and on conclusion of the probationary (officiating) period a report shall be rendered to the authority empowered to confirm the promotion who shall either confirm the officer or revert him. In no case shall the period of probation be extended beyond two years and the confirming authority must arrive at a definite decision within that period whether the officer should be confirmed or reverted.</u>

6.1. That from the rules quoted above, it is very much clear that seniority lists and promotion lists are two separate things which cannot be amalgamated with each as is presently done in the CPO because at present Promotion List "F" is considered as a seniority list which is wrong and against the rules. The Supreme Court has also held so in its various Judgments like Azmat Ghafoor case etc.

6.2. That for all directly appointed officer three years probationary period is provided (Police Rule 12.8) while for all other officers promoted from one rank to another, two years' probation period is provided in Rule 13.18 ibid. After completion of probation period the officers have to be confirmed, which means that confirmation for officer promotion has to be made in each rank and confirmation dates of the officer shall vary from rank to rank. As envisage in Rule 12.2(3) *ibid* that seniority in case of upper subordinate will be reckoned in the first instance from the date of first appointment, officer promoted from lower rank will be considered senior to the persons appointed directly on the same date, while seniority shall finally be settled by dates of confirmation.

7. That in consideration of all the prevalent provisions Seniority List "F" was prepared and published by the competent authority *vide* Notification No. 347/SE-1 dated 19.03.2019 fixing seniority amongst all Inspectors, DSPs (BPS-17) of the Province of Khyber Pakhtunkhwa for promotion to the next rank to SP (BPS-18).

Copy of the Seniority List "F" dated 19.03.2019 at Annexure-II

Cause of Action of the Instant Appeal:

8. That grievance of the Appellant is that for some extrinsic reasons and intervention, the Regional Police Officer, Malakand (Respondent-3) through Notification No. 11644-68/E dated 30.10.2019 revised promotion list "E" of the officer of Malakand Range that is too with retrospective effect confirming



his promotion as sub-inspector as back as to 01.04.1986 has the effect of disturbing decades old seniority positions in the promotion List "F" for inspectors and Promotion List of DSPs maintained at Provincial Level.

Copy of the Notification No. 11644-68/E dated 30.10.2019 of Revised List "E" of Malakand Range at Annexure-III

9. That as a consequence Respondent-3 (RPO Malakand) Notification dated 30.10.2019, Respondent-1 *vide* impugned Notification No. CPO/E-II/Revised Seniority/61 dated 12.02.2020 also correspondingly revised the promotion "List F" of DSP maintained at Provincial level without any due process.

Copy of the Respondent-1 Impugned Notification dated 12.02.2020 Revising Seniority List "F" at Annexure-IV

10. That aforesaid development has obviously affected the spirit of many senior officers, like Appellant, as by one stroke of pen, he have been deprived them from his decades old seniority which they, humbly submitted, have earned not as favour but through dint of his hard work and merit, hence, through proper channel, the Appellant has filed his departmental appeal / representations to the Respondent-1 wherein attention was invited to pertinent provisions of Police Rules 1934 and ruling of the supreme court wherein promotion in police service only and only was provided and directed to be taken on the basis of "Seniority-cum-Fitness" which with all mandate of were altogether ignored altogether.

Copy of the Specimen Representation / Appeal at Annexure-V

11. That to attend the grievance of the Appellant, the Respondent-1 constituted a Committee vide Order dated 10.03.2020 under the Chairmanship of Commandant Elite Force KP having other three members Commandant FRP, AIG Establishment and AIG Legal CPO. The Committee invited the Respondents-4, 5 & 6 in person as beneficiary officers of the aforesaid pick and choose policy and few of the Appellant was also asked to attend the Committee. Through covering letter No. 4844 dated 04.04.2020, the Committee submitted his Report and Recommendation to Respondents-1 & 2 whereby not only against the law and facts approved that impugned revision of seniority of Respondents-4, 5 & 6 but also made recommendation to consider his cases specially for promotion expeditiously on the basis of impugned revised Lists E & F. For the sake of ready reference the recommendations of the Committee are reproduced as under:

- "I. The instant petitioners to the extent of seeking seniority against the officers at serial no. 1, 2 7 3 be filed requiring no further action.
- II. The case of S.O 11/87 beneficiaries needs to be sent back to the RPO MKD for assigning them their rightful place in seniority list alongside their respective batches.
- III. The plea of the petitioners vis a vis the remaining affectees needs to be reviewed and looked into the relevant provisions of law broadly incorporated in this report.
- IV. Immediate, substantial and cogent measures may be taken for convening meeting of the Departmental Selection Board to consider the promotion cases particularly of those officers who were given relief by the competent legal forums as well as by the Department as some are on the verge of retirement.
- V. The cases of all those officers may also be looked into by Range DIGs who were ignored or omitted from confirmation at the right and appropriate

timing on account of red tape, technicalities and bureaucratic checks leading to deprivation of their lawful right. The bread principles set out in the report may be considered for deciding all such cases.

Copy of the Impugned Committee Report No. 4844/EP dated 04.04.2020 at Annexure-VI

12. That Respondents-1 & 2 directed Respondent-3 and other Ranges through impugned letter/orders No. 97 & 98 both dated 15.04.2020 to implement the recommendation of the Committee, so as the Seniority Lists E & F be accordingly revised.

Copy of the Impugned Order No. 97 dated 15.04.2020 at Annexure-VII

Copy of the Impugned Order No. 98 dated 15.04.2020 at Annexure-VIII

13. That finally cat came out of the bag as Respondent-3 in light of the impugned recommendation of the Committee, its earlier Notification No. 11644-68/E dated 30.10.2019 was withdrawn by another Notification No. dated , however, Respondents-4, 5 & 6 positions were retained as "untouchable". For the above, it was beyond shadow of doubt that entire exercise was meant to promote Respondents-4, 5 & 6 by hook ad crook to the next senior level even alter of the entire police service structure in the Province. Now Respondent-1 vide impugned Notification No. 840/SE-I dated 30.04.2020 has revised the seniority list. Thereafter, the Appellant filed departmental appeal against the impugned order dated 30.04.2020, and the said departmental appeal are yet to be decided by the Competent Authority.

Copy of the Respondent-3 Withdrawal Notification at Annexure-IX

Copy of Impugned Revised Seniority List Notification No. 840/SE-I dated 30.04.2020 at Annexure-X

VI. Notices to all the officers who may likely to be affected by this report should be notified and sufficient opportunities given to represent themselves in accordance with law."

Copy of Representation / Departmental Appeal against order dated 30.04.2020 at Annexure-XI

14. That it is humbly submitted that whole edifice of the Police, a discipline force, is erected on the principle of seniority-cum-fitness which provide drive to the officers to perform his duties throughout his career with great zeal and gallantry, competing with each other showing his proficiency and efficiency earned his promotions, thus, the best of the lost getting higher on the pyramid. Following motto of the Police, the Appellant has timely promoted solely on the basis of his seniority-cum-fitness which now they are happened to be losing at the hand of selfish nepotism and favouritism.

15. That impugned order(s) dated 15.04.2020 of the Respondents though not directly served or notified to the Appellant, however, came in the knowledge of the Appellant on 25.05.2020 whereafter the impugned order(s) dated 15.04.2020 culminated into illegal promotion of Respondents-5 & 6 through impugned revised seniority list notified *vide* Notification No. 840/SE-I dated 30.0402020, while about the mentioned notification the Appellant has got knowledge on 25.05.2020 when he visited the CPO Peshawar in some other official matter, therefore, limitation for Appeal u/s 4 *ibid* commenced from date of knowledge rather issuance of Notification dated 25.05.2020, hence, the instant Appeal may please be treated within time.

16. That being aggrieved of the aforesaid impugned orders, Appellant prefers this Appeal, *inter alia*, on the following:

<u>Grounds:</u>

- I. That impugned orders are erred both in law and facts, hence, not sustainable in the eyes of law.
- II. That the impugned Orders / Committee Report / Revised Seniority List are highly misconceived not only against the law and facts but also for some compelling reasons not get promoted because of

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his own short coming designed to extend the benefit to few individuals that is too at the alter of suppressing efficiency and competency in the Police Service.

- III. That impugned Orders / Notification / Recommendation are not only against law and justice but also attracts principle of estopple and hit limitation, hence, not sustainable.
- IV. That entire exercise of re-fixing the seniority was discriminatory as through pick and choose, Respondents-4, 5 & 6 who have missed the bus through his share inefficiency and competency lagged behind the Appellant, hence, the entire exercise come within mischief of Articles 14 & 25 of the Constitution.
- V. That impugned exercise altering the seniority is also hit by Article 27 of the Constitution as officers belonged to Malakand range have been given preference over the others area such as Appellant.
- VI. That WIHTOUT PREJUDICE to the merit, impugned recommendation of promotion of Respondents-4, 5 & 6 per se and specially directly acting thereupon without the constitution and proceedings of Departmental Promotion Committee (DPC) is illegal. thus. such recommendations are liable to be set aside.
- VII. That now disturbing seniority which established decades ago at this belated stage definitely should



have adverse effect the morale of the Appellant which situation is a very dangerous intrigue for the disciplined force like Police, hence, under the circumstances interference of this Honourable Court is the requirement of law and justice.

- VIII. That the impugned Committee Report humbly submitted for some compelling reasons is *mala fide* as for attribution of late confirmation and promotion of the three Respondents (beneficiary officers) merely to red-tapism etc. is absolutely against the fact as on record, it was not red-tapism rather it was their laxity and for their failure to complete the pre-requisites for confirmation of their promotions within the probation period of two years.
- IX. That it is humbly submitted that the probation period of two years is based on the requisite optimum ability, competency and capacity to fulfill the prerequisite within the specified period of two years of probation otherwise it has been seen that some of the officers, like the Respondents-4, 5 & 6 took years after year to qualify and complete the requisite courses and training in various fields and discipline to improve the cognitive skills, testing and posting in various branches. Overall performance evaluation, records is mandatory for confirmation under the Police Rules 1934 unlike of the other provisional departments of the civil administration where mainly the length of the service is counted.



X. That to demonstrate, how the impugned exercise affected the seniority and spirits of the Appellant (DSPs of the Khyber Pakhtunkhwa Police) can best be illustrated by the following table:

S #	Name	RANK	RECOMMENDATION OF COMMITTEE	PREVIOUS POSITION	NEW POSITION	
1	Mr. Riaz Ahmed	DSP	Above the name of Mr. Arif Javed	29	1	
2	Mr. Bakht Zada	DSP	Below the name of Mr. Riaz Ahmed & Above the name of Mr. Arif Ahmed	30	2	
3	Mr. Amjad Ali	DSP	Below the name of Mr. Bakht zada and above Mr. Arif Javed	62	3	

XI. That under the rules, seniority of the officer shall be finally settled by dates of confirmation in each rank and to assign seniority in the rank of DSP from the date of first appointment as ASI is totally against the rules. In each rank date of promotion and confirmation shall be considered for assigning seniority to them. By giving seniority to a DSP from the date of appointment as ASI would amount to bypass all the above mentioned rules which regulate promotion/appointment. Police Officer cannot be treated as like any other civil servant, as Special Rules other than General Service Rules applicable to the Civil Servants has been framed, under which Police Officers cannot be treated at par with the Civil Servant. General Rules of Civil servant can only be applied on Police Officer when there is no such provision in Police Rules in respect of any issue/point. The Supreme Court of Pakistan in its Judgment reported in PLD 1985 SC 159, has elaborated in detail this aspect of Police Service as well as normal Civil Service.



XII. That here it is worth to mention that previously in 2013 similar attempt was made to fix the seniority for promotion on the basis date of appointment rather than on the basis of seniority-cum-fitness. Such attempt was thwarted by presentation of the relevant police officer and finally committee was constituted wherein it was held that "The house unanimously decided that all the DSsP shall be given seniority as per their date of confirmation in light of Police Rule 12.2.(3) in the rank of SI and not from the date of appointment/promotion as ASI."

- XIII. That it is a trite law that "Seniority is reckoned from the date of confirmation in the substantive rank". But the column showing date of confirmation after the date of appointment/entry into service has been deleted from the impugned seniority list, which is against the law, rules, policy and the canon of justice.
- XIV. That it is worth mentioning here that since independence of Pakistan recruitments/promotions are being made as per Police Rules 1934. Furthermore, Police Rules 1934 has been protected under Article 185 of Police Order 2002 because no fresh rules have been framed for Police Service even in all other Provinces including the Province of Punjab, Police Rules 1934 are still in practice for the reason that no Province has yet framed fresh Police Rules under Police Order 2002 or Act of 2017.



XV. That it will not be out of context to to refer Rule 17 of KP Civil Servants (Appointment, Promotion and Transfer) Rules 1989 wherein it has been expressly stated that "if a junior person is promoted to the higher post by superseding the senior person and subsequently that senior person is also promoted, the person already promoted shall stand senior to hi provided that junior person shall not be deemed to have superseded a senior person if the case of senior person is deferred for the time being for want of certain information or for incompletion of record or for any other reason not attributing to his fault or demerit."

- XVI. That it is humbly submitted that while making promotions at divisional levels, the requirements of Police Rules for qualifying promotions to the rank of Sub Inspector are ignored and a timebarred retrospective seniorities are granted carelessly without examining and assessment whether the person had observed all the qualification criterion and pre-requisite for the said promotion, causing disturbance in the seniority list.
- XVII. That it is humbly submitted that the impugned seniority list is liable to be set aside and revised, keeping in view, the seniority in confirmation as Assistant Sub Inspector, Sub Inspector, Inspector and entry to the promotion lists D, E & F as provided and maintained in the law, rules and norms of justice.
- XVIII. That needless to point out that under the Police Rules, promotion list are separately maintained from the seniority lists such as A, A1,

Ba, C, D, E and F. the confirmed officers from the seniority list are picked up for the promotion at district, divisional and provincial level to the next higher rant making a pyramid to filter goods & bad. The leftover is constrained to improve their performance and compete for promotion to achieve the goal of "seniority cum fitness" another golden principle for promotion as envisaged in Police Rules 13.1.

XIX. That Appellant craves permission for its counsel to raise or urge any other ground at the time of hearing of the Petition.

Prayer: Considering the above submissions, it is, therefore, most respectfully prayed that by way of acceptance of this Appeal, this Honourable Court may please vacate / set aside the impugned orders no. 97 and 98 dated 15.04.2020, Committee Report no. 4844/EP dated 04.04.2020 and Revised Seniority List "F" Notification No. 840/se-i dated 30.04.2020 may kindly be declared as null and void and any other orders / promotions is done under the grab of revised seniority list "F" may kindly be set aside and the Seniority List No. 347/SE-I dated 19.03.2019 may kindly be restored in its letter and spirit.

Or any other relief deemed appropriate by this Honourable Tribunal under the circumstances may please also be granted.

> Appellant / Executant Through

Isaac Ali Qazi Advocate Supreme Court

Marti

Maqsood Ali Advocate High Court

BEFORE THE KHYBER PAKHTUNKHWA SERVICE TRIBUNAL Peshawar

In Re: Writ Petition No. ____/2020 With Interim Relief

Muhammad Ishtiaq s/o Abdur Rehman DSP (Acting SP Investigation) Abbottabad

Versus

..... Appellant

AFFIDAVIT

I, <u>Muhammad Ishtiaq s/o Abdur Rehman, Appellant</u>, solemnly affirm and declare on oath that contents of this Appeal are true and correct to the best of my knowledge and belief and nothing has been concealed intentionally from this Honourable Court.

6-2020 Deponent O_{att}

Identified by:

Maqsood Ali Advocate High Court

BEFORE THE KHYBER PAKHTUNKHWA SERVICE TRIBUNAL Peshawar

In Re: C.M. No. /2020 In Service Appeal No. /2020

Muhammad Ishtiaq s/o Abdur Rehman

Versus

..... Appellant

URGENT Application for Interim Relief

Respectfully Sheweth,

The Applicant humbly submits as under:-

1. That Applicant is filing the instant Petition before this august Court in which no date has been fixed.

2. That the facts and grounds mentioned in the Petition may kindly be considered as an integral part of this Application.

3. That Applicant has an excellent *prima facie* case in his favor and there is genuine hope of its success.

4. That balance of convenience is also in favor of the Applicant and if the interim relief sought was not granted the Applicant would suffer irreparable loss. 5. That impugned orders are erred both in law and facts, hence, not sustainable in the eyes of law. That the impugned Orders / Committee Report / Revised Seniority List are highly misconceived not only against the law and facts but also for some compelling reasons not get promoted because of his own short coming designed to extend the benefit to few individuals that is too at the alter of suppressing efficiency and competency in the Police Service. That impugned Orders / Notification / Recommendation are not only against law and justice but also attracts principle of estopple and hit limitation, hence, not sustainable.

6. It is, therefore, humbly prayed that on acceptance this Application, impugned Orders and specifically Notification dated 22.05.2020 to the extent of Respondents-5 & 6 may please be suspended <u>till final decision of main Appeal</u>.

Any other relief deems appropriate in the circumstances may please also be granted.

Applicant through

D:\My Documents\DSP-Muhammad Ishtiaq-Seniority Promotion-KP Service 2020.docs

Isaac Ali Qazi

Advocate Supreme Court

Jsaac Law Associates Advocates & Consultants 12, K-3, Phase-III, Hayatabad, Peshawar Phone 5817132, 5818446, Mobile: 0300 8594555 Email: <u>isaac.ali.qazi@gmail.com</u> <u>www.isaaclaw.org</u>

BEFORE THE KHYBER PAKHTUNKHWA SERVICE TRIBUNAL PESHAWAR

In Re: C.M. No. /2020 In Service Appeal No. /2020

Muhammad Ishtiaq s/o Abdur Rehman

Versus

<u>Affidavit</u>

I, <u>Muhammad Ishtiaq s/o Abdur Rehman</u>, <u>Applicant</u>, do hereby solemnly affirm that contents of this Application are true and correct to the best of knowledge and belief and nothing has been concealed intentionally from this honourable Tribunal.

Deponent

Identified By:

Maqsood AliAdvocate High Court

5-6-2020 nio High

..... Appellant

BEFORE THE KHYBER PAKHTUNKHWA SERVICE TRIBUNAL Peshawar

In Re: C.M. No. _____/2020 In Service Appeal No. ____/2020

Muhammad Ishtiaq s/o Abdur Rehman

Versus

..... Appellant

Inspector General of Police / Provincial Police Officer & Others

..... Respondents

Application for Condonation of Time Bar, IF ANY

Respectfully Sheweth,

The Applicant-Appellant humbly submits as under:

1. That the Applicant has been performing his services in the KP Police Department and have been assigned different tasks to ensure peace and tranquility in the society.

2. That the Applicant has been performing his duties in his designated post as Superintendent of Police and the said area is known for terrorist activities and for the very reason the Applicant has been keenly with his force to ensure peace in the region.

3. That the Applicant having been occupied with the task to control the administration of the region as well as to ensure the safety and security of the region assigned to him.

4. That the Applicant has meetings with the District Administration as well as meeting with SSP and CCPO, Peshawar on daily basis, due to the mentioned reason it is quite impossible to the Applicant to look-after his departmental proceedings regarding his service.

5. That the Applicant was also assigned special duty from 18th of March, 2020 to 30th of June, 2020 during the Covid 19 Pandemic and during that interval the Applicant was not able to focus on his departmental litigation about their service matters, furthermore, the administrative block and the high-up's offices were also closed due to the above mentioned reason.

Prayer: It is, respectfully prayed that the instant Application may graciously be accepted and the delay in filing of the Appeal, IF ANY, may please be condoned in the interest of justice and the Appeal may please be decided on merits and mere technicalities be avoided.

Any other relief deems appropriate in the circumstances may please also be granted to the Applicant.

> Applicant through

Maqsood Ali Advocate High Court

BEFORE THE KHYBER PAKHTUNKHWA SERVICE TRIBUNAL

PESHAWAR

In Re: C.M. No. ____/2020 In Service Appeal No. ____/2020

Muhammad Ishtiaq s/o Abdur Rehman

Versus

Inspector General of Police / Provincial Police Officer & Others

..... Respondents

..... Appellant

Affidavit

I, <u>Muhammad Ishtiaq s/o Abdur Rehman, Applicant</u>, do hereby solemnly affirm that contents of this Application are true and correct to the best of knowledge and belief and nothing has been concealed intentionally from this honourable Tribunal.

Deponent 6. nº01 0.1 maisa awai Hiĝ

Identified By:

M

Maqsood Ali Advocate High Court

S. No.	Name	Date of Joining ns ASI	Date of Promotion as Sub-		Date of Promotion as		Date of Promotion as DSP	
			Inspector		Inspector Officiating Confirmation		Officiating Confirmation	
			Officiating	Confirmation	Officiating		02.01.2014	02.01.2015
1.	Abdus Salam Khalid	01.07.1998		15.09.2007	11.01.2008	23.12.2011	02.01.2014	02.01.2015
2.	Arbab Shafi Ullah Jan	01.03.2000		15.09.2007	11.01.2008	23.12.2012	31.03.2012	31.03.2013
3	Aslam Nawaz Khan	11.01.1995	14,07,2001	04.02.2004 •	16.12.2005	03.05.2008	19.03.2012	19.03.2013
4.	Arif Khan	16.04.1991		04.05.2003	14.10.2004	03.05.2008	19.03.2012	26.07.2017
5.	Darwesh Khan	08.04.1984	30.12.1993	24.10.2002	30.01.2006	24.02.2009	30.09.2012	30.09.2017
6.	Fazli Wahid	16.12.1998		19.12.2009	30.07.2010	2013	24.01.2014	24.01.2015
7.	Khan Khel	01.03.2000		26.09.2007	05.04.2008	23.12.2011	06.02.2014	06.02.2015
8.	Muhammad Atiq Shah	26.12.2000		26.01.2008	05.04.2008	23.12.2011	07.12.2012	03.07.2018
9.	Muhammad Ayaz Khan	29.07.1998	17.11.2001	15.05.2004	05.06.2006	30.07.2008		03.07.2018
10.	Muhammad Ishtiag	29.07.1998	17.11.2001	15.05.2004	05.06.2006	30.07.2008	07.12.2012	03.07.2018
11.	Muhammad Jamii Akhtar	29.07.1998	17.11.2001	15.05.2004	05.06.2006	30.07.2008	07.12.2012	02.04.2016
12.	Mujeeb-ur-Rehman	11.01.1995	17.04.2004	18.08.2008	05.03.2009	2012	25.03.2013	25.03.2014
13.	Mushtag Ahmad	23.01.1995		30.03.2004	27.03.2007	28.01.2010	07.11.2012	07.11.2013
14.	Nisar Ahmad Khan	22.11.1995		16.11.2005	27.03.2007	28.01.2010	07.11.2012	07.11.2013
15.	Nazir Ahmod	22.11.1995		16.11.2005	27.03.2007	28.01.2010	07.11.2012	07.11.2013
16.	Qamar Hayat Khan	31.12.1994		11.05.2004	16.12.2005	31.05.2008 16.06.2008	07.11.2012	08.11.2013
17.	Saced Akhtar	29.07.1998	17.11.2001	11.05.2004	05.06.2006	28.01.2010	07-11-2012	19.03.2013
18.	Salah-Ud-Din Kundi	01.02.1995	28.11.2011	11.05.2003	28.04.2007	28.01.2010	19.07.2013	19.07:2014
19.	Salim Aman Ullah	13.02.1996	ļ	06.09.2006	05.04.2008	03.05.2008	19.03.2012	19.03.2014
20.	Tauheed Khan	17:05:1983		07.04.2003	16.12.2005	03.05.2008	07.11.2012	07.11.2013
21.	Shafi Ullah Khan	01.02.1995	L	01.05.2004	16.12.2005	28.01.2010	16.10.2012	16.10.2013
22.	Shaukat Ali	23.01.1995		11.04.2003	27.03.2007	16.06.2008	24.01.2014	24.01.2015
23.	Syed Mukhtiar Shah	29.07.1998	17.11.2001	11.05.2004	05.06.2006	28.01.2010	25.03.2013	25.03.2014
24.	Tahir Iqbal	31.12.1995	11.05.2004	20.12.2006		03.05.2008	31.03.2012	31.03.2013
25.	Tariq Iqbal	21.12.1995	19.11.2001	06.02.2004	16.12.2005	03.05.2008	31.03.2012	31.03.2013
26.	Toriq Habib	21.12.1995	19.11.2001	01.01.2004	16.12.2005	03.05.2008	19.03.2012	19.03.2014
27.	Waqar Ahmed	02.10.1988	01.04.1999	17.12.2003	17.12.2005	1 03.03.2008	19.03/2012	

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S.No.	Namie:of Officers	Daté úf Birth	Date of Supernmuntion-	Domičlie		D.O Promotion	ublished for information to all concerned.	Ded. 19/3/ 2019 Reminiks
1.	Mr.: Arif Javed	08.02.1964	07-02-2024	liaripur	BA	20.01.2011	Notification No S/432/2011 dt: 20.01.2011	Appointed as (SP BS -18) on
				,				Acting Charge Busis vide Ge Khyher Pakhtunkiliwa Establiatinehr Department Notification No. SO (E-1) EX
2.	Mr. Aman.Ulluh	09.07.1964	08-07-2024	Banriù	ВЛ	20:01:2011		-4/2019, dated 28" January 2
J.	Mr. Tariq Mehmood	28:04.1965	27-04-2025	· Abbóttabad-			Notification No S/432/2011 dt: 20.01.2011	<u>_</u>
4.						30.06.2011	Notification No. Sizestino Little in account	Appointed as (SP BS-18) ou Acting Charge Basis vide Go Khylier Pokhtinakhiva Establishment Department Notification No. SO (E-1) E.S.
_	Mr. Ijaz Ahmed	15.06.1966	14-06-2026	Abbottabad	BA	20.01.2011	Notification-No S/3887/2011 dt: 30.06.2011	Notification No. SO (E-I) E& 4/2019, dated 28th January 20
5.	Mr. Janas Khan	10.02.1965	09-02-2025	Haripur	BA	20:01.2011	Notification No 5/432/2011 dr 20.01.2011	
<u>6.</u>	Mr. Mukhtur Ahmad	04.02.1969	03-02-2029	Abbottabad	'FA	30.06.2011	Notification No S/432/2011 dl: 20.01.2011	
<u>7. </u>	Mr. Muhammad Suleman	28.07.1970	27-07-2030	Abbottabad	MA	30.06.2011	Notification No S/3887/2011 dc 30.06:2011	
8.	Mr. Asif Goliar	07.08.1964	06-08-2024	Mansehra	10 th	20.01.2011	Notification No S/3887/2011 dt: 30.06.2011	
9.	Mr. Aamir Shahzad	09.08.1968	08-08-2028	Peshawar	MA	30.06.2011	Notification No S/432/2011.dc 20.01.2011	
<u>10.</u>	Mr. Amir Muhanimad	07.01.1970	01-01-2030	Buner	BA	19:03.2012	Notification No S/3887/2011 dc: 30.06.2011	
<u>11.</u>	Mr. Nisar Ahmad	25.03.1960	24-03-2020:	Mardan	BA/LLB	30.06.2011	Notification No S /1957/20.12 dt: 19.03.2012	
12.	Mr. Gul Nasceb	09.11.1968	08-11-2028	Bannu	FSc	19.03:2012	Notification No S/3887/2011 dt: 30.06.2011	
13.	Mr. Wägar Ahmad	03.01.1968	02-01-2028	Nowshera	LBA	19.03.2012	Notification No.S./1957/2012 dt: 19.03:2012	
14:	Mr. Muhammod Shafiq	13:01-1963	12-01-2023	Bannu	BA	19.03.2012	Notification No S /1957/2012 dt: 19.03.2012	
15.	Mr. Mubammad Arif	10.03.1969	09-03-2029	Peshawar	MAYLLB	19.03.2012	Notification No S /1937/2012.dt: 19.03.2012	
16.	Mr. Rafiullah	19:04.1960	18-04-2020	Kohat	104	19.03.2012	Notification No S /6949/2012 dt: 25.09.2012	
17.	Mr. Tahir ur Rohman	28.02.1969	27-02-2029	Haripur .	BA	19.03.2012	Notification No 9-/1957/2012 dc 19:03:2012	
8.	Mr. Darvesh Khan	14.06.1962		Mardan	MALLB	19:03:2012	Notification No S /1957/2012 dt: 19:03:2012	
9.	Mr. Fauheed Khan	20.10.1963		DiKhan	BA	19.03.2012	Notification No S /1957/2012 de 19.03.2012	
.0.	Mr. Salah-ud-Din	15.01.1970		Tánk	MA	07.11.2012	Notification No S/1957/2012 dt: 19.03.2012	
	Mr. Gul Naważ	02:12.1959	and the second se	Sviabi .	MA		Notification No. 5/8083/2012 dt: 07.11.2012	
	Mr: Noor Jamal	10.01.1966			MA	31.03.2012	Notification No. S/2383/2012 dl: 31-03:2012	
	Mr. Muhammad Arif			Barinu		31.03.2012	Nonfication No. S/2383/2012 dc 31.03.2012	
	Mr. Tarig Habib				BA.	07.11.2012	Notification No. 5/8083/2012 dt: 07.11.2012	<u> </u>
	Mr. Nisar Alunad				MA	31.03.2012	Notification No. S/2383/2012 du 31.03:2012	<u> </u>
6.					BA	31.03.2012	Notification No. S/2383/2012 dt: 31.03.2012	
7.		· · · · · · · · · · · · · · · · · · ·				31.03.2012	Notification NoS/2383/2012 dt: 31.03.2012	<u>.</u>
8.	Mr. Sanoullah					31.03.2012	Notification: No: S/2383/2012 dt: 31.03.2012	<u> </u>
)					BA BA	31.03.2012 07.11.2012	Notification No. S/2383/2012 dt: 31.03:2012	

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31.	Mr. Quaid Kamal	01.01.1963	Supersonvation			eits DSP		
32.	Mr. Bariaras Khan	05.01.1962		Charsadde	BA	07/11:2012	Notification No. S/8083/2012 dl: 07.11.2012	
331	Mr. Shafiullah	01.04.1971	04.01.2022	Nowshera	BA	07:11:2012	Notification No. 5/8083/2012 dt 07.11.2012	·
34.	Mr. Munir Hussain	30.05.1966	31-03-2031	D(Khán	. MA	07:11.2012	Notification No. S/8083/2012 dc 07.11.2012	
3.5.	Mr. Tahir Igbal	20:01.1969	29-05-2026	Manschra	BA.	07.11.2012	Notification No. 5/3053/2012 dt 07/11/2012	
		20:01:1909	19-01-2029	Haripur	B.Sc	25:03.2013	Notification No. 5/1791/13 dc. 25.03.2013	
							1021010201011100: 3/1791713 8C, 23.03.2013	Revised seniority was
36.	Mr. Qamar Hayat	08.04.1971			• •			granted vide Order No.
37.	Nr. Zulfigår Klian Jadoon	15:06.1963	07-04-2031	Haripur, -	BA	07.11.2012	Notification No. 5/8083/2012 dc 07.11.2012	909/E-11 duted {2.12.2018
58.	Mr. Nazir Ahmad	02:02.1970	14-06-2023	Abbottabad	BA	25:03:2013	Notification No. S/1791/2013 dt: 25.03.2013	<u> </u>
39.	Mr. Saced Akhtar	02:02:1970	01-02-2030	Abbottabad	MLAVB.Ed	1.07.11.2012	Notification No. 5/8083/12 dc 07.11.2012	
40.	Mr. Muhammad Ayaz		01-02-2031	Abbottábád	BA	07.11.2012	Notification No. 5/8083/12 dc 07.11.2012	
41.	Muhammad Janiil Akhiar	03.03.1975	02-03-2035.	Abbottabad	.BSc	07.11.2012	Notification 140. 5/8083712 dC 07.11.2012	
42.	Mr. Falak Niaz	22.02.1977	21-02-2037	Haripur	B.Sc	07.11.2012	Notification No. 5/8083/12 dt: 07.11.2012	
43.	Afe folge and the	01.04.1965	31-03-2025	Swabi	MA	07.11.2012	Nötification No. S/8083/12 dt: 07.11.2012	
<u>45.</u> 44.	Mr. Ishtiaq Alimad	01.11.1971	30-10-2031	Lakki	BA		Notification No. S/8083/12 dt: 07.11.2012	
44.	Mr. Iftikhar Shah	30.04.1966	29.04.2026	Mardan	M.A	07.11.2012	Notification No. S/8083/12 dr: 07.11.2012	· · · · · · · · · · · · · · · · · · ·
	J	1			INGAL .	25:03.2016	Notification No. 312/SE-I'dt: 25.03.2016	Assigned revised seniority vide
45.	Mr. Shaukat Ali		· · · ·		¥.			Notification No.575/CPB dated
46.	Mr. Abdul Samad	05.03.1971	04-03-2031	Swabi	BSc	30:11.2012		19.05.2017
47.		14.04.1969	<u>: 13.04.2029</u>	Swabi	MA	25:03.2015	Notification No. 5/8772/2012 dc 30:11.2012	
48.	Mr. Mushtag Ahmad	15.03.1970	14-03-2030	Swabi	MA	25.03.2013	Notification No. S/1791/13 di: 25.03.2013	
49.	Mr. Sajjad Ahmad	01.04.1968	31-03-2028	Swabi	MA	25.03.2013	Notification No. S/1791/13 dt: 25.03.2013	
49. 50.	Mr. Abdur Rashid Marwat		29-03-2023	Lakki	10 th	25:02:2013	Notification No. S/1791/13 dt: 25.03:2013	
50. 51.	Mr. Muzamil Shali	08:03.1972	07-03-2032	Swabi	MINLLO	25:03-2013	Notification No. S/1791/13 dt: 25.03.2013	
	Mr. Nioz Muhammad	11.02.1971	10-02-2031	Swabi			Notification No. S/1791/13 di: 25.03 2013	
	Mr. Sliah Hassan	01.05.1968	10-04-2028	Mardan	MA	25.03.2013	Notification No. S/1791/13 dt: 25.03.2013	
j).	Sajjad Ahmad Sahibzada	02:02.1971	01-02-2031	Swabi	BA	08.04.2013	Notification No. S/2119/15 dt: 08.04.2013	
	Mr. Nazir Khan	18.10.1970	17-10-2030	Mardan	MA	08.04:2013	Notification No. S/2119/13/dt: 08:04:7013	
	Mr. Abdül Hai		31-07-2032	D.I.Khan	MA	19.07.2013	Notification No. S/2119/13 dt: 19.07.2013	· · · · · · · · · · · · · · · · · · ·
6.	Mr. Salcein Aman Ulleh		22-03-2030	Peshawar		19.07.2013	Notification No. S/21 (9/13 di: 19.07.2013	·
7.	Mr. Zia Hasson		31-10-2034	DIKhan	FA	19.07.2013	Notification No. S/2119/13 dt 19 07 2013	· · · · · · · · · · · · · · · · · · ·
8	Mr. Muhammad AshraF		19-04-2020		M.A/ Pol	02.01.2014	Notification No. S/20/14 dt 02:01.2014	
9.		A	23.06.2036	Banuu	10 ⁴⁶	02.01.2014	Notification No. S/20/14 dt: 02.01.2014	<u> </u>
ĺ			29.00:2030	Lakki	MA	25.03 2016	Notification No. 312/SE-I dt: 25.03:2016	
	<u> </u>	.		· .• [_: ·		······································	Assigned revised seniority vide
	Arbab Shafiuliah	09.10.1966	08-10-2026	Péshawar			<u> </u>	Notification No.261/SE-L dated 07.03.2018
	Mr. Roliullah		11-03-2028		ΓΑ	02.01.2014	Notification No. S/20/14 dt: 02:01:2014	[n1.02.7019.
<u>r [</u>	Mr. Amjid Ali	the second se				02:01.2014	Notification No. S/20/14 dt: 02.01.2014	f
	Mr. Mühammad Naeem			Swat		24.01.2014	Notification No: S/413/14; dt: 24:01.2014 o	<u> </u>
				MKD.	10 th	24:01:2014	Notification No. 5/418/14, dr. 24.01.2014	[
					MA		Notification No. 5/418/14, dt 24.01.2014	
					FA		Notification No. S/418/14, dc 24.01.2014	<u> </u>
		<u>10.01.19.12</u> (9-01-2032	D.I.Khan			Notification No. 5/418/14, dr. 24.01.2014	

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ļ	67.	Mr. Niaz Gul	Birth 07.03.1971	06-03-2031	Abbottaba		ns DSP	Promotion of inormanium	
ļ	68.	Mr. Muhammad Ishtiaq	04.05.1973	03-05-2033	Manschra	BSc BSc	24.01.2014	Notification No. S/418/14, dt: 24.01.2014	
ļ	69.	Mr. Zahid-ur-Rehman	25.03.1970	24.03.2030	Haripur		24.01.2014	Notification No. 5/418/14, dc 24.01.2014	
				1	Learsput	MSc	08.04.2016	Notification No. 373/SE-1 dt: 08.04.2016	Assigned revised seniority vid
ļ	70					N La L			Notification No.261/SE-1 date
ł	70.	Syed Mukhciar Shah	18.10.1967	17-10-2027	Haripur :	MA	24.01.2014	NEATO- AND	07.03.2018
Ļ	71.	Muhammad Tahir Shah	01.03.1972	28-03-2032	Bannu	BA	24.01.2014	Notification No. S/418/14, dt: 24.01.2014	
Ļ	72.	Mr. Nisar Muliammad	20.01.1973	19-01-2033	Lakki	BA		Notification No. S/418/14, dt: 24.01.2014	
Ļ	73.	Mr. Noor Zamin Shah	30.01.1962	29-01-2022	Mardan	BA	24:01:2014	Notification No. S/418/14, dt 24.01.2014	
Ļ	74.	Mr. Khan Khel	10.04.1969	09-04-2029	Mardan	BA	24.01.2014	Notification No. 5/418/14, dt: 24.01.2014	
Ľ	75.	Muhammad Aleem Jan	11.04.1967	10-04-2027	Charsadda	BSc	24.01.2014	Notification No. 5/418/14; dt: 24.01.2014	
L	76.	Mr. Tajaniul Khan	30:09.1965	29.09.2025	Swabi		24.01.2014	Notification No. S/418/14, dt: 24.01.2014	
Ŀ	77.	Mr. Hameedullah	25.04.1974	24-04-2034		MA	24.01.2014	Notification No. S/418/14, dt: 24.01.2014	
	78.)	Mr. Taj Malook	10.04.1961	09-04-2021	Mardan	BA	24:01.2014	Notification No. S/418/14, dt: 24.01.2014	***
Г	79.	Muhammad Atiq Shah	01.09.1978	30-08-2038	Swabi	FA	24.01.2014	Notification No. S/418/14, dr 24.01.2014	
Γ	30.	Mr. Zar Wali	20.01.(96)	19-01-2021	Charsadda	FA	06.02.2014	Notification No. S/677/14 dt 06.02.2014	
	81.	Muhammad Javed	03.06.1963		Peshawar	FA.	06:02.2014	Notification No. 5/677/14.dr 06.02.2014.	
			102:00:1903	14.03.2025	Manschra	100	27.10.2015	Notification No. 4029/SE-I dt: 27.10.2015	Desite at a state
						1			Revised seniority was
			· .				1		granted vide Notification No. 20/SE-1 duted
F	82.	Mr. Liaz Ahmad	05.04.1963			·			03.01.2018
	83.	Mr. Arshad Mehmood	15.08.1964	04.04.2023	Minischra	FÅ	12.09.2014	Notification No 1092/E-II dt 12.09.2014	03.01.2018
		Mr. Hussain Badshah	11.05.1959	14.08.2024	Mansehra	FA	12.09.2014	Notification No 1092/E-11 di 12.09/2014	
	85.	Mir. Shakeel Ahmad	14.04.1969	10.05.2019	Karak	FA	-12.09.2014	Notification No 1092/E-(1 dt 12:09:2014	
	86.	Mr. Muhammad Saced	04.05.1969	13.04.2029	Charsadda	OSc	12.09.2014	Notification No 1092/E-11 dt 12.09.2014	
_	\$7.	Mr. Khabir Muhammad	01.01.1972	03.05.2029	Mardan	BA	12.09.2014	Notification No 1092/E-11 dt 12.09.2014	· · · · · · · · · · · · · · · · · · ·
	88.	Ms. Nazia Naurcen		31.12.2031	Abbottabad	MA/LLB	12.09.2014	Notification No 1092/E-11 dt 12.09.2014	
	89.	Mrs. Shahzadi Noshad	01.12.1970	30.11.2030	Abbottabad	FΛ.	12.09.2014	Notification No 1092/E-II dt 12.09.2014	
_		Mr. Jehanzeb	10.04.1972	09.04.2032	Hangu	BA	12:09:2014	Notification No 1092/E-11 dt 12.09 2014	
	· · ·	ive senacized	03:03.1960	02.03.2020	Manschra	10th	30.01.2018	Notification No. 115/SE-1 dt: 30.01.2018	
1	1			,		ł			Revised seniority was
									granted vide Notification
	91.	Mr. Rahim Hussain				L	.]		No. 20/SE-1 dated
	92.	Mr. Amjad Hussain	11.05.1970	10.05.2030	Shangla	BA	12.09.2014	Notification No 1092/E-II dt 12.09.2014	03.01.2018
		Mr. Distant (1 111	24.03.1971	23.03.2031	Manschra	FA:	12.09.2014	Notification No 1092/E-11 dt 12:09:2014	
		Mr. Rizwan Habib	19.04.1974	18.04.2034	Mansehra	B.A	12.09.2014	Norification: No. (003/C 1/ 4) 12 00 0014	
		Mr. Jeliangir Khan	10.11.1965	09.11.2025	Abbottabad	10th	24.10.2014	Notification No 1092/E-II dt 12.09.2014	
_		Mr. Shamraiz Khan	10.02.1960	09.02.2020	Abbottabad	10 th	24.10.2014	Notification No S/3528/14 dt 24.10.2014	
	26.				Abbotrabad	10 ^{1h}	24.10.2014	Notification No S/3528/14 dr 24.10.2014	
		Mr. Rahmat Ullah			Nowshiera	FA	24.10.2014	Notification No S/3528/14.dt 24.10.2014	
' 9	98. 1	Mr. Rashid (qba)					24.10.2014	Notification No S/3528/14 di:24.10:2014	
	1		·]		: include	19130	25.03.2016	Notification No. 312/SE-1 dt: 25.03.2016	Revised seniority was
	l			Í		}.			granted vide Notification
•						,,,,,,,,	· · · · · · · · · · · · · · · · · · ·	<u> </u>	No. 20/SE-1 dated
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1	99. 1	Mr. Alamzeli.	12.02.1980	-					<u> </u>
Ĵ	100.		01.04.1962	11.02.2040	Mardan	F.Sc	24.10.2014	Notification No.S/3528/14 dt:24.10.2014	03.01.2018
	101.			11.03.2022	Buner	FA	24.10.2014	Notification No \$/3528/14 dt:24.10.2014	
ļ	.102.		10.01.1963	09.01.2025	Buner	10%	24.10.2014	Notification No 5/3528/14 dt24.10.2014	
Ī	103:	Mr: Muzakir Shuh	08.03.1968	07.03.2028	Loralai	BA	24.10.2014		
ī	104.	Mr. Muhammad Aslain	01.06.1961	31.05.2021	Charsadda	10 ⁴	02.04.2015		
j į	105.	Mr: Safdar Khan	.08.04.1962	07.04.2022	Karak	F.A	.02.04.2015		
ŀ	106.		30.04.1971	29.04.2031	Kohat	MÁ	02.04.2015	Notification No. 2573/SE-(dt: 02.04.2015	
ŀ	100.		09.01.1973	05.01.2033	Bannu	FA		Notification No. 2573/SE-I di: 02.04.2015	
Ĺ		Mr. Mujech Ur Rehman	02.01.1969	01.04.2029	Bannu	BSc/LLB	02:04:2015	Notification No. 2573/SE-1 dr. 02.04.2015	
ŀ	108		09.10.1971	08.10.2031	Peshawar			Notification No. 2573/SE-1 dt: 02.04.2015	
- H	109.	Ms. Asmat Ara	15.04.1975	14:04.2035	Swnbi	M.A	:02:04:2015	Notification No: 2573/SE-1 dc: 02.04.2015	
Ļ	<u>110.</u>	Mirs: Shalizia Shahid	30.04.1976	29.04.2036		MA/B.Ed	02.04.2015	Notification No. 2573/SE-Ldt: 02.04:2015	
Ļ	<u>_111.</u>	Mrs. Rozin Altaf	30.07.1969	29.07.2029	Charsadda	MAVELB	1	Notification No. 2573/SE-1 dt: 02.04.2015	─ <u></u> <u></u> <u></u>
L	112.	Ms. Hamida Beno	04.12.1970	03.12.2030	Peshawar	MA	02.04.2015	Notification No. 2573/SE-1 dt: 02.04.2015	
	113.	Mr: Mustafa Kamal Pasha	01.09.1979		Peshawar	BA	02.04.2015	Notification No. 2573/SE-I dc 02.04.2015	
Г	114.	Mr. Azmat Ali Khan	06.01.1970	31.08.2039	Bannu	MA	02:04:2015	Notification No. 2573/SE-I dc 02.04.2015	
ī	115.	Mr: Wagar Ahmad		05:01.2030	Bunnu	MA	02:04:2015	Notification No. 2573/SE-1 dc: 02.04:2015	
-1		Mr: Sajjad Hussain	12.04.1974	11.04:2034	Charsadda	MA	02.04.2015	Notification, No. 2573/SE-1 dt. 02.04.2015	
	117.	Mr. Yasir Amen	23.03.1976	22.03:2036	"Nowshera	B.Sc/Hon	02.04/2015	Notification No. 2573/SE-I dt: 02.04.2015	
- <u>-</u> -	118	Mr; Muhammad Maroot	11.08.1970.	10:08:2030	Peshawar	D.Com	02:04:2015	Notification No. 2573/SE-1 dr. 02.04.2015	Ĺ
	119	Mr. Abdul Hainced	05.10.1974	04.10.2034	Abbottabad.	B:Sc	02:04.2015	Notification No. 2573/SE-I dt: 02.04.2015	ľ
	120.	Mr. Abdul Hainced	22:03.1959	21:03.2019	Abbottabad	100	02.04.2015	Notification No. 2573/SE-I dt: 02.04.2015	
		Mr. Usman Ghani	09.07:1960	03.07.2020	Pcshawar:	100	02.04.2015	Notification.No. 2573/SE-1.dt: 02.04.2015	
- H-	122.	Mr. Ali Gohar	23.03:1968	22.03.2028	K Agency	MA	02.04.2015	Notification No. 2573/SE-1 dt 02.04.2015	·····
	144.	Pir Mohslin Shah	01.01.1960	31.12.2020	DIK	F.A	02.04.2015	Notification No. 2573/SE-1 dr 02.04 2015	
- [L. C.A	25.03.2016	Notification No. 312/SE-I dt: 25.03.2016	Assigned revised seniority vi
	123.	Multaining Ilyas			· · ·				Notification.No.261/SE-1 dat
		Mr. Rokhan Zeh	25.12:1973	24.11:2033	Mardan	B.A	18.08.2015		Notification No.261/SE-1 dat 07.03.2018
	·:]	MIC KOKHAN ZER	07.04:1965	106:04.2025:	Swabi	8.A	25.03.2016	Notification No. 3806/SE-1 dt: 18:08:2015	
1.	.			i		0.71	2102 6010	Notification No. 312/SE-1 dt: 25.03.2016	Assigned revised seniority vie
	25.	Mr. Jehanzada	01.01.10.02					· ·	Notification No.261/SE-1 date
	· · · ·		01.04.1963	31.03.2023	Charsadda	MA	25.03.2016	Nevit-	07.03.2018
ال ا	<u> </u>			ľ	, , , , , , , , , , , , , , , , , , ,			Notification No. 312/SE-1 dt: 25.03.2016	Assigned revised seniority vid
2	26.	Mr. Naseer Ali	03.10.1975	07.10.000	<u> </u>	<u> </u>	· .		Notification No.261/SE-L date
			v,J.,IV. (7/J	02.10.2035	Charsadda	BA	30.09.2016	Notification No. 1033/SE-1 dt: 30.09.2016	07.03:2018
						· ·		Manifestion 140, 1035/SE-L dr. 30.09.2016	Revised sentority was
Ł			j						granted vide Notification
· []	27.	Mr. Muhanimad Rauf	01.01.100						No. 20/SE-1 dated
<u>ا</u>	J.		04.04.1963	03.04.2023.	Mardun	10th	25.03.2016	A Nati Giant - Martin Providence	03.01.2018
				1	ļ			Notification No. 312/SE-I dt: 25.03.2016	Assigned revised schlority vid
[<u> </u>	28.	vír. Hidayat Ullah sháh	20.04.1965	10.01.2001			• •• •		Notification No.261/SE-I date 07.03.2018
1		,, ,,,,,,,,,,,,,,,,,,,,,,,,,,,,,,	20.04.1903	19.04.2025	Swabi	10th -	25.03.2016	Notification No. 312/SE-I dt: 25.03.2016	07.03.2018
L					·			12/5E-1 dt: 25.03.2016	Assigned revised seniority vid
			<u>_</u>	<u></u>				P	Notification No.261/SE-L duted

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•	129.	Mr. Muhammad Ismail	12.06.1966	Superannitation	_ <u></u> ;	(SIII)	as USP			• j"
			12.00.1900	11.06.2026	Lakki	F.A	25.03.2016	Notification No. 312/SF-1 dt: 25.03.2016	Assigned revised seniority vide Notification No.201/SE-1 dated	: ●
	130.	Mr. Shabir Hussain Shah	15.06.1972	14:06.2032	Lakki	MA	18.08.2015		07.03.2018	•
	131.	Mr. Aqiq Hussuin	01.04.1965	30.04.2025	Kohat	BA/LLD	18.08:2015	Notification No. 3806/SE-1 dc 18:08:2015		÷
	132.	Mr. Falak Nawaz	03.02.1969	02.02.2029	Kohat	F:A	25.03.2016	Notification No. 3806/SE-I dE 18.08.2015		
]	1				20.00.2010	Notification No. 312/SE-1 dt: 25.03.2016	Revised seniority was	
				· · ·		· ·			granted vide Notification	·
				· ·			· · ·		No. 20/SE-1 duted	
	1. 133.	Mr. Shoukat Ali Shah	09.10.1960	08.10.2020	Kohat	10th	18.08.2015		03.01.2018	•
	134.	Mr. Alsor Khan	30.01.1961	29.01.2021	Karak	10th	25,03,2016	Notification No. 3806/SE-1.4t: 18.08.2015	· · · · · · · · · · · · · · · · · · ·	
		-					0102.2010	Notification No. 312/SE-I dc 25.03.2016	Assigned revised senterity vide	
	135.			<u> </u>	· · ·				Notification No.26U/SE-1 dated	
		Mr. Khalid Usman	06.01.1967	05.01.2027	Karak	FA	18.08.2015	Norferman Nr. 2000/0011 h 10 pp pt 1	07.03.2018	•
	136.	Mr. Nasir Khan	20.12.1972	19.12.2032	Peshawar	BA	30.01:2018	Notification No. 3806/SE-1.dt: 18.08.2015		
			ſ				10.01.2010	Notification No. 115/SE-1 dc 30.01.2018	Revised seniority was	
			1		{	·			granted vide Notification	
			ļ						No. 20/SE-1 dated	
	137.	Mr. Gharib Nawaz	06.09.1961	05.09.2021	Karak	.F.A.	1		03.01.2018	-
	138.	Mr. Riaz Ali	01.12.1959	30.11.2019	Mardon.	10th	25.03.2016	Notification No. 3 (2/SE-Ldt: 25.03.2016		1
	139.	Mr. Muhammad Sattar	04.04.1964	03.04.2024	Chitral	.10th	25.03.2016	Notification No. 312/SE-Ltdc 25.03.2016		
		Khan			Ginuar		25.03.2016	Notification No. 312/SE-I dt 25.03.2016	······································	
· -	140	Mr. Muhanumad Zaman	01.01.1965	JL.12.2025	Buner	B.A	25.03.001.5		÷	
		Mr. Hayat Ullah	04.08.1965	03.08.2025	Mardan	10th	25.03.2016	Notification No. 312/SE-I du 25.03.2016		
		Mr. Amir Hussain	25.05.1965	24.05:2025	Swabi	FA.	25.03.2016	Notification No. 312/SE-1.dt: 25.03.2016	and the statement of th	-
		Mr. Gran Ulleh	15.06.1963	14.06.2021	Charsadda	10th	30.09.2016	Notification No. 1033/SE-I dt. 10.09.2016		
		Mr. Fazal Wahid	12.01.1971	1.1.01.203.1	Malakand.		30.09.2016	Notification No. 1033/SE-I dt: 30.09.2016		
•	145	Mr. Gohar Alli	15.11.1974	14.11:2034	Peshawar	1001	30.09.2016	Notification No. 1033/SE-1 dc 30.09.2016	· · · · · · · · · · · · · · · · · · ·	
	146	Mr. Rinz Khan	03.02.1975	02.02.2035	Reshawar		30.09:2016	Notification No. 1033/SE-I dc 30:09.2016		
		Mr. Izhac Shah	06.03.1966	05.03.2026		löth	30.09.2016.	Notification No. 1033/SE-I dr. 30.09.2016		
- {		Mr. Habib Ur Rehman	04.03.1966	03.03.2026	Mardan	BA	30.09.2016	Notification No. 1033/SE-1 dt: 30.09.2016		
[119	Mr. Aurang Zeb	05.01.1970	04.01.2030	Mansehra		30.09.2016	Notification No. 1033/SE-1 dt: 30.09.2016	·····	
ļ	150	Mr. Shali Nawaz	08.08.1965		Manschra		30.09.2016	Notification No. 1033/SE-1 dc 30.09.2016		•
21	151.	Mr. Ghulam Mustafa		07.08:2025	Nansehra		30.09.2016	Notification No. 1033/SE-I dr. 30.09.2016		
^	152.	Mr. Hazrat Nabi		01.01.2020	Abhottabail	louh	30.09.2016	Notification No. 1033/SE-I dt: 30.09.2016		
1		Mr.: Muhammad Altaf	17:09 1959	16.09:2019	Swabi :	9ih	30.09.2016	Notification No: 1033/SE-I dt: 30.09.2016	·····	
_		Mr. Anijid Ali	12.03.1969	11.03.2029	Haripur	FA	30.09:2016	Notification No. 1033/SE-1 dt: 30.09.2016		
>ł		Mr. Sher Rehman		23.04.2029	Sivabi		30:09.2016	Notification No. 1033/SE-I dt: 30.09.2016	/ /	$\left(\begin{array}{c} \\ \\ \\ \end{array} \right)$
- h		and the second se		04:04.2024	Mardan		15.11.2016	Notification No. 1198/SE-1 dr. 15.11.2016		NOV.
. ト	157.	u. Riaz Muhoinmad		20.05.2021	Abbottabad		15.11.2016	Notification No: 1198/SE-1 dt: 15.11.2016		\sim
- F	158. N			09.12.2022	Swabi		15.11.2016	Notification No. 198/SE-1 dt 15.11.2016		,
⊢					Bannu			Notification No. 1198/SC-100 15.11.2016		•
⊢				12.04.2025				Notification No. 1198/SE-1 dt: 15.11.2016		-
Ĺ	100: 110	Ar. Ziarat Gul	05.10.1960					Notification No. 1198/SE-J dt: 15.11.2016		
						·		Notification No. 1198/SE-1 dt: 15.11.2016		

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161.		01.04.1962	31.03.2022	Charsadda	BA	15.11.2016	Notification Man Linguist Line and Anna	
162.		11.02.1969	10.02.2029	Charsadda	BA	15.11.2016	Notification No. 1198/SE-Ldc 15.11.2016	
163.	NIr: Inayarullah	11.04.1962	10.04.2022	Peshawar	10th	15.11.2016	Notification No. 1198/SE-I dt: 15.11.2016	<u> </u>
164.		30.03.1975	29.03.203.5	Charsadda	BA	15.11.2016	Notification No. 1198/SE-1 dc 15.11.2016	
165.	Mr. Muhammad Zeman	18.02.1960	17:02.2020	Mardan	1 10th	15.11.2016	Notification No. 1198/SE-I dt 15.11.2016	
166.		05.05.1963	04:05:2023	D.I.Khan	10th	15.11.2016	Notification No. 1198/SE-I dc: 15.11.2016	
167.	Mr. Raza Khan	01.01.1960	JE 12 2019	D.I.Khan	IOth	15.11.2016	Notification No. 1198/SE-I dt: 15.11.2016	- <u> </u>
168.	Mr. Sawab Gúl	12.04.1961	11:04:2021	Mardan	BA	15.11.2016	Notification No. 1198/SE-Ldc 15.11.2016	
169.	Mr. Muhammad Ijaz Khan	01.09.1977	31,08,2037	Charsadda	BA		Notification No. 1198/SE-I dt 15.11.2016	
170.	Mr. Shaheen Shali Gohar	03.03.1971	02.03.2031	Charsadda	BA	15.11.2016	Notification No. 1198/SE-Ldt: 15.11.2016	
				- Chursaugu	DA	U7.03.2017	Notification No. 202/SE-1 dt: 07.03.2017	Revised seniority was granted vide Notification No. 20/SE-1 dated
171.	Mr. Sajjad Haider	20.04.1970	19:04.2030	Abbottabád				03.01.2018
172.	Mr. Ibrar Khan	20.05.1970	19.05.2030		10th	15.11.2016	Notification No. 1198/SE-1 dt 15.11.2016	
173.	Mr. Arshad Khan	30.05.1974	29.05:2034	Abboltabad	FA	15.11.2016	Notification No. 1198/SE-Ldr. 15.11.2016	
174.	Mr. Muhammad Khrushid	12.01.1963	11.01.2023	Peshawar	F.Sc	07:01.2017	Notification No. 202/SE-L dt: 07.03.2017	3
175.	Mr. Muhammad Yaseen	28.12.1973	27.12.2033	Manschra	loth	07.03.2017	Notification No. 202/SE-[dt: 07.03.2017	
176.	Mr. Iftikhar Ahmad	10.05.1968	09.05.2028	Haripur	BA.	07.03.2017	Notification No. 202/SE+1 dc 07.03.2017	
177.	Mr. Zakir Hussain	09.03.1966	08.03.2026	Manschru	BA,	14.03.2017	Notification No. 231/SE-1 dt: 14.03.2017	
	· · · · · · · · · · · · · · · · · · ·	03.03.1908	03.03.2020	Abbottabad	10th.	30.01.2018	Notification No: 115/SE-1 dt 30.01.2018	Revised seniority was granted vide Notification No. 20/SE-1 dated
178.	Mr. Muhammad Riez	01.05.1960	30:04:2020	Mardari	10th	10.03.2017	NEED	03.01.2018
179.	Mr. Muhammad Amjid	26.03.1960	25.03.2020	Mansehra	Sth	08.03.2017	Notification No. 221/SE-I dt. 10.03.2017	
180:	Mrs. Samina Zafar	25.12.1975	24.12.2035	Haripur	IOth	07.03.2017	Notification No. 211/SE-I du 08.03.2017	
181.	Mr. Bashir Alunad	11.05.1962	10.05.2022	Haripur	TOthe		Notification No. 202/SE-1 dt. 07.03.2017	
182.	Mr. Mehboob	16.12.1965	11.12.2025			30.01.2018	Notification No. 115/SE-1 dt 30.01.2018	Revised seniority was granted vide Notification No. 20/55-1 dated 03.01.2018
> 183.	Mr. Jamil-ur-Rehman	16.04.1974	15.04.2034	Abbottabad	101	07.03.2017	Notification No. 202/SE-1.dt: 07.03.2017	
184.	Mr. Shahid Adnan	27.03.1973	13.04.2034	Abbottabad	BA	12.03.2018	Notification No. 274/SE-Ldt: 12.03.2018	
	Mr. Matloob Shah		26.03.2033	D.I.Khan	MA	30.01.2018	Notification No. 115/SE-1 dt: 30.01.2018	
		07.01.1968	06.01.2028	Mansehra	FA	30.01.2018	Notification No. 115/SE-Ldc 30.01.2018	
	Mr. Ashiq Hussain	01.04.1963	31.03.2023	Abbottabad	10th	30.01.2018	Notification No: 115/SE-1 dt: 30.01.2018	<u> </u>
	Mr. Mukhtar Ahmad	06.12.1960	05.12.2020	Mansehra	10th	30.01.2018	Notification No. 115/SE-L'dt: 30.01.2018	
		06.04.1962		Mansehra	l Oth	30.01.2018	Notification No. 115/SE-I dt: 30.01.2018	
	wit. Adatat Khan	04.08.1960		Abbottabad	1.0th	30.01.2018	Notification No. 115/SE-[dt: 30.01.2018	· · · · · · · · · · · · · · · · · · ·
		01.11.1963		Manselira	10th	30.01.2018	Notification No. 115/SE-Ldi: 30.01.2018	
	Mr. Muliammail Nubi	09.10.1966	08.10.2026	Charsadda	BA .	30.01.2018	Notification No. 115/SE-1 dt: 30.01.2018	
		20.02.1971	19.02.2031		BA	30.01.2018	Notification No. 115/SE-Lat: 30.01.2018	
193	Mr. Shah Mumraz	20.02.1965			BA	30.01.2018	Notification No. 115/SE-1 dt: 30.01.2018	
,				<u>_</u>			Augustania (Sur 1997) Starl BC 30.01.2018	L

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	194.	Mr. Zafar Ahmad	Birth	Supernnnuation	2.4		Eromotion		
	195.	Mr. Farmanullah	27.10.1978	26.10.2039	<u>Chitral</u>	FA .	30:01.2018	Notification No. 115/SE-1 dt: 30.01.2018	
	196.	Mr. Muslim Khan	16:02.1970	15.02.2030	Dii Lower		30.01.2018	Notificatión No. 115/SE-1 dt: 30.01.2018	.
	197.	Mr. Said Rahim	08.02.1962	07.02.2022	Mardan	FA	30.01.2018	Notification No. 113/SE-fidt: 30.01.2018	
	198.	Mr. Hukam Khan	14.03.1969	13.03.2029	Mardan	<u>1016</u>	10:01:2018	Notification No. 115/SE-1 dt 30.01.2018	· · ·
	199.	Mr. Wilayat Khan	20.12.1960	19.12.2020	Charsadda	MA.LLB		Notification No. 115/SE-1.dt: 30:01:2018	<u> </u>
	200.	Mr. Mchar Ali	01.01.1969	31.12.2028	Peshawar	<u>10th</u>	. 30.01.2018	Notification No. 115/SE-1 dt 30.01.2018	
	201.	Mr. Yar Navah	05.11.1963	04.11.2023	Nowshera	<u>Г</u> Л	30.01.2018	Notification No. 115/SE-1/dt: 30.01.2018	·
	202.	Mr. Eftikhar Ali	10.02.1968	09.02.2028	Mardon .	<u>L</u> 016	30.01.2015	Notification No. 115/SE-1 dt: 30.01.2018	
	203.	Mr. Nasir Khan	22.11.1968	21.11.2028	Charsodda	LOID.	30:01:2018	Notification No. 115/SE;1/dt: 30.01/2018	<u> </u>
	20:1.	Mr. Noor Zaman	21.08.1961	20.08.2021	Charsadda	Μλ	30.01.2018	Notification No. 115/SE-1 dt 30.01.2018	<u> </u>
	205.	Mr. Hazrat Ullah	05.01.1964		<u> </u>	10th	30.01.2018	Notification No. 115/SE-I dt: 30.01.2018	<u> </u>
	206.	Mr. Liagat Ali	03.01.1964	04.01.2024	Charsadda	<u>10th</u>	30.01.2018	ALL AND ADDRESS AND A REPORT OF A DESCRIPTION OF A DESCRIPT	•
ł	207.	Mr. Mehmood Nawaz		07.04.2024	Charsudda	loth	30:01.2018	Notification No. 115/SE-1 dt: 30.01/2018	
ł	208.	Mr. Muhammad Yousaf	07.03.1974	06.03.2034	Lakki	ΓΛ.	30.01.2018	Notification No. 115/SE-1 dt: 30.01.2018	
ł	209.	Mr. Umar Dariz Khan		09.03.2021	DI Khan	IOth		Notification No. 115/SE-I dr 30.01.2018	<u> </u>
ł	210.	Mr. Bushir Dad	11.08.1961	10.08.2021	D.I.Khan	10th	30.01.2018	Notification No. 115/5E-1 dc 30.01.2018	<u> </u>
ŀ	211.	Mr. Roshan Zeb	14.04.1972	13.04.2032	Mardan	<u>10ih</u> .	30:01:2018	Notification No. 115/SE-I.dt: 30.01.2018	
ŀ	212.	Mr. Gul Sheed	16.02.1964	15.02.2024	Mardán	FA	30.01.2018	Notification No. 115/SE-T dt: 30.01:2018	
- F	213.	Mr. Taj Malook	01.06.1980	31:05.2040	Charsadda	FA	50.01:2018	Notification No. 115/SE/Ldt: 30:01/2015	
- F	214	Mr. Muhammad Saddique	10.02.1961	09.02.2021	Charsadda	BA	30:01.2018	Notification No. 115/SE41.dt: 30.01:2018	• :
- F	215	Mr. Abdur Rehman	16.11.1968	15.11.2028	Abbottubad	BA	30:01.2013	Notification No. 115/SE-1 dt: 30:01.2018	· ·
F	216	Mr. Sanun Jiui	17.11.1960	16,11.2020	Peshawar	lOti	30.01.2018	Notification No. 115/SE-I dt: 30.01.2018	
- ۲	217	Mr. Tayyab Jan	06.03.1961	05.03.2021	Pesliawar.	FA	30.01.2018	Nolification No. 115/SE-I di: 30:01.2018	
		Mr. Fazal Sublian	02.05.1968	30.04.2030	Charsadda	FA	-30.01.2018	Notification No. 115/SE-Edt. 30.01.2018	<u></u>
F		Mr. Alam Zeb		01.05.2028	Novýshera	LOth	30.01.2018	Notification No. 115/SE-I dt: 30.01/2018	
		Mr. Saeed Khan	10.11.1963	09.11.2023	Mardan	10th ;	30.01.2018	Notification No. 115/SE-I dt: 30.01.2018	
ጉ		Mr. Noor/Ullah	10.05.1964	14.04.2024	Peshawar	FA -	30:01:2018	Notification No. 115/SE-1 di: 30.01.2018	
- †		Mr. Pasham Gul	29.04.1963	09.05.2024	Peshawar	D.Com	30:01:2018	Notification No. 115/SE-1 dc 30.01.2018	
		Mr. Mukhtiar Ahmad	03.12.1964	28.04.2023	Mardan	10th	30.01.2018	Notification No. 115/SE/Ldt 30.01.2018	<u> </u>
		Mr. Zohir ür Rehman		02.12:2024	Charsadda	EA	30:01.2018	Notification No. 115/SE-1 dt: 30:01.2018	<u> </u>
-		Mr. Sher Afsar	10.01.1962	09.01.2022	Shangta	1011	29.11.2018	Notification, No. 1078/SE-1 di: 29.11.2018	
l F		Mr. Asad Zubair	09.02.1963	08.02.2023	Svabi		29.11.2018	Notification No. 1078/SE-1 dt: 29:11:2018	
		Mr. Muliammad Saleem	15.01.1980	14:01.2010	Kohat		29.11.2018	Notification No.1078/SE-1 dt: 29.11.2018	.
		Tariq	01.03.1969	28.02.2029	DIKhan	FA	29.41.2018	Notification No.1078/SE-Fdl: 2911.2018	_
					. <u> </u>	L	· .		
				02.02.2024	Manshera	10th	29.11.2018	Notification No.1078/SE-1 dl: 29.11.2018	_
_		Mr. Fazal Wahid Mr. Amir Nawaz		30.11.2028	Mardan	10th	29.11.2019	Noufication No. 1078/SE-1 dr. 29.11.2018	
,			20:03.1970	19.03.2030	Charsadua		29.11.2018	Notification No. 1078/SE-1 dt: 29.11.2018	
		Mr. Liogat Khan.		09.06:2022	Peshawar	10th	29.11.2018	Notification No.1078/SE-I dr. 29.11.2018	
				28.03.2022	Mardan		29.11.2018	Notification: No.1078/SE-I dt: 29.11.2018	
	the second se			31.08.2029.	Mardin		29.1.1.2015	Notification No. 1078/SE-1 dt: 29.11.2018	
1-	<u>-</u> J4.	Mr. Abdur Rashid	03.05.1968	02.05.2028	Cliarsadda		29.11.2018	Notification No.1078/SE-I-dc.29.11.2018	┯┥
1	•								

235. Mr. Khalid Khan 02.01.1969 01.01.2029 Novshera MA 1.20	USP 11.2018 Notification No.1078/SE-1 dt: 29.11.2018
236. Mr. Niaz Muhammad 14.09.1973 13.09.2033 Chersaddu BA 70	
237. Mr. Allama Iqbal 05.03.1979 04.03.2039 Charsadda BA 70	
238: Mr: Tauheed Ullah 08.04.1982 07:04.2012 Charsadda MA 129	
719 Mr. Engis Hussin 02.02.1067 02.0200	
740 Nfc: Zabid Khan 05.04 1067 07.04.2007	
Agency	.11.2018 Nötification No.1078/SE-1 dl: 29.11.2018
741 Adr. Badebah Mazer 115.03 1000 Listua anao	11.2018 Notification No 1028/SE-1/dt 2011 2018
247 Mr. Noviged John 13 02 1081 12 02:004111 12 02:004111	11.2018 Notification No.1078/SE-Fdt: 29.11.2018

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(DR. MUHAMMAD ABID KHAN) PSP Deputy Inspector General of Police, HOrs:, For Inspector General of Police, Khyber Pakhtunkhwa,

Peshawar

Endst: No. & date even. Copy to all concerned



OFFICE OF THE <u>REGIONAL POLICE OFFICER, MALAKAND</u> REGION SWAT. <u>Email: digmalakand@yahoo.com</u>

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NOTIFICATION

No. <u>11644-68</u>/E, Dated <u>30/10/2019</u>, Revised Confirmation/Admission to List"E": In the light of Regional Departmental Committee recommendation minutes of the meeting held on 11/07/2019 under the chairmanship of the then RPO, Malakand and co-members DPO, Swat, DPO, Buner, DPO, Dir Lower and DSP, Legal Swat, the revised seniority /confirmation in the rank of ASI/SI List-E of Malakand Region was considered by the constituted committee for evaluation of petitions of those who suffered due to late confirmation in the rank of ASI/SI. Provisional revised confirmation in the rank of ASI/SI and Admission to List "E" was circulated to all concerned for objection if any one be submitted within stipulated period of three months vide this office Memo: No. 8202-49/E, dated 29/07/2019.

As per direction of CPO Peshawar vide Memo: No. 451-62/PPO, dated 23/07/2019 and Police Rules 13.11, 13.12 and 13.13, the revised confirmation as ASI & admission to List "E" and confirmation as SI of the following Police Officers are hereby issued /notified against each their names:-

S Ħ	Name & No.	Calcgory	D.O.D	D.O Jaining service	D.O > Promotio n as ASI > Direct Appoints	Revised D.O confirm: as ASt	Revised D.O of Admission to List "E" ASI	D.O Promotion as offg: Si	Revised D.O Confirm: as os Șl	
1.	PASI Rinz Ahmad No. M/26	PASI	01/01/1960	01/04/1983	01/04/1983	01/01/1983	01/04/1986	م 05/03/1998	According to the revised scalarity, he is branght on list-E w.e.f 01/04/1986 and comequently confirmed as SI w.e.f 01/04/1988.	
2	PASI Bakht Zeda No. M/33	PASI	15/02/1962	01/04/1983	01/04/1983	01/04/1983	D1/04/1986	27/08/1998	According to the revised seniority, he is brought on Hst-E w.e. f 01/04/1986 and consequently confirmed as Si w.e.f 01/04/1985.	
3.	PASt Amjad All No. M/147	PASI	18/03/1963	10/11/1987	10/11/1987	1,0/11/1987	: : : : :	16/05/2000	According to the revited seniarity, he is brought an Hu-E w.c.f 10/11/1990 and consequently confirmed as SI w.c.f 10/11/1992	·
4,	ASI Muzakir Shah No. 185/M	SO No. 11	01/09/1961	01/09/1980	09/12/1991	09/12/1994	09/12/1994	16/04/2005	17/04/2007	
5.	ASI Mohammad Nocem No. 2/M	SO No. 11	10/10/1960	01/11/1978	10/02/1992	10/02/1995	:10/02/19 95	16/04/2005	16/04/2007	1
6.	ASI Sher All No. M/110	SO No. 11	01/04/1960	06/10/1977	11-05-1994	11/05/1997	11/05/1997	16-04-2005	16/04/2007	- ANT
7.	PASI Muhammad Khalid No. 128	PASI	01/01/1970	25/01/1995	25-01-1995	25/01/1995 (25/01/1998	01-12-2001	(01/12/2003) 5	-10-2007
8,	ASI Zahir Shah No, M/196	SO No. 11	01/04/1962	05/03/1982	03/06/1995	03/06/1998	03/06/1998	16/04/2005	Ou acceptance of his application, his date of promution in the light of record / confirmation in the rank of S1 has been corrected and consequently confirmated as S1 w.c.f 16/04/2007	
9.	ASI Zafar Khan No. M/197	SO No. 11	10/01/1963	01/04/1982	03/01/1996	03/01/1999	03/01/1999	16/04/2005	16/04/1007	
10	ASI Muhammad	SO	19/09/1964	29/09/1983	12/02/1996	12/02/1999	12/02/1999	13/07/2005	13/07/2007	

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New seniority serial number in preview of revised seniority list order No. 60/E-II Notification dated 12-02-2020.

S #	NAME	RANK	RECOMMENDATION OF COMMITTEE	OLD POSITION	NEW POSITION
1,	Mr. Riaz Ahmed	DSP	Above the name of		
			Mr. Arif Javed	29	- 1
2.	Mr. Bakht Zada	DSP	Below the name of		
		· ·	Mr. Riaz Ahmed &		
			Above the name of	30	2
			Mr. Arif Javed		
З.	Mr. Amjad Ali	DSP	Below the name of		······
			Mr. Bakht zada and	62	
			above Mr. Arif Javed	02	3
4.	Mr. Muhammad Khalid	DSP	Below the name of		
		051	Mr. Muhammad Arif		
	-			64	16
			and above the name of		10
5.	Mr. Muhammad	DSP	Mr. Tariq Habib		
	Naeem	058	Below the name of		
	indecim .		Mr. Zia Hassan and	63	58
	1		above the name of	05	38
6.	Mr. Zahir Shah		Mr. Muhammad Ashraf		
0,	Wit. Zahir Shan	DSP	Below the name of		
			Mr. Muhammad Naeem	100	
			and above the name of	100	59
7.	NA- 7-6 (4)		Mr. Zia Hassan		
7.	Mr. Zafar Khan	DSP	Below the name of		
			Mr. Zahir Shah and		4
	• •		above the name of	101	60
		·	Mr. Zia Hassan		
8.	Mr. Muzakir Shah	DSP	Below the name of		
			Mr. Zahir Shah and		
			above the name of	. 103	61
			Mr. Zia Hassan		
9.	Mr. Muhammad Sattar	DSP	Below the name of		
			Mr. Zia Hassan and		
	i		above the name of	139	62
			Mr. Abdus Salam Khalid	[
10.	Mr. Muhammad Zaman	DSP	Below the name of		
			Mr. Muhammad Sattar		
1			and above the name of	140	63
			Mr. Abdus Salam Khalid		~~
11,	Mr. Riaz Muhammad	DSP	Below the name of		
		031	Mr. Muhammad Zaman		
				157 .	64
]	,		and above the name of		04
			Mr. Abdus Salam Khalid		

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12.	Mr. Hayat Ullah			<u> </u>	
		DSP	Below the name of Mr. Riaz Muhammad and above the name of Mr. Abdus Salam Khalid	141	65
13.	Mr. Shah Mumtaz	DSP	Below the name of Mr. Rehmat Ullah and above the name of Mr.	193	98
14,	Mr. Zəfər Ahmad	DSP	Below the name of Mr. Shah Mumtaz and above the name of Mr. Alam Zeb	194	99
15.	Mr. Farman Ullah	DSP	Below the name of Mr. Zafar Ahmed and above the name of Mr. Alamzeb	195	100
16.	Mr. Muhammad Saeed	DSP	Below the name of Mr. Amir Hussain and above the name of Mr. Gran Ullah	Name NOT mentioned in DSPs seniority list	143
17.	Mr. Naveed Iqbal	DSP	Below the name of Mr. Muhammad Saeed and above the name of Mr. Gran Ullah	242	144
18.	Mr. Ajmal Khan	DSP	Below the name of Mr. Navid Iqbal and above the name of Mr. Gran Ullah	Name NOT mentioned in DSPs seniority list	- 145
19.	Mr. Zahid Khan	DSP	Below the name of Mr. Ajmal Khan and above the name of Mr. Gran Ullah	240	146
20.	Mr. Badshah Hazrat	DSP	Below the name of Mr. Zahid Khan and above the name of Mr. Gran Ullah	241	147
21.	Mr. Ghulam Sadiq	DSP	Below the name of Mr. Muhammad Altaf and above the name of Mr. Amjad Ali	Name NOT mentioned in DSPs seniority list	154

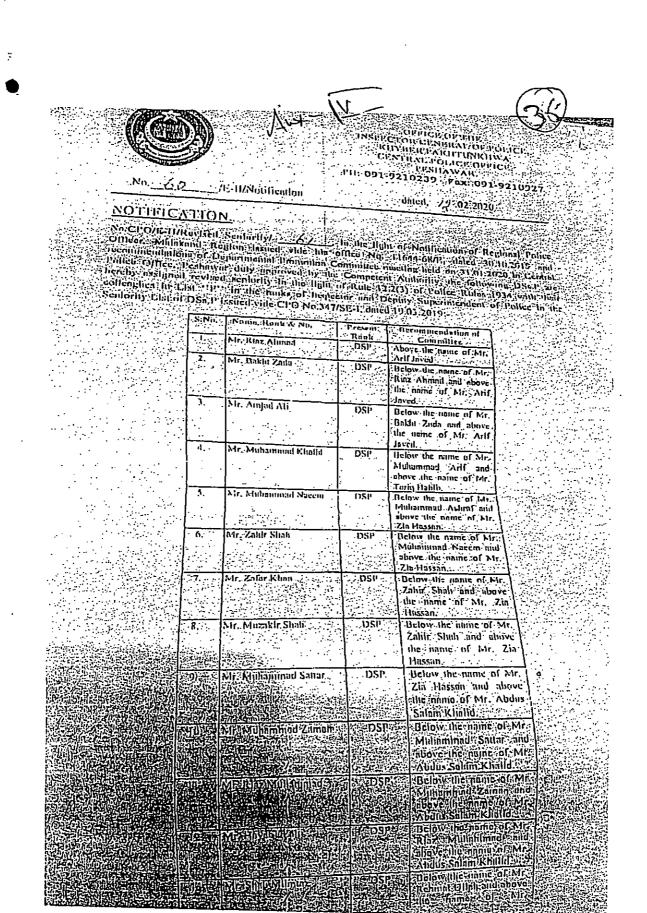
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OFFICE OF THE INPECTOR CENTRAL OF POLICE KHYBER PAKHTUNEKHWA CENTRAL POLICE OFFICE PESHAWAR PH: 091-9210239 Fax: 091-9210927

No.60/E-H/Notification

dated. 12.02.2020

NOTIFICATION.

No. CPO/E-H/Revised Seniority/ 61. In the light of Notification of Regional Police Officer, Malakand Region issued vide his office No. 11644-68/E, dated 30.10.2019 and recommendations of Department Promotion Committee meeting held on 31.01.2020, in central Police office. Peshawar duly approved by the Competent Authority, the following DSsp are hereby assigned revised seniority in the light of Rules12.2 (3) of Police Rules 1934 with their colleagues in list "F" in the ranks of the inspectors and Deputy Superintendent of Police in the Seniority List of DSsP issued vide CPO No. 347/SE-I, dated 19.03.2019

	······································		
5. No	Name, Rank & no.	Present	Recommendation of
		Rank	Committee
· 1.	Mr. Riaz Ahmed	DSP	Above of Mr. Arif Javed
2,	Mr. Bakht Zada	DSP	Below the name of Mr. Riaz
		1	Ahmed and Above the
			name of Mr. Arif Javed
3,	Mr. Amjad Ali	DSP	Below the name of Mr.
	_		Bakht Zada and above of
			the name of Mr. Arif Javed
4.	Mr. Muhammad Khalid	DSP	Below the name of Mr.
		001	
			Muhamamd Arif and above
			the name of MR. Tariq Habib
5.	Mr. Muhaamd Naeem	DSP	
	i i i i i i i i i i i i i i i i i i i	DJF	Below the name of the Mr.
			Muhammad Ashraf and
		1	above the name of Mr. Zia
6.	Mr. Zahir Shah		Hassan
	June advisi Sridit	DSP	Below the name of Mg.
			Muhammad Naeem and
			above the name of the Mr.
7.,	Mr. Zafar Shah		Zia Hassan
•••		DSP	Below the name of Mr.
			Zahir Shah and above the
8.	Mr. Muzakir Shah		name of the Mr. Zia Hassan
ч.	Mit Midzakli Shall	DSP	Below the name of Mr.
			Zahir Shah and above the
. 9.	Mr. Muhammad Sattar		name of Mr. Zia Hassan
	ivit: Monathinau Sattar	DSP	Below the name of Mr. Zia
			Hassan and above the
10.	Mr. Muhammad Zaman		name of Mr. Salam Khalid
<i></i>	ivit. Wuhaninau zaman	DSP	Below the name of Mr.
			Muhammad Sattar and
	•		above the name of Mr.
11.	Mr. Dian Marken		Abdus Salam Khalid
11 .	Mr. Riaz Muhammad	DSP	Below the name of Mr.
			Muhammad Zaman and
			above the name of Mr.
			Abdus Salam Khalid
12.	Mr. Hayat Ullah	DSP	Below the name of Mr. Riaz
	1		Muhammad and above the
-			name of Mr. Abdus Salam
43			Khalld
13.	Mr. Shah Mumtaz	DSP	Below the name of Mr.
			Rehmat Ullah and above
	1		the name of Mr.

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	15.	Mr. Ajunal Khau	DSP .	D-A-market
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	1		1 C	Novid lobal and shove
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			1	the name of Mr. Gran
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	10	Mr. Zahld Khau	DSP .	Being the name af Sir.]
			1 1 1	Ajmal Khaii and above
	· •		1	the name of Mr. Gran
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	{ 21, -	Mr. Ghulam Sadin	1 OSP	Below the name of Mr.]
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Sul-(DR. ISHTIAQ AHMAD) PSPIPPM Addl: Inspector General of Police HQrs For Inspector General of Police, Khyber Pakhtunkhwa, Peshawar,

. ..:

Endst: No. & date even.

Addl: Inspector General of Police HQrs Khyber Pakhunkhwa 27. DeputyInspector General of Police HQrs Khyber Pakhunkhwa Addi: Inspector. General of Police EQrs Khyber Pakhtunkliwa.
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OFFICE OF THE INPECTOR CENTRAL OF POLICE KHYBER PAKHTUNEKHWA CENTRAL POLICE OFFICE PESHAWAR PH: 091-9210239 Fax: 091-9210927

No.60/E-H/Notification

dated. 12.02.2020

14.	Mr. Zafar Muhammad	DSP	Below the name of Shah Muhammad and above the name of Mr. Alamzeb
15.	Mr. Farman Ullah	DSP	Below the name of MR. Zafar Ahmed and above the name Mr. Alamzeb
16.	Mr. Muhammad Saeed	DSP	Below the name of Mr. Muhammad Saeed and above the name of Mr. Gran Ullah
17.	Mr. Navid Iqbal	DSP	Below the name of Mr. Ajmal Khan and above the name of Mr. Gran Ullah
18.	Mr. Ajmal Khan	DSP	Below the name of Mr. Navid Iqbal and above the name of Mr. Gran Ullah
19.	Mr. Zahid Khan	DSP	Below the name of Mr. Ajmal Khan and above the name of Mr. Gran Ullah
20.	Mr. 8adshah Hazrat	DSP	Below the name of Mr. Zahid Khan and above the name of Mr. Gran Ullah
21.	Mr. Ghulam Sədiq	DSP	Below the name of Mr. Muhammad Altaf and above the name of Mr. Gran Ullah

Sd/-

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

Endst: No. & date even

Copy forwarded to the :-

- 1. Addl: Inspector General of Police HQrs Khyber Pakhtunkhwa
- 2. Deputy inspector General of Police HQrs Khyber Pakhtunkhwa
- 3. All Heads Police in Khyber Pakhtunkhwa
- 4. The COS to W/IGP Khyber Pakhtunkhwa
- 5. Assistant Inspector General of Police legal CPO Peshawar
- 6. The Registrar CPO Peshawar
- 7. Office Supdts: Establishment-I, Career Planning Branch & Secret Branch, CPO Peshawar
- 8. U.O.P File.

Sd/-

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

Δ1 TESTED



OFFICE OF THE DISTRICT POLICE OFFICER ABBOTTABAD

Ph: No: 0992-9310026, Fax: No: 0992-9310025 atdpolice@gmail.com

No. 1929 /PA Dated 20-05-2020

To: The Regional Police Officer, Hazara Region, Abbottabad.

Subject:

REPRESENTATION AGAINST NOTIFICATION NO. CPO/E-II REVISED SENIORITY / 61 ISSUED VIDE NOTIFICATION NO. 840/SE-I, DATED 30-04-2020.

Memo:

Enclosed kindly find herewith departmental re-presentation on the subject cited above, submitted by Superintendent of Police, Investigation, Abbottabad Mr. Muhammad Ishtiaq for onward submission please.

, Ari

District Police Officer, Abbottabad.

ATTESTED

The Worthy Provincial Police Officer, Khyber Pakhtunkhwa, Peshawar,



Through: Proper Channel

Subject:

REPRESENTATION AGAINST THE PROVISIONAL SENIORITY LIST OF DSSP AS IT STANDS ON 12-02-2020, ISSUED VIDE ORDER NO. 60/E-II/NOTIFICATION BY PPO, PESHAWAR.

Respected Sir,

The subject order issued affected the seniority list. We were placed below some officials that could affect our spirit of working in police department. A request is being submitted so it is an important matter of justice in police department and therefore, the subject matter may be observed keenly so that correction in seniority list be made please.

I approach your honour with the following request for your consideration that:-

- 1. I have joined the department as Assistant Sub Inspector on 29-07-1998 after qualifying the Public Service Commission Examination.
- After qualifying all the Pre-requisites laid in Police Rules for the next promotion to the higher Rank, I was regularly promoted as Inspector on 05-06-2006 and thereafter confirmed in the rank on 30-07-2008 (Revised Seniority through Service + Tribunal Order).
- 3. I was regularly promoted as Deputy Superintendent of Police on 07-11-2012 (Revised Seniority through Service Tribunal Order).
- 4. At the very outset I quote the golden principle of seniority i.e "Seniority is reckoned from the date of confirmation in the substantive rank"
- 5. The journey from date of appointment to the date of confirmation encompasses years & years. The qualification in the proposed courses (regular & refresher), training in various fields and discipline to improve cognitive skills, test posting in various branches & overall performance, evaluation, record is mandatory for confirmation under the Police Rules unlike of other Provincial departments of Civil administration where mainly the length of service matters.
- 6. Police being the law enforcing agency cannot afford the vacuum and the officiating promotions are offered to fulfill the gap in case of retirement, gallantry, shahadat, promotion etc. the substantive posts are lesser than the actual occupants

Page 1 of 5

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hence; an officiating officer cannot supersede the confirmation officer, may be the earlier is senior in his batch or otherwise. (96)

Needless to point out that under the Police Rules, promotion lists are separately maintained from the seniority lists such as A, AI, BI, C, D, E, and F, the confirmed officers from the Seniority list are picked up for the promotion at district, divisional and provincial level to the next higher rank making a pyramid to filter good & bed. The leftover is constrained to improve their performance and complete for promotion to achieve the goal of 'seniority cum fitness' another golden principle for promotion as envisaged in Police Rules 13.1.

- 8. It will not be out of mention to refer Rule 17 of the N.W.F.P Civil Servants (Appointment, Promotion and Transfer) Rules 1989 wherein it has been expressly stated that "If a junior person is promoted to the higher post by superseding the senior person and subsequently that senior person is also promoted, the person already promoted shall stand senior to him provided that junior person shall not be deemed to have superseded a senor person if the case of senior person is deferred for the time being for want of certain information or for incompletion of record or for any other reason not attributing to his fault or demerit."
- 9. Finding a chance, I sum up my courage to point out that while making promotion at divisional levels, the requirements of Police rules for qualifying promotions to the rank of Sub Inspector are ignored and at times time-barred retrospective seniorities are granted carelessly without knowing the fact whether the person had observed all the qualification criterion and pre-requisite for the said promotion, causing disturbance in the seniority list.
- 10. It view of above narrations it is submitted that the impugned seniority list may be set-a-side and revised, keeping in view, the seniority in confirmation as Assistant Sub Inspector, Sub Inspector, Inspector and entry to the promotion lists D. E & F as provide and mentioned in the law, rules and norms of justice.
- 11. At the very outset I quoted the golden principle of seniority i.e "Seniority is reckoned from the date of confirmation in the substantive rank". But the column showing date of confirmation after the date of appointment, entry into service has been deleted from the impugned seniority list, which is against the law, rules, policy and the canon of justice.
- 12. It is to worth mentioned here that since independence of Pakistan (Since 1934) recruitments / promotions are being made as per Police Rules 1934. Furthermore, Police Rules 1934 has been protected under Article 185 of Police Order 2002

Page 2 of 5

become fresh no rules have been framed for Police Department even in all other Provinces including the Province of Punjab, Police Rules 1934 is still in practice for the reason that no Province has yet framed fresh Police Rules under Police Order 2002.

13. Reference to the subject order number, the officers, Mr. Riaz Ahmad, Mr. Bakht Zada. Mr. Amjid Ali and Mr. Muhammad Khalid, have been placed senior to me which is against the constitution, police rule, police act and direction of worthy supreme court of Pakistan.

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S#	Name	Rank	Recommendation of Committee	Previous Position	New Position
1	Mr. Riaz Ahmad	DSP	Above the of Mr. Arif Javed.	29	1
2	Mr. Bakht Zada	DSP	Below the name of Mr. Riaz Ahmad and above the name of Mr. Arif Javed.	30	2
3	Mr. Amjid Ali	DSP	Below the name of Mr. Bakht Zada and above Mr. Arif Javed.	62	3
4	Mr. Muhammad Khalid	DSP	Belwo the name of Mr. Muhammad Arif and above the name of Mr. Tariq Habib	64	16

- 14. Police Rules 12.2(3) Provide that all appointments of the enrolled Police Officers are on the probation according to the rules in Chapter 12 applicable to each rank. Seniority in the case of upper subordinates, will be reckoned in the first instance from the date of first appointment, officer promoted from the lower rank will be considered senior to the persons appointed direct on the same date, will be reckoned according to the age. Seniority shall, however be finally settled by the dates of confirmation. The seniority inter-se of several officers confirmed on the same date being that allotted to them on first appointment. Provide that any officer whose promotion or confirmation is delayed being reasons to his being on deputation outside his range or district shall, on being promoted or confirmed, regular the seniority which he originally held vis-à-vis any officers promoted or confirmed before him during his deputation.
- 15. Police Rule 13.18 regulate probationary period of promotion which provides that all Police officers promoted in rank shall be on probation for two years, and on conclusion of the probationary period a report shall be rendered to the authority empowered to confirm the promotion who shall either confirm the officer or revert him. In no case shall the period of probation be extended beyond two years and

Page 3 of 5

the confirming authority must arrive at a definite decision within that period whether the officer should be confirmed or reverted.

- 16. From the rules quoted above, it is very much clear that seniority lists and promotion lists are two separate things which cannot be analgamated with each as is presently done in the CPO because at present promotion list "F" is considered as a seniority list which is wrong and against the rules. The Supreme Court has also held so in its various judgments like Azmat Ghafoor case.
- 17. For all directly appointed officer three years probationary period is provided (Police Rule 12.8) while for all other officers promoted from one rank to another, two years probation period is provided in Rule 13.18. After completion of probation period the officers have to be confirmed, which means that confirmation for officer promotion has to be made in each rank and confirmation dates of the officer shall very from rank to rank. As envisage in Rule 12-2 (3) that seniority in case of upper subordinate will be reckoned in the first instance from the date of first appointment, officer promoted from lower rank will be considered senior to the person appointed directly on the same date, while seniority shall finally be settled by dates of confirmation.
- 18. There is no ambiguity in the rules, under the rules discussed above, seniority of the officer shall be finally settled by dates of confirmation in each rank and to assign seniority in the rank of DSP from the date of first appointment as ASI is totally against the rules. In each rank date of promotion and confirmation shall be considered for assigning seniority to them. By giving seniority to a DSP from the date of appointment as ASI would amount to bypass all the above mentioned rules which regulate promotion / appointment. Police Officer cannot be treated s Civil servant, as Special Rules other than General Service Rules applicable to the Civil Servant. General Rules of Civil servant can only be applied on Police Officer when there is no such provision in Police rules in respect of any issue/point. The Supreme Court of Pakistan in its judgment report in PLD 1985 Supreme Court page 159, has elaborated in detail this aspect of Police as well as Civil Servant.
- 19. Under rule 12.2(3) the prescribed criteria mention for the confirmation in upper grade, "who had a good record of service, well qualified had earned commendation certificate and cash awards and never earned any adverse report in his/her carrier and also had qualified requisite condition of passing prescribed training course which was prerequisite for confirmation as Sub Inspector of police was entitled to be confirmed"

Page 4 of 5

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In the light of rules and principles laid down by the Supreme Court of Pakistan in its judgment (2018 SCMR 1218), the out of turn promotion is declared as unconstitutional and cannot be extended to apply the retrospectively on the cases and also the Supreme Court has sort the complete report from the police of aff provinces and further directed that those officers who got out of turn promotion, shall be revert to their previous position. Moreover, the Honorable Supreme Court has directed to the DPC/board as the case may be, shall be immediately held in compliance report be submitted to the registrar of this court for our perusal and chamber within a period of one month and in case of non-compliance of the august Supreme Court is amount to contempt of court.

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- 21. It is paramount in the interests of justice, that the legal rights and privileges of the Applicants are protected by granting them a full and fair opportunity to present their cases in order to allow to establish a flawless opinion and reach a consummate decision based on germane facts and law. Pursuing the alternative will be a flagrant contravention of the Applicants intrinsic right to fair trail and put the Applicants in a grimly unfair position, by illegally divesting them of their vested and indelible rights and privileges without even affording them a single opportunity of being heard, and instead endowing them on the recommenders.
- 22. Prayer, in view of above paras and grounds it is submitted that the impugned seniority notification vide NO. 60/E-II/Notification, dated 12-02-2020, may kindly be set-a-side and revised, keeping in view, the seniority in confirmation as Assistant Sub Inspector, Sub Inspector, Inspector and entry to the promotion lists D, E, F as provided and maintained in the law, rules and norms of justice.

(MUHAMMAD ISHTIAQ) Acting Superintendent of Police Investigation Abbottabad

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ΠH F1171 OPPICE OF THE ΌΜΜΑΝΙ KHYBER PA ··· K // KITUNKIIWA PESHAWAR No 4844 764 Dated of MAR2929 Ίu : The Additional Inspector General of Police. Hemlquartern, Kligher Poklaunkhwa, Peshawar, Subject: MUNUTES OF THE MEETING OF COMMITTEE HELD ON 18/03/2020 IN CONFORNECE ROOM NOTE UNDER THE CHAIRMANSHIP OF COMMANDANT KLITE FORCE PARITUSKIIWA KITABKK L'ESHAWAR, Menno; Please refer to your office letter: Bo,CPO/CPB/Committee/80, dated 10.05.2020, on the subject cited abave. It is submitted that minutes of the meeting is enclosed herewith as desired please. AEEDI Al S Bolowing With the first and the for the for the former of the forme unnandunt little frorce, Kliyber Pakhtunkhwa, Peshawar Scanned by CamScanner

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OFFICE OF THER COMMANDED ELITE FORCE

KHBYBER PAKHTUNKHWA, PESHAWAR

No. 4884/EP/

Dated 04/04/2020

To

The additional inspector General of Police

Headquarters, Khyber Pakhtunkhwa

Subject:

t: <u>MINUTES OF THE MEETING OF COMMITTEE HELD ON</u> <u>18/03/2019 IN CONFORNCE ROOM NOJI UNDER THE</u> <u>CHIRMANSHIP OF COMMANDENT ELITE FORCE</u> <u>KHYBER PAKHTUKHWA</u>

Memo:

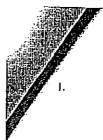
Please refer to your office letter No. CPO/CPB/Committee/80, dated 10.03.2020 on the subject eited above

It is submitted of the meeting is enclosed herewith its desired please.

Sd/-

(Muhammad Seed) Commandant Elite force Khyber Pakhtunkhwa

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MINUTES OF COMMITTEE MEETING

Consequent to CPO Notification No. CPO/E-II/Revised Seniority/61, dated 12.02.2020 wherein a revised seniority/list of 21 officers of Malakund Region (hereinafter referred to as the Affectees) was issued whereof some were placed senior and ahead of the Petitioners in List 'F", the later feeling aggrieved impugned the suid notification order to settle the issue in accordance with law and to look into the suid petitions a Committee headed by the Commundant Elite Force KP was constituted vide Addl: Inspector General of Police, HQrs: order No. CPO/CPB/Committee/80 dated 10.03:2020 with three additional members comprising of Commundant FRP, AIG Establishment & AIG Legal CPO.

The Committee accordingly under its Chairman held a few meetings, summoned both the Affectees, represented by DSP Amjad Ali, CSO to the CM, KP and DSP Bakht Zada Khan and Petitioners, represented through DSP Aslam Nawaz, Acting SP/Traffic Peshawar and DSP Nisar Ahmad Khan, Acting DPO/Orakzai in person and opportunity furnished to them to plead their case in detail.

Brief facts leading to the instant petitions are as follow:

That the "Affectees" in Malakand Region were enlisted in the rank of assistant sub inspectors through initial recruitment and on promotion but were not confirmed after completion of mandatory period of probation as per statutory requirement. On the contrary the petitioners mostly appointed through initial recruitment later to some of these "Affectees" were confirmed upon successful completion of their probationary period as per-law. Resultantly, the affectees stood junior to them when they were considered for inclusion in the "F" List. Pertinent to mention that the affectees feeling aggrieved agilated what they called an ex-facie injustice at various forums- both departmental and judicial- and ofter a long struggle their case was revisited afresh by the Department. The Regional Police Officer Malakand Region finally necepted their request and notified the revise seniority in list 'E" vide no. 11644-68/E, duted 30/10/2019 which later on was also endorsed by the Central Police Office with a revised seniority in List "F" vide order stoted as ubove.

The revised seniority in 'F" List shows three different category of officers who were given the benefit; the first being the probationary ASIs enlisted in 80s prominently figured at serial no. 1, 2 & 3 however some were recruited later in the 90s, the second category was found to be that of promotee officers and yet the third one is that who were given the benefit under Standing Order # 11/1987 which are thirteen (13) in number.

Before embarking upon the merit of the case it is pertinent to dilute upon the main points the petitioners have made the basis of their plea. The petitioner's ground that seniority is reckoned from the date of confirmation in the substantive rank is absolutely correct and in accordance with the civil services laws in vogue in this country. Whereas the Petitioners after completion of probation period was confirmed in accordance with law, some of the affectees e.g. at serial nu. 1, 2, & 3 of the revised list F were not treated in like manner and after the expiry of the said probationary period were neither discharged nor confirmed as per the mandatory dictates of law on the subject. Confirmation is always made against substantive rank and there is no room for confirmation against a temporary or adhoc position. In the instant case these affectees were appointed on regular basis thereby meaning that the appointment was in prescribed manner and a permanent vacancy exited as such. Again the petitioner's relied on Rule 17 of the APT Rules 1989 which states that if a senior officer is superseded and a junior officer is promoted than the officer so promoted shall standisentor to the former but this shall not include a cose where the sentor officer is deferred for want of record etc. Here the learned petitioners faltered by misrcading the true minaning of the provision as these affectees haven't been superseded in the first place and scooldy the provision to the Rule clearly slipulates that it shall not include the case where an officer is being deterred on account of incomplete record or it is occasioner connection of red tape, bureaucratic checks or departmental

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It is also partment to reproduce the fundamental roles on the subjects of probation, confirmation and soularly which exist in Palice Rules, The KP, Civil Servant Act 1971 and the KP, Appolatment, Promotion and Transfor Rules, 1989 says that inspectors, sergeanis, sub-trispectors and assistant sub-inspectors who are directly appointed shall be considered to be on probation for three years and are lighte to be discharged at any time within the period of their probation if they fall to pass the prescribed examinations including the riding test, or are pullty of prove misconduct or are deemed for sufficient rousins, to be unsultable for sorvice in the Police Similarly P.R13.18 provides that all, Polles Officers promoted in rank shall be on probation for two years, provided that the appenditing authority may, by a special order in each case, permit periods of officiating service to count towards the period of probation, P.R 19.25 further says that Inspectors, sub-inspectors and assistant sub-inspectors, who are directly appointed, shall be deputed to the Pollee Training School to undergo the course of training Inid down for such officers in the police training school manual and are liable to discharge if fuil to pass the preseribed examinations or are builty reported on pravided that on the termination of the probationary period the superiodendent of police is required to submit a report to the deputy inspector general under a clause of the name role stating therein the conduct and working of the officer and with recommondation whether the officer should or should not be confirmed.

From the foregoing it is evident that officers appointed through Initial recruitment or promotion shall be on probation for a period of three (0)) years and two (2) years respectively. The contents of these provisions also reveals that the competent authority has got the powers to dispense with the services of the probationary during the probation period and even after its completion if the probationary officer fell short of the regulred and set standards. However, the special law e.g. the police rules 1904 do not guide us as to what will happen if neither probationary period is terminated nor the services of the officer are being confirmed after the completion of mandatory probationary period. It is an established proposition of jurisprudence that when a subject is being left over by special law than recourse must be had to the general hav. In view of this "The KP, Civil Servant Act, 1973 and The "KP Appointment, Promotion and Transfer Rules 1989" which is the general law on the subject may be resorted to, in order to clarify the mist and guide us to the right place.

Section-6 (1) of the KP, Civil servant Act 1973 says that all finitial appointment shall be on probation as may be prescribed and vide sub-section 2 all appointment made through promotion or transfer shall also be on probation as may be prescribed. According to Rule 15 (3), of the Khyber Pakhtunkhwa Appointment, Promotion and Transfer (APT) Rule 1989, that upon successful completion of the probationary period the appointing authority shall by specific orders terminate the probationary period of the officer or official concerned with in two months after the expiry of the probationary period of the official concerned is issued within two months, the period of probation shall be deemed to have been extended.

Section 7 of the Civil Servant Act further provides that a person appointed on probation shall on satisfactory completion of his probation shall be eligible for confirmation in his service or as the case may be a post as may be prescribed. Rule 16 of KP, Appointment, Promotion and Transfer (APT) Rules 1989 says that after satisfactory completion of the probation period a civil servant shall be confirmed provided he holds a substantive post.

Section 8(2) of the KP, Civil Servant Act, 1973 provides that subject to the provisions of sub section (1) the seniority of a civil servant shall be reckoned in relation to other civil servants belonging to the same service or cadre, whether serving the same department or office or not as may be prescribed. Rule 17_{c} (1) of the APT Rules 1989, prescribed that the seniority inter se of civil servants (appointed to a service, cadre or post) shall be determined:-

In the case of persons appointed by initial recruitment, in accordance with the order of merit assigned by the Commission (or is the case may be, the Departmental Selection Committee) pravided that persons selected for appointment to post in an earlier selection shall rank senior to the persons selected in a latter selection

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The Police Rules 12.2(3) also says that seniority in case of upper subordinates shall be reckoned in the first instance from the date of first upportment, officer from lower rank will be considered senior to the persons appointed directly on the same date, while seniority shall finally be settled by dates of confirmation.

The cumulative effects of the foregoing provisions of Police Rule 1934 read with Khyber Pakhtunkhwa Civil Servant Act 1973 and Khyber Pakhtunkhwa Appointment, Promotion and Transfer (APT) Rule 1989 monifestly indicate that officers appointed either through initial recruitment or by promotion or transfer shall be on a mandatory period of probation and the competent authority shall aut be barred from dispensing with their services if in his opinion the probationary fell short of the required standards. However, if no adverse action is being taken during the probationary period or afterwards the officers is deemed to have successfully completed the said probationary period which shall entitle him for confirmation in accordance with law.

In the instant case the affectees especially who were recruited ASI in the 80's through initial recruitment and whose names reflected on the CPO revised "F" list at serial no. 1, 2, & 3 were not confirmed upon successful completion of probationary period in utter disregards to the law mentioned in great-length on the subject as above. Since, these officers were appointed in prescribed manner and against substantive posts as such onuiting their names from confirmation in accordance with law was a priori unjust with snowball effects depriving them of their right of inclusion in the "F" List at the appropriate time. Due to this anomaly which can hardly be imputed to the affectes, their junior including the present petitioners were able to be senior to them in spite of the fact that they were appointed many years after these affectees'.

The case of those who were given the benefit under the S.O 11/87 is different and needs to be isolated from the first three officers. No standing order had overriding authority over any rule or act of the parliament to say the least and to begin with. The said Standing Order is already being declared null and void by the Apex Court and any benefit accrued there under is equally devoid of legal norms and contrary to existing law on the subject. The matter had been dealt with in great detail in a number of judgments of the higher judiciary given that the same Standing Order was in conflict with the fundamental human rights of equality before law and equal protection of law besides violating the main provisions of Police Rules 1934 enshrined in Chapter 13 therein.

The seniority of the promotee officers vis a vis the direct recruited officers to be settled in accordance with Police Rules 12.2(3) which say that seniority in case of upper subordinates shall be reckoned in the first instance from the date of first appointment, officers from lower rank will be considered senior to the persons appointed directly on the same date, while seniority shall finally be settled by dates of confirmation.

Upon putting the two cases in juxtaposition it transpires that the relevant laws and established principles on probation, confirmation and seniority were not adhered to in case of the affectees in Malakand Range whereas their counterparts and the present petitioners elsewhere had relatively got better and fair chance of enreer progression. Further P.R 13.15 cast a duty on the district superintendent of police to forward the names of suitable sub inspectors to the office of the deputy inspector general of police not later than 15" of January each year who are eligible to be promoted to the rank of inspectors and the later shall if agrees to the recommendations send it to the CPO with his own recommendations not later than October the same year. Such of the officers recommended as the Inspector General may consider suitable shall be admitted to promotion list "F". It is surprisingly shocking that no recommendations emmated from Malakund Range for a considerable amount of time which grossly affected the career progression of the first few affectees vis-a-vis the petitioners. The non compliance of this statutory duty proved catalyst in depriving the affectees from getting their seniority from the day it was due to them on the one hand and that they were penulized for something which could not be of their making on the other

The jurisprudence developed in this country finding expression in tons of higher courts judgments point to the fact that a civil servint could not be penalized in terms of depriving of lawful seniority should the sumerotherwise accrued to him but being delayed

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due to hureaucratic checks, red tape or departmental laxity. Athidst clear provisions stipolnicit in Rule 17 (1) of the APT Rules 1989, that the seniority inter se of civil sorvants (appointed to a service, endre or past) shall be determined in the case of persons appointed by initial recruitment, in accordance with the order of merit assigned by the Commission (or as the case may be, the Departmental Selection Committee) provided that persons selected for appointment to post in an earlier selection shall rank scalar to the persons selected in a latter selection; very little or no room exist whereby the petitioners could by a valid chim of being senior to the first three affectees given that they were appointed many years after them. The underlying principle of seniority leading to promotion is seniority can fitness which is guaranteed by P.R 13:1 and had consistently being ignored in all level.

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It is also not out of pince to mention that affectees of the 80s batch challenged the apparent injustice meted out to them before the Klyber Pukhtunklova Civil Services Tribunal Camp Court Swat wherein their plea of counting the probationary period towards regular service was accepted, hence they can rightfully claim seniority from the day they were inducted in that service. Similarly, 19 affectees of Malukand Region subsequently also agliated the same issue before the Peshawar High Court, Mingora office Darul Quzza, Swat, wherein the Honourable High Court without going into the merit of the case disposed off the suid petition in terms of converting it into a departmental appeal and sent it to the worthy Provincial Police Officer, Khyber Pakhtunkhwa with direction to consider the application of the petitioners in respect of placement of their names at the appropriate place in the seniority list reckoned it to be from the dute of their promotion to the endre of ASI.

CONCLUSION

In view of what had been discussed in great length in the foregoing paragraphs, this Committee concludes that the petitioner pleas to the extent of seeking to set aside the impugned notification against the three officers highlighted at serial no. 1, 2, & 3 are devoid of any cogent, material substance and denuded of legal mainstay. The only prerequisite for confirmation in the rank of the sub inspector according to Police rules 12.10 is that the officer be tested for one year in an independent charge of a police station or any specialist assignment in a district other than his domicile and that the DIG is fully competent under P.R 13.11 to add or remove any name from the E list at any time. In view of this the DIG MKD was in his lawful province to review the case of the affectees afresh and decide in accordance with law. The RPO Malakand and the subsequent notification of the CPO correcting a long standing ex facie wrong by conferring the rightful seniority on the first three affectees of Malakand Region is found to be in accordance with law and established principles of fair play, good conscious and justice.

The cases of those who got the benefit under S.O 11/87 does not stand on the same footing as it had been declared ultra vires of constitution and law and also de-notified by the CPO just recently as such any benefit accruing under an illegal S.O is equally illegal, unlawful and denuded of lawful consequences.

Given the nature of discussion made in great length in the preceding paragraphs the following situation emerges:

The first three affectees are senior than petitioners given the existing rules, already (a) dilated upon in the opening purt of this report. Looking into true perspective of the case it is discerned that they have been the victim of departmental inertia which was further aggravated by the supine attitude meted out to them at different levels in response to their quest of making amend the wrong occasioned at the early stage of their career for no fuult of theirs.

The beneficiary under Standing Order No. 11/87 having got no right to be placed senior to their batch mates rather their correct place is with the former therefore any undue favour resulting in putting themsenior either to their batch mates or the petitioners is (b)

The promotees case necessito be dealt with in accordance with clear provisions on (c) probation, confirmation and subsequent seniority leading to promotion. Their case be

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justupessod with that of the politicators and the date of conflication by the product principle in determining their seniority vis a vis the politicators

The remainder of the directly reended ASIs if appointed later to point of time stands junior to the politioners.

RECOMMENDATIONS

(d)

1.

٧.

VI.

- The instant performs to the extent of seeking soulerity appliest the officers at sorted on -1, 2, \otimes 3 be filed requiring no thether action.
- H. The case of S.O.14787 beneficiaries needs to be sont back to the RPO MKD for antipolity them their rightful place in seniority fist alongside their respective batebox.
- III. The plen of the partitioners vis a vis the containing affectees nooth to be reviewed and looked into the relevant provisions of law broadly incorporated in this report.
- 1V. Immediate, substantial and cogent measures may be taken for conventing monthly of the Departmental Solection Doord to consider the promotion ensus particularly of those officers who were given relief by the competent legal flavours as well as by the Department as some are on the verge of retirement.

The cases of all those officers may also be looked into by the Range Ditts who were ignored or unitted from confirmation at the right and appropriate that an account of red tape, technicalities and bucementale checks leading to deprivation of their lowful right. The bread principles set out in this report may be considered for doubling all such cases.

Notices to all the officers who may likely to be affected by this report should be untilled and sufficient opportunities given to represent thomselves in neorchaice with haw.

Constitutedant, FRP, Khyber Bikhtunkhwa (Member) AIG/Establishment, Khybor Pakhtankhwa (Member)

> oreo, Khyber Pakhtuakhwa - (Chairanan)

Elite

ARI/Legal, Khyber Pakhtuakhwa (Mombor)

CPO Poshawar (Member)

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OFFICE OF THE INSPECTOR GENERAL OF POLICE, RHYBER PARTTUNKHWA CENTRAL POLICE OFFICE, PÉSHAWAR.

15 April 2020

Dated Peshawar

No. CPÓ/CPB/

Τu

The Copital City Police Officer, Peshnwar,

All Regional Police Officers in Khyher Pakhtunkhwa.

Subject:

REVISED CONFIRMATION/ADMISSION TO LIST "E"

Memor-

Kindly refer to the subject cited above and to state that Regional Police Officer, Malakind issued revised scolority of SIs vide his office Notification vide No. 11644-48/I: duted 30.10.2019. Consequently, a meeting of DPC was held on 31.01.2020 in CPO and the Competent Authority fixed seniority of the officers in the light of Rule 12.2(3) of Police Rules 1934 with their collengues in List "F" in the ranks of Inspectors and Departy Superintendent of Police as per revised continuation of Malakand Region.

to the meanwhile, twenty three (23) Police Officers of other Regions/Units have submitted representations against the above natification.

In this regard, the Competent Authority constituted a committee to deliberate upon the representations of affected officers, scrutinize the cases and submit its report. The Committee submitted its minutes of the committee report to the competent authority vide memo No 4844/137 dated 7-04-2020 (copy attached).

Upon perusal of the minutes of the meeting, the Competent Authority has directed that the following tasks may please be completed within seven (7) days and report be sent to this office at the earliest:-

"The cases of all those afficers may also be looked into by the Range DIGs ٨. were ignored or omitted from confirmation at the right and appropriate who timing on account of red tape, technicalities and bureaucratic checks leading to deprivation of their lawful right. The broad principles set out in this report may be considered for deciding all such cases". B.

"Notices to all the officers who may likely to be affected by this report should be notified and sufficient opportunities given to represent themselves in accordance

Matter may please be assigned top priority.

ØCLAH) PSP MO/Establishment, For Inspector General of Police, Khyfer Pakhtunkfiwa,

Peshawar,

Endst: No. and dated even

Copy forwarded to the:-

- 1.
- Addl: Inspector General of Police HOrs: Khyber Pakhtunkhwa Peshawar. Deputy Inspector General of Pollog Khyber Pakhtunkhwa, Peshuwar. 2.
 - COS to Worthy Inspector Generalise Police, Khyber Pakhtunkhwa, Peshawar, З.

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OFFICE OF THE INSPECTOR GENERAL OF POLICE KHYBER PAKHTUNKHWA CENTERAL POLICE OFFICE PESHAWAR

No. CPO/CPB 97

Dated Peshawar ____15___ April 2020

The Capital City Police Office Peshawar.

All Regional Police Officers in Khyber Pakhtunkhwa

Subject: <u>REVICED CONFORMATION/ADMISSION TO LIST "E"</u>

Memo:-

To:

Kindly refer in the subject cited above and to state that Regional Police officer Malakand issued revised seniority of SIs vide his police Notification vide No.11644-48/1; dated 30.10.2019.Consequently meeting of DPO was held on 31.01.2020 at CPO and the Competent Authority fixed seniority of officers in the light of Rule 12.2(3) Police Rules 1934 with their colleagues in List "I" in the rank of Inspectors and Deputy superintendent of Police as per revised confirmation of Malakand region.

In the meanwhile, twenty three (23) Police Officers of other region/units have submitted representation against the above notification.

In this regard, the Competent Authorities constituted committee to deliberate upon the representations of affected officers, scrutinize the cases and submit its report. The committee submitted its minutes of the committee report to competent authority vide memo No4844/1;1' dated 07.04.2020 (copy attached).

Upon perusal of the minutes of the meeting, the Competent Authority has directed that the following tasks may please be completed within seven (7) days and report be sent to this office at the earliest:-

- A. "the cases of all those officers may also be looked into by the Range DIG's who were ignored or omitted from confirmation at the right and appropriate timing on account of red tape, technicalities and bureaucratic checks leading to deprivation for deciding all such cases".
- B. "Notices to all the officers who may likely to be affected by this report should be malafide and sufficient opportunities given to represent themselves in accordance with law".

Matter may please be assigned top priority.

SD/-(DR.ZAHIDULLAH)PSP APG/Establishment, For Inspector General of Police, Khyber Pakhtunkhwa Peshawar.

Endst: No. and dated even

Copy forwarded to the:-

- 1. Addl: Inspector General of Police HQrs: Khyber Pakhtunkhwa Peshawar.
- 2. Deputy Inspector General of Police Khyber Pakhtunkhwa Peshawar.
- 3. COS to worthy Inspector General of Police Khyber Pakhtunkhwa Peshawar.

FA24 FA24 Nn, CPO/CPIN98 To:	OFFICE OF THE INSPECTOR GENERAL OF POLICE, KHYBER PARITONICHWA CENTRAL POLICE OFFICE, PESHAWAR,	
The	Destand the st	
40;	Dated Peshawar 15 April 2020	
The Regional Malakand	Police Officer.	
Subject: <u>REVISED CON</u>	URMATION/ADMISSION TO LIST "E"	
Mema:-	A CONTRACTION ADDISSION TO LIST "E"	
Please refer to yo cited above.	or office Notification No. 11644-68/6 dated 20 10 2010	
30,10,2019, Consequently, a m	ity of SIs vide his office Notification vide No. 11644-4846 does t	
iu the many of Malakand Regir	m. Provide the stand Deputy Superintendent of Police as per revised	٩
submitted representations agains In this repeard the	The above notification,	
epresentations of affordate of	Competent Authority constituted a committee to dott	
admitted its minutes of the e	neers, scrutinize the cases and submittine in althorate upon the manifice report to the competent authority vide means No 4844/115	
lated 7-04-2020 (copy attached	the report to the competent methority vide menn No 4844410	

Upon perusal of the minutes of the meeting, the Competent Authority has directed that the following task may please be completed within seven (7) days and report he sent to this office at

> "The case of S.O 11787 heneficiaries needs to be sent back to the RPO Malakand for assigning them their rightful place in seniarity list alongside their respective

Matter may please he assigned top priority.

(DR. 2 ŭli AH) ese G/Establishment. For Inspector General of Police. Khyber Pakhtunkhwa

Peshawar.

Endst: Nu. and dated even Copy forwarded to the:-

З.

Addl: Inspector General of Police, HQrs: Khyber Pakhtunkhwa Peshawar, 1. 2.

Deputy Inspector General of Police, Khyber Pakhtunkhwa, Peshawar,

COS to Worthy Inspector General of Police, Khyber Pakhtunkhwa, Peshawar,

Por metatrand Por metatrand

15/4/2000

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OFFICE OF THE INSPECTOR GENERAL OF POLICE KHYBER PAKHTUNKHWA CENTERAL POLICE OFFICE (PESHAWAR

No. CPO/CPB 98

Dated Peshawar 15 April 2020

The Regional Police Office Malakand. Subject: <u>REVICED CONFORMATION/ADMISSION TO LIST "E"</u>

Memo:-

To:

Kindly refer in the subject cited above and to state that Regional Police officer Malakand issued revised seniority of Sls vide his police Notification vide No.11644-48/1; dated 30.10.2019.Consequently meeting of DPC was held on 31.01.2020 at CPO and the Competent Authority fixed seniority of officers in the light of Rule 12.2(3) Police Rules 1934 with their colleagues in List "I" in the rank of Inspectors and Deputy superintendent of Police as per revised confirmation of Malakand region.

In the meanwhile, twenty three (23) Police Officers of other region/units have submitted representation against the above notification.

In this regard, the Competent Authorities constituted committee to deliberate upon the representations of affected officers, scrutinize the cases and submit its report. The committee submitted its minutes of the committee report to competent authority vide memo No4844/1;1' dated 07.04.2020 (copy attached).

Upon perusal of the minutes of the meeting, the Competent Authority has directed that the following tasks may please be completed within seven (7) days and report be sent to this office at the earliest:-

"The case of S.O 11/87 beneficiaries need to be sent back to the RPO Malakand jor assigning them their rightful place in seniority list alongside their respective batches". Matter may please be assigned top priority.

> SD/-(DR.ZAHIDUĹLAH)PSP APG/Establishment, For Inspector General of Police, Khyber Pakhtunkhwa Peshawar.

Endst: No. and dated even

Copy forwarded to the:-

- 1. Addl: Inspector General of Police HQrs: Khyber Pakhtunkhwa Peshawar.
- 2. Deputy Inspector General of Police Khyber Pakhtunkhwa Peshawar.
- 3. COS to worthy Inspector General of Police Khyber Pakhtunkhwa Peshawar.



REGIONALS POLICEIOFFIGER MATAKAND SAIDUSHARIFISWAT Ph:0946-9240381-874855-200946-9240390 Email Salenialakahu avalioo com **CHIER REP**

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TheInspector.Generaliol.Rollee Subject and Revised CONFIRMATION//ADMISSION(COLDST-PD) Memorandum kindly.refer.toCRO.Reshawarmerro3No2ORO/GRB/9840016d115/04/2020.0010c

Notification No 411 64468/24 dated 30/10/2019 issued by Unisoff up repard in source of the state of the state of the source of the source of the source of the state of the source of t Cancelled while officers at Sr. No.1011to Sr. No.03 (namely Rioz Ahmad Bakhi Zada and Amjad All DSSP) be Rept Intact as their seniority has been approved by the Gommilter comprising off Commandant, Billed Forcer Charman and others 4 member in its meeting held on it 8/03/2020 at CPO level are stated with the second sec from CPO Peshawur regarding SO No. 11/87 as to Wiether the same has been declared illegal in the light

of/Judgment2dated>13/05/2018; SupremetCourftof; Pakislan=followed=by2JGP; Khyber: Pakhunkhwa Peshawa: indification: No. 1001-1100/GB: dated -10/01/2019 kind 3order: No. 41:011-1200/GB if dated -10/01/2019 kind 3order: No. 41:011/2019 kind 3order: No. 41:010/2019 kind 3order: No. 41:010/2019 Submilled please

Region :Om?

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OFFICE OF THE REGIONAL POLICE OFFICER, MALAKAND SAIDU SHARIF, SWAT. Ph: 0946-9240381-82 & Fax No. 0946-9240390

Email; digmalakand@yahoo.com

No. ____/E, dated Saidu Sharif the ____/ /2020

To:

The Inspector General of Police Khyber Pakhtunkhwa Peshawar

Subject:

REVISED CONFIRMATION/ADMISSION TO LIST "F:

Memorandum:

Kindly refer CPO, Peshawar memo: No. CPO/CPB/98, dated 15/.4/2020 on the subject.

Notification No. 11644-68/E, dated 30/10/2019 issued by the office regarding revised Confirmation/Admission to List-E of the officers from Sr. No. 4 to Sr. 26 is hereby withdrawn/ be kept intact as their seniority has been approved by the committee comprising of commandants, Elite force, Chairman and others 4 members in its meeting held on 18/03/2020 at CPO level.

Regional Department Committee was constituted to probe and collect guidance from CPO, Peshawar regarding SO No. 11/87 as to whether the same has been declared illegal in the light of Judgment dated 03/05/2018 Supreme Court of Pakistan followed by IGP Khyber Pakhtunkhwa, Peshawar notification no. 1001-1100/GB dated 10/01/2019 and order No. 1101-1200/GB, dated 17/01/2019 and implemented in the whole province of otherwise the committee will also scrutinize and check the seniority of officers from (Sr. No. DSP Muzakir Shah to Sr. 26 DSP Ghulam Sadiq) and other confirmed Sub Inspector of Malakand Region and will report within shortest possible period for further course of legal action.

Submitted please.

SD/-Regional Police Officer, Malakand Region, Swat No. 840

SENIORITY LIST OF DS&P BS-17 OF KHYBER PAHTUNKHWA POLICE

/SE-I, The Seniority List of DSsP BS-17 of Khyber Pakhtunkhwa Police is hereby published for information to all concerned.

Dated, 30,04,2020

S.No.		Date of Birth	Domicile	Quf	D.O Promotion as DSP	Promotion of Notification	Remarks
(1,)	Mr. Bakht Zada	15.02.1962	Buner	BA	07.11.2012		
2.)						Notification No. S/8082/DOLD IN AT 14 AND	Revised seniority was granted via Notification No.CPO/E-II/Revise
2.)	Mr. Amjid Ali	18.03.1963	Swat	MA	24.01.2014	Notification No. S/8083/2012 dt: 07.11.2012	Seniority/142/E-11 dated 29 04 2020
3.		_				Notification No. S/418/14, dt: 24.01.2014	Revised seniority was granted vide Notification No.CPO/E-II/Revised
٦.	Mr. Arif Javed	08.02.1964	Haripur	BA	20.01.2011	Notification No S/432/2011 dt: 20.01.2014	Seniority/142/E-II dated 29.04.2020
						Nothiealion NO 3/432/2011 dc 20.01.2011	Appointed as (SP BS -18) on Acting Charge Basis vide Govt: of Khyber Pakhtunkhwa Establishment Department Notification No. SO (E-1) E&AD/2
4.	Mr. Aman Ullah	09.07.1964	Bannu	BA	20.01.2011	Notification No. Standard and	4/2019, dated 28th January 2019.
5.	Mr. Tariq Mehmood	28.04.1965	Abbottabad	BA	30.06.2011	Notification No S/432/2011 dt: 20.01.2011	
4					50.00.2011	Notification No S/3887/2011 dt: 30.06.2011	Appointed as (SP BS -18) on Acting Charge Basis vide Govt: of Khyber Pakhtunkhwa Establishment Department Notification No. SO (E-1) E&AD/2-
6.	Mr. Ijaz Ahmed	15.06.1966	Abbottabad	BA	20.01.2011	Notification No S/432/2011 dt: 20.01.2011	4/2019, dated 28th January 2019.
7. 8.	Mr. Janas Khan	10.02.1965	Abbottabad	BA	20.01.2011	Notification No S/432/2011 dt: 20.01.2011	
	Mr. Mukhtiar Ahmad	04.02.1969	Abbottabad	FA	30.06.2011	Notification No S/3887/2011 dt: 30.06.2011	~
9. 10.	Mr. Muhammad Suleman	28.07.1970	Mansehra	MA	30.06.2011	Notification No S/3887/2011 dt: 30.06.2011	
_	Mr. Asif Gohar	07.08.1964	Mansehra	10 th	20.01.2011	Notification No S/432/2011 dt: 20.01.2011	
<u>11.</u> 12.	Mr. Aamir Shahzad	09.08.1968	Peshawar	MA	30.06.2011	Notification No S/3887/2011 dt: 30.06.2011	
	Mr. Amir Muhammad Khan	07.01.1970	Buner	ВА	19.03.2012	Notification No S /1957/2012 dt: 19.03.2012	
13.) 14.	Mr. Sanaullah	10.01.1969	Lakki	ВА	31.03.2012	Notification No. S/2383/2012 dt: 31.03.2012	Revised seniority was granted vide Notification No.CPO/E-II/Revised
	Mr. Gul Naseeb	09.11.1968	Bannu	F.Sc	19.03.2012	Notification No S /1957/2012 dt: 19.03.2012	Seniority/ 33, dated 27.01.2020.
15.	Mr. Waqar Ahmad	03.01.1968	Nowshera	BA	19.03.2012	Notification No S /1957/2012 dt: 19.03.2012 Notification No S /1957/2012 dt: 19.03.2012	
16)	Mr. Nasir Khan	20.12.1972	Peshawar	BA	30.01.2018	Notification No. 115/07 1 1: 20 03:2012	
17.	Mr. Muhammad Shafiq	13.01.1963	0			Notification No. 115/SE-1 dt: 30.01.2018	Revised seniority was granted vide Notification No. CPO/E-II/Revised
8.	Mr. Muhammad Arif		Bannu	BA	19.03.2012	Notification No S /1957/2012 dt: 19.03.2012	Seniority/ 34, dated 27.01.2020.
	Mr. Tahir ur Rahman	10.03.1969	Peshawar	MA/LLB	19.03.2012	Notification No S /6949/2012 dt: 25.09.2012	
	Mr. Darvesh Khan	28.02.1969	Haripur	BA	19.03.2012	Notification No S /1957/2012 dt: 19.03.2012	
	Mr. Tauheed Khan	14.06.1962	Mardan	MA/LLB	19.03.2012	Notification No S71957/2012 dt: 19.03.2012	· · · · · · · · · · · · · · · · · · ·
	Mr. Salah-ud-Din	20.10.1963	DIKhan	BA	19.03.2012	Notification No S /1957/2012 dt: 19.03.2012	+
	Mr. Noor Jamal	15.01.1970	Tank	МЛ	07.11.2012	Notification No. S/8083/2012 dt: 07.1.1.2012	
	Mr. Muhammad Arif	10.01.1966	Mardan	MA	31.03.2012	Notification No. S/2383/2012 dt: 31.03.2012	· · · · · · · · · · · · · · · · · · ·
	Mr. Tariq Habib	22.04.1964	Bannu	BA	07.11.2012	Notification No. S/8083/2012 dt: 07.11.2012	
	Mr. Nísar Ahmad	05.09.1968		MA	31.03.2012	Notification No. S/2383/2012 dt: 31.03.2012	
	Mr. Aslam Nawaz	02.11.1973		BA	31.03.2012	Notification No. S/2383/2012 dt: 31.03.2012	<u> </u>
<u> </u>	mi. Aslam Nawaz	01.03.1972	Bannu	MA/LLB	31.03.2012	Notification No. S/2383/2012 dt: 31.03.2012	

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28. 29. 30. 31. 32. 33. 34. 35. 36. 37. 38. 39. 40. 41. 42. 43. 44. 45. 44. 45. 46. 47. 48.	Mr. Tariq Iqbal Mr. Qaid Kamal Mr. Banaras Khan	13.04.1974		Quf	Promotion as DSP	Promotion of Notification	Remarks
30. 31. 32. 33. 34. 35. 36. 37. 38. 39. 40. 41. 42. 43. 44. 45. 46. 47.		1 33.04.19/4	Peshawar	M.Sc/LLB		Netification No. Crosses Provide Annual	and the second second second second
31. 32. 33. 34. 35. 36. 37. 38. 39. 40. 41. 42. 43. 44. 45. 46. 47.	Mr. Banaras Khan	01.01.1963	Charsadda	BA	07.11.2012	Notification No. S/2383/2012 dt: 31.03.2012	
32. 33. 34. 35. 36. 37. 38. 39. 40. 41. 42. 43. 44. 45. 46. 47.		05.01.1962	Nowshera	BA	07.11.2012	Notification No. S/8083/2012 dt: 07.11.2012	
33. 34. 35. 36. 37. 38. 39. 40. 41. 42. 43. 44. 45. 46. 47.	Mr. Shafiullah	01.04.1971	DIKhan	MA	07.11.2012	Notification No. S/8083/2012 dt: 07.11.2012	
34. 35. 36. 37. 38. 39. 40. 41. 42. 43. 44. 45. 46. 47.	Mr. Munir Hussain	30.05.1966	Mansehra	BA	07.11.2012	Notification No. S/8083/2012 dt: 07.11.2012	
35. 36. 37. 38. 39. 40. 41. 42. 43. 44. 45. 46. 47.	Mr. Tahir Iqbal	20.01.1969	Haripur	B.Sc		Notification No. S/8083/2012 dt: 07.11.2012	
35. 36. 37. 38. 39. 40. 41. 42. 43. 44. 45. 46. 47.				0.30	25.03.2013	Notification No. S/1791/13 dt: 25.03.2013	Revised seniority was granted vide Order No. 909/E-11 dated
36. 37. 38. 39. 40. 41. 42. 43. 44. 45. 46. 47.	Mr. Qamar Hayat	08.04.1971	Haripur	BA	07.11.2012	Notification No. S/8083/2012 dt: 07.11.2012	12.12.2018
37. 38. 39. 40. 41. 42. 43. 44. 45. 46. 47.	Mr. Zulfiqar Khan Jadoon	15.06.1963	Abbottabad	BA	25.03.2013	Notification No. S/1791/2013 dt: 25.03.2013	
38. 39. 40. 41. 42. 43. 44. 45. 46. 47.	Mr. Nazir Ahmad	02.02.1970	Abbottabad	MA/B.Ed	07.11.2012	Notification No. S/8083/12 dt: 07.11.2012	
39. 40. 41. 42. 43. 44. 45. 46. 47.	Mr. Saeed Akhtar	02.02.1971	Haripur	M.Sc	07.11.2012	Notification No. S/8083/12 dt: 07.11.2012	
40, 41. 42. 43. 44. 45. 46. 47.	Mr. Muhammad Ayaz	03.03.1975	Abbottabad	B.Sc	07.11.2012		
41. 42. 43. 44. 45. 46. 47.	Muhammad Jamil Akhtar	22.02.1977	Haripur	B.Sc	07.11.2012	Notification No. S/8083/12 dt: 07.11.2012	
42. 43. 44. 45. 46. 47.	Mr. Falak Niaz	01.04.1965	Swabi	MA	07.11.2012	Notification No. S/8083/12 dt: 07.11.2012	
43. 44. 45. 46. 47.	Mr. Ishtiaq Ahmad	01.11.1971	Lakki	BA	07.11.2012	Notification No. S/8083/12 dt: 07.11.2012	
44. 45. 46. 47.	Mr. Iftikhar Shah	30.04.1966	Mardan	<u>М.</u> А	25.03.2016	Notification No. S/8083/12 dt: 07.11.2012	
44. 45. 46. 47.					23.03.2016	Notification No. 312/SE-1 dt: 25.03.2016	Assigned revised seniority vide Notification No.575/CPB dated 19.05.2017
45. 46. 47.	Mr. Shaukat Ali	05.03.1971	Swabi	B.Sc	30.11.2012	Notification No. S/8772/2012 dt: 30.11.2012	19.05.2017
<u>46.</u> 47.	Mr. Abdul Samad	14.04.1969	Swabi	ΜΛ	25.03.2013	Notification No. S/1791/13 dt: 25.03.2013	
47.	Mr. Mushtaq Ahmad	15.03.1970	Swabi	ΜΛ	25.03.2013	Notification No. S/1791/13 dt: 25.03.2013	
	Mr. Sajjad Ahmad	01.04.1968	Swabi	МΛ	25.03.2013	Notification No. S/1791/13 dt: 25.03.2013	
48.	Mr. Abdur Rashid Marwat	30.03.1963	Lakki	10 th	25.03.2013	Notification No. S/1791/13 dt: 25.03.2013	
	Mr. Muzamil Shah	08.03.1972	Swabi	M.A	25.03.2013	Notification No. S/1791/13 dt: 25.03.2013	
49.	Mr. Niaz Muhammad	11.02.1971	Swabi	MA/LLB	25.03.2013	Notification No. S/1791/13 dt: 25.03.2013	
50.	Mr. Shah Hassan	01.05.1968	Mardan	MA	08.04.2013	Notification No. S/2119/13 dt: 08.04.2013	
51.	Sajjad Ahmad Sahibzada	02.02.1971	Swabi	BA	08.04.2013	Notification No. S/2119/13 dt: 08.04.2013	
52.	Mr. Nazir Khan	18.10.1970	Mardan	MA	19.07.2013	Notification No. S/2119/13 dt: 19.07.2013	
53.	Mr. Abdul Hai	01.08.1972	D.I.Khan	MA	19.07.2013	Notification No. S/2119/13 dt: 19.07.2013	
54.	Mr. Saleem Aman Ullah	23.03.1970	Peshawar	FA	19.07.2013	Notification No. S/2119/13 dt: 19.07.2013	
55.	Muhammad Javed	03.06.1963	Mansehra	10 th	27.10.2015	Notification No. 4029/SE-I dt: 27.10.2015	
56.	Mr. Zía Hassan						Revised seniority was granted vide Notification No. 110/SE-1 dated 17.01.2019. Revised seniority was granted vide Notification No. 20/SE-1 dated 03.01.2019
		01.11.1974	DIKhan		02.01.2014	Notification No. S/20/14 dt: 02.01.2014	
	Mr. Abdus Salam Khalid	24.06.1976	Lakki	M.A	25.03.2016	Notification No. 312/SE-1 dt: 25.03.2016	Assigned revised seniority vide Notification No.261/SE-I dated
58.	Arbab Shafiullah Jan	09.10.1966	Peshawar	BA	02.01.2014	Notification No. S/20/14 dt: 02.01.2014	07.03.2018
59.	Mr. Rafiullah	12.03.1968	Peshawar		02.01.2014	Notification No. S/20/14 dt: 02.01.2014	
60.	Mr. Muhammad Naeem	10.10.1960	MKD		24.01.2014	Notification No. 5/20/14 dl: 02.01.2014	-n
61.	Mr. Muhammad Khalid	01.01.1970	Chitral		24.01.2014	Notification No. S/418/14, dt: 24.01.2014	N'
62.	Syed Inayat Ali Shah	10.01.1972	D.I.Khan		24.01.2014	Notification No. 5/418/14, ot: 24.01.2014	Y
63.	Mr. Niaz Gul	07.03.1971	Abbottabad	<u></u>	24.01.2014	Notification No. S/418/14, dt: 24.01.2014 Notification No. S/418/14, dt: 24.01.2014	/

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S.No		Date of Birth	Domicile	Quí	D.O Promotion as DSP	Promotion of Notification	Remarks
. 64.	Mr. Muhammad Ishtiaq	04.05.1973	Mansehra	B.Sc	24.01.2014	Notification No. S/418/14, dt: 24.01.2014	
65.	Mr. Zahid-ur-Rehman	25.03.1970	Haripur	M.Sc	08.04.2016	Notification No. 373/SE-1 dt: 08.04.2016	Assigned revised seniority vide Notification No.261/SE-1 dated
66.	Syed Mukhtiar Shah	18.10.1967	Haripur	MA	24.01.2014		07.03.2018
67.	Muhammad Tahir Shah	01.03.1972	Вапли	BA	24.01.2014	Notification No. S/418/14, dt: 24.01.2014	
68.	Mr. Nisar Muhammad	20.01.1973	Lakki	BA		Notification No. S/418/14, dt: 24.01.2014	
69.	Mr. Noor Zamin Shah	30.01.1962	Mardan	BA	24.01.2014 24.01.2014	Notification No. S/418/14, dt: 24.01.2014	
70.	Mr. Khan Khel	10.04.1969	Mardan	BA		Notification No. S/418/14, dt: 24.01.2014	
71.	Muhammad Aleem Jan	11.04.1967	Peshawar	B.Sc	24.01.2014	Notification No. S/418/14, dt: 24.01.2014	
72.	Mr. Tajamul Khan	30.09.1965	Swabi	MA	24.01.2014	Notification No. S/418/14, dt: 24.01.2014	
73.	Mr. Hameedullah	25.04.1974	Mardan	BA	24.01.2014	Notification No. S/418/14, dt: 24.01.2014	
74.	Mr. Taj Malook	10.04.1961	Swabi	FA	24.01.2014	Notification No. S/418/14, dt: 24.01.2014	
75.	Muhammad Atiq Shah	01.09.1978	Charsadda	FA	24.01.2014	Notification No. S/418/14, dt: 24.01.2014	
76.	Mr. Zar Wali	20.01.1961	Peshawar	FA	06.02.2014	Notification No. S/677/14 dt: 06.02.2014.	
77.	Mr. Ijaz Ahmad	05.04.1963	Manschra	FA FA	06.02.2014	Notification No. S/677/14 dt: 06.02.2014.	
78.	Mr. Arshad Mehmood	15.08.1964	Manschra		12.09.2014	Notification No 1092/E-11 dt 12.09.2014	
79.	Mr. Shakeei Ahmad	14.04.1969	Charsadda	FA	12.09.2014	Notification No 1092/E-11 dt 12.09.2014	
80.	Mr. Muhammad Saced	04.05.1969	Mardan	BSc	12.09.2014	Notification No 1092/E-11 dt 12.09.2014	
81.	Mr. Khabir Muhammad	01.01.1972	Abbottabad	8A	12.09.2014	Notification No 1092/E-II dt 12.09.2014	
82.	Ms. Nazia Naureen	01.12.1970	Abbottabad	BA	12.09.2014	Notification No 1092/E-11 dt 12.09.2014	
83.	Mrs. Shahzadi Noshad	10.04.1972	Hangu	FA	12.09.2014	Notification No 1092/E-11 dt 12.09.2014	
84.	Mr. Rahim Hussain	11.05.1970	Shangia	BA	12.09.2014	Notification No 1092/E-II dt 12.09.2014	
85.	Mr. Amjad Hussain	24.03.1971	Mansehra	BA	12.09.2014	Notification No 1092/E-II dt 12.09.2014	
86.	Mr. Rizwan Habib	19.04.1974	Mansehra	FA	12.09.2014	Notification No 1092/E-II dt 12.09.2014	
87.	Mr. Jehangir Khan	10.11.1965	Abbottabad	BA 10 th	12.09.2014	Notification No 1092/E-11 dt 12.09.2014	$\sum h h$
88.	Mr. Rahmat Ullah	05.03.1971	Nowshera		24.10.2014	Notification No S/3528/14 dt:24.10.2014	
89.	Mr. Rashid Igbal	15.01.1974		FA	24.10.2014	Notification No S/3528/14 dt:24.10.2014	
			Mardan	MSc	25.03.2016	Notification No. 312/SE-I dt: 25.03.2016	Revised seniarity was granted vide Notification No. 20/SE-1 dated
90.	Mr. Alamzeb	12.02.1980	Mardan	F.Sc	24.10.2014	Notification No S/3528/14 dt:24.10.2014	03.01.2019
91.	Mr. Zahir Shah	01.04.1962	Buner	FA	24.10.2014	Notification No S/3528/14 dt:24.10.2014	
92.	Mr. Zafar Khan	10.01.1963	Buner	10 th	24.10.2014	Notification No S/3528/14 dt:24.10.2014	
93.	Mr. Asad Mehmood	08.03.1968	Swabi	BA	24.10.2014	Notification No S/3528/14 dt:24.10.2014	
> <u>94.</u>	Mr. Muzakir Shah	01.06.1961	Dir Lower	10th	02.04.2015	Notification No. 2573/SE-1 dt: 02.04.2015	
95.	Mr. Muhammad Aslam	08.04.1962	Karak	F.A	02.04.2015	Notification No. 2573/SE-I dt: 02.04.2015	
96.	Mr. Safdar Khan	30.04.1971	Kohat	MA	02.04.2015	Notification No. 2573/SE-1 dt: 02.04.2015	
97.	Mr. Murad Ali	09.01.1973	Вапли.	F.A	02.04.2015	Notification No. 2573/SE-I dt: 02.04.2015	
98.	Mr. Mujeeb Ur Rehman	02.04.1969	Валли	BA/LLB	02.04.2015	Notification No. 2573/SE-1 dt: 02.04.2015	
99.	Ms. Anecla Naz	09.10.1971	Peshawar	M.A	02.04.2015		
100.	Ms. Asmat Ara	15.04.1975	8wabi	MA	02.04.2015	Notification No. 2573/SE-1 dt: 02.04.2015	
101.	Mrs. Shazia Shahid	30.04.1976	Charsadda	MA/LLB	02.04.2015	Notification No. 2573/SE-1 dt: 02.04.2015	
102.	Mrs. Rozia Altaf	30.07.1969	Peshawar	MA	02.04.2015	Notification No. 2573/SE-I dl: 02.04.2015	
103.	Ms. Hamida Bano	04.12.1970	Peshawar	BA	02.04.2015	Notification No. 2573/SE-1 dt: 02.04.2015	
104.	Mr. Mustafa Kamal Pasha	01.09.1969	Bannu	MA	02.04.2015	Notification No. 2573/SE-1 dt: 02.04.2015 Notification No. 2573/SE-1 dt: 02.04.2015	

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•	S.No.		Date of Birth	Domicile	Quf	D.O Promotion as DSP	Promotion of Notification	Remarks
	105.	Mr. Azmat Ali Khan	06.01.1970	Barinu	МА	02.04.2015	Nutification No. 2577/277 1 to 22 2 (22)	
	106.	Mr. Waqar Ahmad	12.04.1974	Charsadda	MA	02.04.2015	Nutification No. 2573/SE-1 dt: 02.04.2015	
	107.	Mr. Sajjad Hussain	23.03.1976	Nowshera	B.Sc	02.04.2015	Notification No. 2573/SE-I dt: 02.04.2015	
	108.	Mr. Yasir Aman	11.08.1970	Peshawar	D.Com	02.04.2015	Notification No. 2573/SE-1 dt: 02.04.2015	
	109.	Mr. Muhammad Maroof	05.10.1974	Abbottabad	B.Sc	02.04.2015	Notification No. 2573/SE-I dt: 02.04.2015	
	110.	Mr. Usman Ghani	09.07.1960	Peshawar	10 th	02.04.2015	Notification No. 2573/SE-I dt: 02.04.2015	
	111.	Mr. Ali Gohar	23.03.1968	K. Agency	MA	02.04.2013	Notification No. 2573/SE-1 dt: 02.04.2015	
	112.	Muhammad Ilyas	25.12.1973	Mardan	B.A	18.08.2015	Notification No. 2573/SE-I dt: 02.04.2015	
	113.	Mr. Rokhan Zeb	07.04.1965	Swabi	B.A		Notification No. 3806/SE-I dt: 18.08.2015	
				0.001	0.7	25.03.2016	Notification No. 312/SE-I dt: 25.03.2016	Assigned revised seniority vide Notification No.261/SE-I dated
	114.	Mr. Fazal Dad	16.03.1966	Charsadda	M.A/LLB	16.05.2019	Notification No.558/SE-I dt: 16.05.2019	07.03.2018 Revised seniority was granted vide Notification No. 911/E-11 dated
	115.	Mr. Janzada	01.04.1963	Charsadda	M.A	25.03.2016	Notification No. 312/SE-1 dt: 25.03.2016	Assigned revised seniority vide Notification No.261/SE-I dated
	116.	Mr. Nascer Ali	03.10.1975	Charsadda	BA	30.09.2016	Notification No. 1033/SE-1 dt: 30.09.2016	07.03.2018 Revised schiority was granted vide
	117.	Mr. Muhammad Rauf	04.04.1963	Mardan	lOth	25.03.2016	Notification No. 312/SE-1 dt: 25.03.2016	Notification No. 20/SE-1 dated 03.01.2019 Assigned revised seniority vide
	118.	Mr. Hidayat Ullah shah	20.04.1965	Swabi	lOth	25.03.2016	Notification No. 312/SE-1 dt: 25.03.2016	Notification No.261/SE-I dated 07.03.2018 Assigned revised seniority vide
	119.	Mr. Muhammad Ismail	12.06.1966	Lakki	F.A	25.03.2016		Notification No.261/SE-1 dated 07.03.2018
	120.	Mr. Shakeel Ahmed					Notification No. 312/SE-I dt: 25.03.2016	Assigned revised seniority vide Notification No.261/SE-1 dated 07.03.2018
ł			12.01.1974	Peshawar	FA	30.12.2019	Notification No.1723/SE-I dt: 30.12.2019	Revised seniority was granted in compliance with the judgment of Honorable Khyber Pakhtunkhwa Service Tribunal in Service Appeal No.626/2018, vide order dated 13.02.2019 and Execution Petition No.157/2019, dated 10.05.2019 and
	121.	Mr. Shabir Hussain Shah	15.06.1972	Lakki	MA	18.08.2015	Notification No. 3806/SE-1 dt: 18.08.2015	DSC minutes held on 01.07.2019
AB	122.	Mr. Aqiq Hussain	01.04.1965	Kohat	BA/LLB	18.08.2015	Notification No. 3000/SE-LOC 18.08.2015	
	123.	Mr. Falak Nawaz	03.02.1969	Kohat	F.A	25.03.2016	Notification No. 3806/SE-I dt: 18.08.2015 Notification No. 312/SE-I dt: 25.03.2016	Revised seniority was granted vide Notification No. 20/SE-1 dated
		Mr. Shoukat Ali Shah	09.10.1960	Kohat	10th	18.08.2015	Notification No. 2006/00 to the to open	03.01.2019
S	125.	Mr. Afsar Khan	30.01.1961	Karak	l0th	25.03.2016	Notification No. 3806/SE-I dt: 18.08.2015	
STED	126.	Mr. Khalid Usman	06.01.1967				Notification No. 312/SE-1 dt: 25.03.2016	Assigned revised seniority vide Notification No.261/SE-I dated 07.03.2018
D 1		Mr. Gharib Nawaz		Karak	FA	18.08.2015	Notification No. 3806/SE-I dt: 18.08.2015	
1		Mr. Muhammad Sattar	06.09.1961	Karak	F.A	25.03.2016	Notification No. 312/SE-I dt: 25.03.2016	
•		Khan	04.04.1964	Chitral	10th	23.03.2016	Notification: No. 312/SE-1 dt: 25.03.2016	N.
		Mr. Muhammad Zaman	01.01.1965	Buner	B.A	25.03.2016	Notification No. 312/SE-1 dt: 25.03.2016	<u> </u>
	130.	Mr. Hayat Ullah	04.08.1965	Mardan	and the second se	25.03.2016	Notification No. 312/SE 1 dr. 75 07 2016	

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S.No.	Name of Officers	Date of Birth	Domicile	Quſ	D.O Promotion as DSP	Promotion of Notification	Remarks
131.	Mr. Muhammad Fayaz	07.03.1974	Mardan	FA	25.03.2016		
					25.05.2010	Notification No. 312/SE-1 dt: 25.03.2016	Re-instated in Service with all back benefits. Order No. 5/5323/1
132.	Mr. Amir Hussain	25.05.1965	Swabi	FA	30.09.2016	Notification No. 1033/SE-I dt: 30.09.2016	dated 28.06.2019
133.	Mr. Gran Ullah	15.06.1963	Charsadda	10th	30.09.2016	Notification No. 1033/SE-I dt: 30.09.2016	
134.	Mr. Fazal Wahid	12.01.1971	Malakand	lOth	30.09.2016	Notification No. 1033/SE-I dt: 30.09.2016	
135.	Mr. Gohar Ali	15.11.1974	Peshawar	BSc	30.09.2016	Notification No. 1033/SE-1 dt: 30.09.2016	
136.	Mr. Riaz Khan	03.02.1975	Peshawar	10th	30.09.2016	Notification No. 1033/SE-I dt: 30.09.2016	
137.	Mr. Izhar Shah	06.03.1966	Mardan	BA	30.09.2016	Notification No. 1033/SE-1 dt: 30.09.2016	
138.	Mr. Habib Ur Rehman	04.03.1966	Mansehra	FA	30.09.2016	Notification No. 1033/SE-1 dl: 50.09.2016	
<u>139.</u>	Mr. Aurang Zeb	05.01.1970	Mansehra	10th	30.09.2016	Notification No. 1033/SE-1 dt: 30.09.2016	
140.	Mr. Shah Nawaz	08.08.1965	Mansehra	10th	30.09.2016	Notification No. 1033/SE-1 dt: 30.09.2016	
141.	Mr. Muhammad Altaf	12.03.1969	Haripur	FA		Notification No. 1033/SE-1 dt: 30.09.2016	
142.	Mr. Amjid Ali	24.04.1969	Swabi	BA	30.09.2016	Notification No. 1033/SE-1 dt: 30.09.2016	
43.	Mr. Sher Rehman	05.04.1964	Mardan		30.09.2016	Notification No. 1033/SE-I dt: 30.09.2016	
44.	Mr. Khalid Mehmood	21.05.1961		10th	15.11.2016	Notification No. 1198/SE-I dt: 15.11.2016	
45.	Mr. Riaz Muhammad	10.12.1962	Abbottabad	B.A	15.11.2016	Notification No. 1198/SE-I dt: 15.11.2016	
46.	Mr. Iflikhar Ali Shah	11.05.1976	Swabi	FA	15.11.2016	Notification No. 1198/SE-1 dt: 15.11.2016	
47.	Mr. Murad Ali		Bannu	BA	15.11.2016	Notification No. 1198/SE-1 dt: 15.11.2016	
48.	Mr. Ziarat Gul	13.04.1965	Charsadda	10th	15.11.2016	Notification No. 1198/SE-1 dt: 15.11.2016	
49.	Mr. Naseer Khan	05.10.1960	Charsadda	10th	15.11.2016	Notification No. 1198/SE-I dt: 15.11.2016	
50.	Mr. Arab Nawaz	01.04.1962	Charsadda	ВА	15.11.2016	Notification No. 1198/SE-I dt: 15.11.2016	*****
51.	Mr. Inayatullah	11.02.1969	Charsadda	BA	15.11.2016	Notification No. 1198/SE-1 dt: 15.11.2016	
52.	Mr. Muhammad Yasecn	11.04.1962	Peshawar	10th	15.11.2016	Notification No. 1198/SE-I dt: 15.11.2016	
53.		30.03.1975	Charsadda	BA	15.11.2016	Notification No. 1198/SE-1 dt: 15.11.2016	V1A
54.	Mr. Zahoor-Ud- Din Khan	05.05.1963	D.I.Khan	10th	15.11.2016	Notification No. 1198/SE-I dt: 15.11.2016	- <u>\ \</u>
55.	Mr. Sawab Gul	12.04.1961	Mardan	BA	15.11.2016	Notification No. 1198/SE-1 dt: 15.11.2016	
	Mr. Muhammad Ijaz Khan	01.09.1977	Charsadda	BA	15.11.2016	Notification No. 1198/SE-I dt: 15.11.2016	
56.	Mr. Shaheen Shah Gohar	03.03.1971	Charsadda	BA	07.03.2017	Notification No. 202/SE-I dt: 07.03.2017	
57.	M. C					1.00.000 100. 202/3E-1 at. 07.03.2017	Revised seniority was granted vide Notification No. 20/SE-I dated
	Mr. Sajjad Haider	20.04.1970	Abbottabad	10th	15.11.2016	Notification No. 1198/SE-1 dt: 15.11.2016	03.01.2019
58.	Mr. Ibrar Khan	20.05.1970	Abbottabad	FA	15.11.2016	Notification No. 1198/SE-1 dt: 15.11.2016	
	Mr. Arshad Khan	30.05,1974	Peshawar	F.Sc	07.03.2017	Notification No. 202/SE-I dt: 07.03.2017	
	Mr. Muhammad Khrushid	12.01.1963	Mansehra	10th	07.03.2017	Notification No. 202/SE-1 dt: 07.03.2017	
	Mr. Muhammad Yaseen	28.12.1973	Haripur	BA	07.03.2017	Notification No. 202/SE-1 dt: 07.03.2017	
	Mr. Iftikhar Ahmad	10.05.1968	Mansehra	BA	14.03.2017	Notification No. 202/SE-1 dt: 07.03.2017	
53.	Mr. Zakir Hussain	09.03.1966	Abbortabad	lOth		Notification No. 231/SE-I dt: 14.03.2017	
					30.01.2018	Notification No. 115/SE-1 dt: 30.01.2018	Revised seniority was granted vide Notification No. 20/SE-1 dated
	Mrs. Samina Zafar	25.12.1975	Haripur	10th	07.03.2017	Notification No. 202/SE-I dt: 07.03.2017	03.01.2019
5.	Mr. Bashir Ahmad	11.05.1962	Haripur	10th	30.01.2018	Notification No. 115/SE-I dt: 30.01.2018	
	[1 10011001100. 115/SE-LOC 30.01.2018	Revised seniority was granted vide Notification No. 20/SE-I dated
the second second	Mr. Mehboob	16.12.1965	Abbottabad	10 th	07.03.2017	Notification No. 202/05 1 1 20 00 00	03.01.2019
	Mr. Jamil-ur-Rehman	16.04.1974	Abbortabad	BA	12.03.2018	Notification No. 202/SE-I dt: 07.03.2017	
	Mr. Shahid Adnan	27.03.1973	D.I.Khan	MA		Notification No. 274/SE-I dt: 12.03.2018	
9.		07.01.1968		FA	30.01.2018 30.01.2018	Notification No. 115/SE-Ldt: 30.01.2018 Notification No. 115/SE-Ldt: 30.01.2018	

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t	S.No.		Date of Birth	Domicile	Qы	D.O Promotion as DSP	Promotion of Notification	Remarks
	170.	Mr. Muhammad Hamayun	01.04.1963	Abbottabad	10th	30.01.2018	Notification No. 115/SE-I dt: 30.01.2018	······································
	171.	Mr. Ashiq Hussain	06.12.1960	Mansehra	10th	30.01.2018	Notification No. 115/SE-1 dt: 30.01.2018	
	172.	Mr. Mukhtar Ahmad	06.04.1962	Mansehra	10th	30.01.2018	Notification No. 115/SE-I dt: 30.01.2018	
	173.	Mr. Adalat Khan	04.08.1960	Abbottabad	10th	30.01.2018	Notification No. 115/SE-1 dt: 30.01.2018	
	174.	Mr. Ghulam Muhammad	01.11.1963	Manschra	IOth	30.01.2018	Notification No. 115/SE-1 dt: 30.01.2018	
	175.	Mr. Muhammad Nabi	09.10.1966	Charsadda	BA	30.01.2018	Notification No. 115/SE-1 dt: 30.01.2018	
	176.	Mr. Ayaz Mehmood	20.02.1971	Mardan	BA	30.01.2018	Notification No. 115/SE-I dt: 30.01.2018	
	177.	Mr. Shah Mumtaz	20.02.1965	Dir Lower	ВА	30.01.2018	Notification No. 115/SE-1 dt: 30.01.2018	
	178.	Mr. Zafar Ahmad	10.01.1979	Chitral	FA	30.01.2018	Notification No. 115/SE-1 dt: 30.01.2018	
	179.	Mr. Farmanullah	27.10.1978	Dir Lower	FA	30.01.2018	Notification No. 115/SE-1 dt: 30.01.2018	
	180.	Mr. Muslim Khan	16.02.1970	Mardan	FA	30.01.2018	Notification No. 115/SE-1 dt: 30.01.2018	
	181.	Mr. Said Rahim	08.02.1962	Mardan	10th	30.01.2018	Notification No. 115/SE-1 dt: 30.01.2018	
	182.	Mr. Hukam Khan	14.03.1969	Charsadda	MA.LLB	30.01.2018	Notification No. 115/SE-1 dt: 30.01.2018	
	183.	Mr. Wilayat Khan	20.12.1960	Peshawar	IOth	30.01.2018	Notification No. 115/SE-I dt: 30.01.2018	
	184.	Mr. Mehar Ali	01.01.1969	Nowshera	FA	30.01.2018	Notification No. 115/SE-1 dt: 30.01.2018	
	185.	Mr. Yar Nawab	05.11.1963	Mardan	10th	30.01.2018	Notification No. 115/SE-I dt: 30.01.2018	
	186.	Mr. Iftikhar Ali	10.02.1968	Charsadda	10th	30.01.2018	Notification No. 115/SE-1 dt: 30.01.2018	
	187.	Mr. Nasir Khan	22.11.1968	Charsadda	MA	30.01.2018	Notification No. 115/SE-1 dt: 30.01.2018	
	188	Mr. Noor Zaman	21.08.1961	Mardan	IOth	30.01.2018	Notification No. 115/SE-1 dt: 30.01.2018	
	189.	Mr. Hazrat Ullah	05.01.1964	Charsadda	10th	30.01.2018	Notification No. 115/SE-1 dt: 30.01.2018	
	190.	Mr. Liaqat Ali	08.04.1964	Charsadda	10th	30.01.2018	Notification No. 115/SE-1 dt: 30.01.2018	
	191.	Mr. Mehmood Nawaz	07.03.1974	Lakki	FA	30.01.2018	Notification No. 115/SE-1 dt: 30.01.2018	
	192.	Mr. Muhammad Yousaf	10.02.1961	DI Khan	10th	30.01.2018	Notification No. 115/SE-1 dt: 30.01.2018	
	193.	Mr. Umar Daraz Khan	11.08.1961	D.I.Khan	10th	30.01.2018	Notification No. 115/SE-I dt: 30.01.2018	
	194.	Mr. Bashir Dad	14.04.1972	Mardan	10th	30.01.2018	Notification No. 115/SE-I dt: 30.01.2018	
	195.	Mr. Roshan Zeb	16.02.1964	Mardan	FA	30.01.2018	Notification No. 115/SE-I dt: 30.01.2018	
		Mr. Gul Sheed	01.06.1980	Charsadda	FA	30.01.2018	Notification No. 115/SE-I dt: 30.01.2018	
	197.	Mr. Taj Malook	10.02.1961	Charsadda	BA	30.01.2018	Notification No. 115/SE-I dt: 30.01.2018	- <u>/</u> //
		Mr. Muhammad Saddique	16.11.1968	Abbottabad	BA	30.01.2018	Notification No. 115/SE-I dt: 30.01.2018	
		Mr. Abdur Rehman	17.11.1960	Peshawar	10th	30.01.2018	Notification No. 115/SE-1 dt: 30.01.2018	
		Mr. Samin Jan	06.03.1961	Peshawar	FA	30.01.2018	Notification No. 115/SE-I dt: 30.01.2018	
\leq	201.	Mr. Tayyab Jan	01.05.1970	Charsadda	FA	30.01.2018		
	202.	Mr. Fazal Subhan	02.05.1968	Nowshera	10th	30.01.2018	Notification No. 115/SE-1 dt: 30.01.2018	
	203.	Mr. Alam Zeb	10.11.1963	Mardan	10th	30.01.2018	Notification No. 115/SE-1 dt: 30.01.2018	
	204.	Mr. Saeed Khan	15.04.1964	Peshawar	FA	30.01.2018	Notification No. 115/SE-I dt: 30.01.2018	
		Mr. Noor Ullah	10.05.1964	Peshawar	D.Com	30.01.2018	Notification No. 115/SE-1 dt: 30.01.2018	
		Mr. Muhammad Ishaq	21.12.19 <u>68</u>	Nowshera	F. Л .	16.05.2019	Notification No. 115/SE-1 dt: 30.01.2018 •Notification No.558/SE-1 dt: 16.05.2019	Revised seniority was granted vide Notification No. 632/SE-1 dated
1		Mr. Pasham Gul	29.04.1963	Mardan	lOth	30.01.2018	Notification No. 115/SE-1 dt: 30.01.2018	30.05.2019
2		MrMukhtiar Ahmad	03.12.1964	Charsadda	FA	30.01.2018	Notification No. 115/SE-I dt: 30.01.2018	
		Mr. Zahir ur Rehman	10.01.1962	Shangla	10 : F	20 11 2013	Notification No.1078/SE-I dt: 29.11.2018	
		Mr. Sher Afsar	09.02.1963	Swabi	10th	29.11.2018	Notification No.1078/SE-I dt: 29.11.2018	
		Mr. Asad Zubair	15.01.1980	Kohai	F.Sc	29.11.2018	Notification No.1078/SE-1 dt: 29.11.2018	
	212.	Mr. Muhammad Saleem	01.03.1969	DIKhan	FA	29.11.2018	Notification No 1078/SE-Ldr: 29.11.2018	

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S.No.	Name of Officers	Date of Birth	Domicile	Quľ	D.O Promotion as DSP	Promotion of Notification	Remarks
213.	Tariq			1			
	Mr. Fazal Wahid	01.12.1968	Mardan	10th	29.11.2018	Next	
214.	Mr. Amir Nawaz	20.03.1970	Charsadda	FA	29.11.2018	Notification No.1078/SE-1 dt: 29.11.2018	
215.	Mr. Liaqat Khan	10.06.1962	Peshawar	10th	29.11.2018	Notification No.1078/SE-1 dt: 29.11.2018	
216.	Mr. Muhammad Shoaib	29.03.1962	Mardan	FA		Notification No.1078/SE-1 dt: 29.11.2018	
217.	Mr. Afsar Zaman	01.09.1969	Mardan	FA	29.11.2018	Notification No.1078/SE-I dt: 29.11.2018	
218.	Mr. Abdur Rashid	03.05.1968	Charsadda	BA	29.11.2018	Notification No.1078/SE-1 dt: 29.11.2018	
219.	Mr. Khalid Khan	02.01.1969	Nowshera	MA	29.11.2018	Notification No.1078/SE-I dt: 29.11.2018	
220.	Mr. Niaz Muhammad	14.09.1973	Charsadda		29.11.2018	Notification No.1078/SE-1 dt: 29.11.2018	
221.	Mr. Allama Iqbal	05.03.1979	Charsadda	BA	29.11.2018	Notification No.1078/SE-I dt: 29.11.2018	
222.	Mr. Tauheed Ullah	08.04.1982	The second s	BA	29.11.2018	Notification No.1078/SE-1 dt: 29.11.2018	
223.	Mr. Faqir Hussain	02.02.1967	Charsadda	MA	29.11.2018	Notification No.1078/SE-I dt: 29.11.2018	
224.	Mr. Zahid Khan		Peshawar	10th	29.11.2018	Notification No.1078/SE-1 dt: 29.11.2018	
	or an addition (Cital)	08.04.1967	Mkd.	FA	29.11.2018	Notification No.1078/SE-I dt: 29.11.2018	
225.	Mr. Badshah Hazrat		Agency				F
226.		15.02.1969	Dir Lower	BA	29.11.2018	Notification No.1078/SE-1 dt: 29.11.2018	
227	Mr. Naveed Iqbal	13.03.1981	Swat	FA	29.11.2018	Notification No.1078/SE-I dt: 29.11.2018	
<i>421</i> .	Mr. Ajmal Khan	15.05.1982	Mkd:	F.A	16.05.2019	Notification No.1078/SE-1 dt: 29.11.2018	
			Agency			Notification No.558/SE-1 dt: 16.05.2019	
228.	Mr.Ghulam Sadiq	01.02.1968	Mkd:	B.A	16.05.2019		
			Agency		10.00.2019	Notification No.558/SE-I dt: 16.05.2019	
229.	Mr. Muhammad Irfan	01.08.1970	Karak	B.A	16.05.2019	NetCont	
230.	Mr. Saifullah Khan	08.08.1959	Kohat	M.Sc/	16.05.2019	Notification No.558/SE-1 dt: 16.05.2019	
				LLB	10.03.2019	Notification No.558/SE-1 dt: 16.05.2019	
231.	Mr. Hussain Ghulam	10.03.1970	Hangu	F.A	16.05.2019		!
32.	Mr. Muhammad Igrar	11.02.1963	Mansehra	10th		Notification No.558/SE-1 dt: 16.05.2019	
33.	Mr. Farhad Ali	16.11.1962	Mardan	IOth	16.05.2019	Notification No.558/SE-I dt: 16.05.2019	
	Mr. Azam Ali Shah	01.01.1963	Abbottabad		16.05.2019	Notification No.558/SE-I dt: 16.05.2019	
35.	Mr. Arshad Hussain	15.05.1967		10th	16.05.2019	Notification No.558/SE-1 dt: 16.05.2019	
		12.02.1207	Shangla	l0th	16.05.2019	Notification No.558/SE-1 dt: 16.05.2019	

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Endst: No. & date even.

Copy to all concerned

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(SALMAN CHOUDHRA) PSP Deputy Inspector General of Police, AQrs:, For Inspector General of Police, Khyber Pakhtunkhwa, Peshawar

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To: The Provincial Police Officer, Khyber Pakhtunkhwa, Peshawar.

Through: PROPER CHANNEL/ CHAIN OF COMMAND

Subject: <u>REPRESENTATION AGAINST THE PROVISIONAL SENIORITY</u> <u>LIST OF DEPUTY SUPERINTENDENTS OF POLICE IN KHYBER</u> <u>PAKHTUNKHWA POLICE CIRCULATED VIDES LETTER NO.</u> <u>840 SE-I DATED 30.04.2020</u>

يجسن أرتر والتر

Respected Sir,

It is humbly submitted as under:

- That the applicant was appointed/ enlisted as Probationer Assistant Sub-Inspector (PASI) by Deputy Inspector General of Police Hazara Range, Abbottabad vide his office order E/No. 7955-62/E Dated 29-07-1998 by the recommendation of Public Service Commission, Peshawar letter No. N.W.F.P-ASI-VOL-IV/1167 dated 01-06-1998 through worthy Inspector General of Police Khyber Pakhtunkhwa office order No. E/10506-8/E-ii Dated 08-06-1998.
- That the applicant was confirmed and promoted through Departmental Promotion Committee in selection grade BPS-11 and brought in seniority list 'E' with effect from 30-7-2001 by Deputy Inspector General of Police, Hazara Range, Abbottabad office order No. 9017-21/E dated 16-11-2001.
- That the applicant was promoted as officiating Sub-Inspector by Deputy Inspector General of Police, Hazara Range, Abbottabad with effect from 17-11-2001 by the approval of Departmental Promotion Committee vide his office order No. 9042-50/ E dated 17-11-2001.
- 4. That the applicant was confirmed in the rank of Sub-Inspector through Departmental Promotion Committee by Deputy Inspector General of Police, Hazara Range Abbottabad with effect from 11-5-2004 vide his office order No.112-15/E dated 01-01-2019 (Revised seniority was granted vide Notification No .112-15/E dated 01-01-2019 by service tribunal order)

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- 5. That the applicant was brought in seniority list "F" and promoted as Officiating Inspector of Police with effect from 16-12-2005 after the proper approval of Departmental Promotion Committee by the worthy Provincial Police Officer, Khyber Pakhtunkhwa, Peshawar vide his office notification No. 157-63 dated 01-01-2006. (Revised seniority was granted vide Notification No. 112-15/E dated 01-01-2019 by service tribunal order)
- 6. That the applicant was confirmed as Inspector of Police by worthy Provincial Police Officer, Khyber Pakhtunkhwa, Peshawar with effect from 30-05-2008 vide his office notification No. 13144-9 dated 21-05-2008. 2019 (Revised seniority was granted)
- 7. That the applicant was promoted as Deputy Superintendent of Police (BS-17) on 16-10-2012 after the proper recommendations and approval of the Departmental Promotion Committee by Provincial Police Officer, Khyber Pakhtunkhwa, Peshawar vide his office notification No. 504/cpo/E/1 dated28-04-2019 (Revised seniority was granted).
- 8. Later on applicant was elevated and assigned higher rank of responsibilities as acting Superintendent of Police since august 27-08.2018 till date by the Department and undersigned is performing and serving with continuous zeal, professionalism and commitment.
- 9. That the applicant was granted all the departmental promotions and confirmations entirely on the merit according to the Police Rules 12-2, 13-10 (2), 13-15 (1), 13-15 (2), 13-15 (3), 13-15(4),13-16, 13-1(3) and article No. 165 of the Police Order 2002.

It is also worth mentioning that since the independence of Pakistan, all recruitments/ appointments and promotions in Khyber Pakhtunkhwa Police Department have been awarded in accordance with the Police Rules 1934. In addition these Police Rules have been protected under Article No. 185 of Police Order 2002 and no other rules have been framed for police department yet, except the said Police Rules.

10. It is also worth mentioning here that since the independence of Pakistan, all recruitments/ appointments and promotions in Khyber Pakhtunkhwa Police

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Department have been awarded in accordance with the Police Rules 1934. In addition these Police Rules have been protected under article No. 185 of Police Order 2002 and no other rules have been framed for police department yet, except the said Police Rules. Article 141 of The Khyber Pakhtunkhwa Police Act, 2017 and Article 185 of Police Order 2002 provides that *"the Police rules made under the Police Act 1861 (V 0f 1861) shall continue to remain in force until altered, repealed or amended by the appropriate authority"* become fresh no rules have been framed for Police department even in all other Provinces including the Province of Punjab, Police Rules 1934 is still in practice for the reason that no Provinces has yet framed fresh Police Rules.

- 11. That in the above mentioned seniority list DSsP namely (1) Mr. Amjad Ali, DSP (2) Mr. Nasir Khan DSP who was granted revised seniority vide Notification No.20/SE-1 dated 03.01.2018 and it does not stop here and once again seniority was granted to him vide notification No. CPO/E-II Revised Seniority/ 34, dated 27.01.2020. The aforesaid has been placed in serial No. 02, and No.16 respectively while the applicant have been placed in serial No. 39, however it is worth mentioning that all the aforementioned officers were junior to me according to (14) fourteen years previous seniority lists 'F' i.e. seniority lists stood on 20-03-2012 vide order No. 5443/E-II dated 02-03-2011 seniority list stood on 31-01-2010 vide No. 4899/E-II dated 17-02-2010 seniority list stood on 31-12-2008 vide No. 4625-55/E II dated 19-02-2009 seniority list stood on 31-12-2007 vide No. 2103/E II dated 31-01-2008 seniority list stood 31-12-2006 vide No. 2406/E II dated 14-02-2007 and seniority list 31-12-2005 vide No. 1845/E II dated 02-02-2006 office of the provincial police officer KP Peshawar and so on. Even in the seniority list notified in the year 2019 vide No. 347/SE-I dated 19.03.2019.
- 12. That there are no judgments of KP provincial service tribunal in favor of the aforesaid officers and against the applicant. There are three levels of seniority in the Police Department for junior ranks. First at District level, in the administrative jurisdiction of District Police Officer, according to Police Rules 13-6, 13-7, 13-8 and 13-9. The seniority lists A, B, C and D are under the direct domination and control of District Police Officer and these seniority lists are indigenous and do not affect the same lists of the other Districts.

That the second level of seniority is at Division/ Range/ Region in the administrative jurisdiction of Deputy Inspector General of Police, in region,

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according to the police rules 13-10, is called seniority list 'E'. Which falls under the direct authority and control of DIG region and this seniority list 'E' of one region does not affect the same list of the other regions.

That third level of seniority is at Provincial Level. According to Police Rules 13-15 called list 'F' is in the direct organizational jurisdiction of the worthy Provincial Police Officer.

- 13. That the applicant was brought in list 'F' on 16-12-2005 on provincial level seniority, according to the police rules 13-15 (4) seniority in list 'F' will be in accordance with the date of entry in that list.
- 14. The journey from date of appointment to the date of confirmation encompasses years & years. The qualification in the proposed courses (regular & refresher), training in various fields and discipline to improve cognitive skills, test posting in various branches & overall performance, evaluation records are mandatory for confirmation under the Police Rules unlike of other Provincial departments of Civil administration where mainly the length of service matters.
- 15. It is also pertinent and significant to mention here that in the year 2013 revision of seniority list Pandora's Box was opened to amuse blue-eyed officers by granting them undue and unjust seniority on prejudiced and biased manner which was notified vide CPO No. S/ 292-328/13, dated 11.01.2013. Upon circulation of that notification almost all officers submitted representation to the then Provincial Police Officer/ Inspector General of Police Khyber Pakhtunkhwa. The competent authority (Mr. Ihsan Ghani PPO/ IGP KP) at that time constituted a committee consisting of senior officers under his esteemed command to address the grievances of affected officers. The said Committee was consisted of the following (1) Mr. Khalid Masood Additional IGP/ HQrs KP (2) Mian Muhammad Asif, Additional IGP/ Operations & Training, KP (3) Syed Akhtar Ali Shah, Additional IGP/ Special Branch KP (4) Muhammad Massood Khan Afridi, Additional IGP/ Investigation KP (5) Mr. Amir Hamza Mahsud Additional IGP/ Commandant FRP, KP (6) Mr. Awal Khan, DIG/ HQrs KP (7) Mr. Liaqat Ali Khan, CCPO, Peshawar (8) Syed Fida Hassan Shah, AIG Establishment, CPO, KP (9) Muhammad Fayyaz AIG/ Legal, KP. The said high level committee unanimously decided that all the DSsP shall be given seniority as per their date of confirmation in light of Police Rules 12.2 (3) in the rank of SI and NOT from the date of appointment/ promotion as ASI. The Provincial Seniority list of DSsP issued vide No. S/292-328/13, dated 11.01.2013 is set aside and the seniority list of DSsP as

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stood on 20.03.2012 is restored in its original shape. Thus this chapter was closed as per law, rules and sub-rules on merit.

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- 16. It is hurt burning that after lapse of considerable time the same issue is raised and by forming again committees and revising seniority list at "E" list level at Region Level to entertain few on favoritism basis and ignoring others with nepotism who has earned this seniority by adopting all legal, lawful and judicious manners after observing all codal formalities and protocols on merit.
- 17. It is also important to mention here it is not about only a few number of officers who are granted undue and unjust seniority but it will definitely open up a Pandora's box and will set unjustified precedent, wrong and unlawful principle for those who are below in merit based seniority list.
- 18. In the light of rules and principles laid down by the Supreme Court of Pakistan in its judgment (2018 SCMR 1218), the out of turn promotion is declared as unconstitutional and cannot be extended to apply to retrospectively on the cases and also the supreme court has sort the complete report from the police of all provinces and further directed that those officers who got out of turn promotion, shall be revert to their previous position. Moreover, the honorable supreme court has directed to the DPC/ board as the case may be, shall be immediately held in compliance report be submitted to the registrar of this court for our perusal and chamber within a period of one month and in case of non-compliance of the august Supreme Court of Pakistan and is amount to contempt of court.
- 19. It is paramount in the interests of justice, that the legal rights and privileges of the applicants are protected by granting them a full and fair opportunity to present their cases in order to allow establishing a flawless opinion and reaching a consummate decision based on germane facts and law.
- 20. The applicant is also requesting for personal hearing to the worthy PPO/ IGP KP as per rules.
- 21. That the seniority list has not been prepared by keeping in view the promotion/ entry in to list 'F' rather it has been arranged on the analogy of the first induction in the service which is not aligned with the Police Rules, law on subject and law of natural justice

PRAYER:

In view of above mentioned *paras* and grounds, it is submitted that the impugned seniority list of DSP BS-17 of Khyber. Pakhtunkhwa Police vide Notification No. 840/SE-I, Dated: 30-04-2020, may kindly be set aside, revoked

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and declared null and void and shall be revised. Moreover, the seniority shall be kept intact while keeping it entry into seniority list "F", confirmation as Inspector and promotion as DSP as per law, rules and norms of justice.

It is, therefore, humbly requested that applicant may kindly be kept in appropriate and right place in the seniority list of DSsP and be declared senior to the above mentioned officers.

Yours obediently,

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(MUHAMMAD ISHTIAQ) Acting Superintendent of Police Investigation Abbottabad

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Power of Attorney BEFORE THE KHYBER PAKHTUNKHWA SERVICE TRIBUNAL PESHAWAR

In Re: Service Appeal No. 1209/00/2020

Muhammad Ishtiaq s/o Abdul Rahim

Appellant

Versus

Government of Khyber Pakhtunkhwa& Others

.....Respondents

By this, power-of-attorney I/we, the said Muhammad Ishtiaq s/o Abdul Rahim, Appellant, undersigned, do hereby nominate and appoint Mr.Isaac Ali Qazi, ASC, Mr. Maqsood Ali, AHC, Mr. Ishaq Ateeq, Advocate and Mr. Saad Ali Qazi, Advocate to becounsel/s in the above matter for me/us and on my/our behalf as agree to appear plead act and answer in the above Court/Authority/Tribunal or any appellate court or any other court to which the business in transferred in the above matter as and is agreed to sign the file Petitions, Appeals, Statement, Accounts, Exhibits, Compromises or other documents whatsoever, in connection with the said matter or any matter arising therefore and also to apply for receive all documents or copies of documents, depositions etc. and to apply for and issue summons and other writes or sub poena and to apply for and get issued any arrest attachments or other execution, warrants or order and to conduct any proceedings that may arise there out; and reply for and receive payment of any or all sums or submit for the above matter arbitration, and to employ and other legal practitioner, authorizing him to exercise the power and authorities hereby conferred on the Advocate whenever he may think fit to do so, any other lawyer may be appointed by may said counsel to conduct the case who shall have the same persons.

And to do all acts legally necessary to manage and conduct the said case in all respects, whether herein specified or not, as may by proper and expedient.

And I/we hereby agree to ratify and confirm all lawful acts done on my/our behalf under or by virtue of these powers or as is the usual practice in such matters.

Provide always, that I/we under that at the time of calling case by the court if the case may be dismissed in default, if it be proceeded ex-parte the said counsel shall not be held responsible for the same. All costs awarded in favour shall be the right IN WITNESS WHEREOF I/WE has hereto signed at Peshawar_ _____ day of **May** in the year 2020.

Signature (Executant / Executants)

Accepted subject to the terms regarding fee.

Isaac Ali Qazi Advocate Supreme Court Maqsood Ali Isha'q Ateeq

Advocate High Court

Advocate Isaac Law Associates

Saad Ali Qazi Advocate

Advocates & Consultants 12, K-3, Phase-III, Hayatabad, Peshawar Phone 5817132, 5818446, Mobile: 0300 8594555 Email: isaac.ali.qazi@gmail.com www.isaaclaw.org

Jalia Talio Jalia

VAKALAT NAMA NO: 12090 /20 IN THE COURT OF KP SERVICE TRIBUNAL, PESHAWAR hammad Tshtiag (Appellant) (Petitioner) (Plaintiff) VERSUS Police Deptt. E others (Respondent) (Defendant) Respondent No 4, 7/W/2 Do hereby appoint and constitute M. Asif Yousafzai, Advocate Supreme Court, Peshawar, 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. Reg Aluni Rigg Khon. Rolaht 20 Dated ____ ACCEPTED M. ÁSIF YOUSAFZAI Advocate Supreme Court Peshawar. TAIMUR ALI KHAN Advocate High Court, Peshawar æ SYED NOMAN ALT BOKHARI Advocate High Court S.Khanz æ SHAHKAR KHAN YOUSAFZAI Advocate. OFFICE: Room # FR-8, 4th Floor, Bilour Plaza, Peshawar, Cantt: Peshawar

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