29.09.2022

Learned counsel for the appellant present. Mr. Naseer-ud-Din Shah, Assistant Advocate General alongwith Mr. Waqar Ahmad, ASI for official respondents No. 1 to 4 present. None present on behalf of private respondents No. 5 to 9.

Reply/comments on behalf of official respondents No. 1 to 4 submitted which are placed on file. Copy of the same is handed over to learned counsel for the appellant. Reply/comments on behalf of private respondents No. 5 to 9 are still awaited. Notice be issued to private respondents No. 5 to 9 for submission of reply/comments. Adjourned. To come up for reply/comments of respondents No. 5 to 9 before the S.B on 01.12.20222.

(Mian Muhammad) Member (E) 30:06.2022

Counsel for the appellant present. Mr. Kabir Ullah Khattak, Additional Advocate General alongwith Waqar Ahmad, PSAI for respondents present.

Learned AAG seeks time for submission of written reply/comments. To come up for reply/comments and preliminary arguments on 28.07.2022 before S.B.

(Fareeha Paul) Member (E)

28.07.2022

Counsel for the appellant present. Mr. Kabir Ullah Khattak, Additional Advocate General alongwith Waqar Ahmad, PASI for official respondents present. No one present on behalf of private respondents.

Appellation (-)
Security of position
29/7/22

File to come up alongwith connected Service Appeal No. 510/2022 titled "Muhammad Fayaz Vs Government of Khyber Pakhtunkhwa" before S.B on 29.09.2022.

(Fareeha Paul) Member (E)

## Form- A

## FORM OF ORDER SHEET

Court or		
e No -	512 / <b>2022</b>	

Case No	512 / <b>2022</b>		
Date of order proceedings	Order or other proceedings with signature of judge		
2	3		
12/04/2022	The appeal of Mr. Muhammad Nawaz resubmitted today by Mr. Ashraf Ali Khattak Advocate may be entered in the Institution Register and put up to the Worthy Chairman for proper order please.  REGISTRAR W.		
roted	This case is entrusted to Single Bench at Peshawar for preliminary hearing to be put there on 15,04,28. CHAIRMAN		
15)94.2022	Counsel for the appellant present.		
	Let pre-admission notice be issued to the respondents for reply/comments. To come up for reply/comments and preliminary hearing on 30.06.2022 before S.B  (Rozina Rehman)  (Identity of the respondents and preliminary hearing on 30.06.2022 before S.B		
	Date of order proceedings  2  12/04/2022		

The appeal of Mr. Muhammad Nawaz LHC Belt No. 719 Police Force Karak received today i.e. on 17.01.2022 is incomplete on the following score which is returned to the counsel for the appellant for completion and resubmission within 15 days.

- Addresses of respondent no. 4 to 56 are in complete which may be completed according to Khyber Pakhtunkhwa Service Tribunal rules 1974.
- 2- Appeal may be supported with by an affidavit duly attested by the Oath Commissioner.
- 3- Annexures of the appeal may be attested.
- 4- Memorandum of appeal may be got signed by the appellant.
- (5) Copy of seniority list mentioned in para-24of the memo of appeal (Annexure-N) is not attached with the appeal which may be placed on it.
- 6- Copy of promotion order of respondent no. 4 to 9 mentioned in the memo of appeal is not attached with the appeal which may be placed on it.
- (7) Copy of rejection order of departmental appeal dated 17.12.2021 is not attached with the appeal which may be placed on it.
- (8) Copies of impugned seniority list and minutes dated 02.04.2021 and 08.4.2021 are not attached with the appeal which may be placed on it.
- 9- Copy of departmental appeal in respect of appellant mentioned in the memo of appeal is not attached with the appeal which may be placed on it.
- Annexures of the appeal are not in sequence which may be annexed serial wise as mentioned in the memo of appeal.
- 11- Annexures-D, E, F, K, N and U of the appeal are illegible which may be replaced by legible/better one.
- 12- Two more copies/sets of the appeal along with annexures i.e. complete in all respect may also be submitted with the appeal.

No. 109 /S.T,
Dt. 17/01 /2022

REGISTRAR W SERVICE TRIBUNAL KHYBER PAKHTUNKHWA PESHAWAR.

### Mr. Ashraf Ali Khattak Adv. Pesh.

Dependents No. 10 to 56 have been indiductioned a very aged which may be struct off. Addresses of respondents it to 9 th are required throught on Pls to another Pls.

B. Althour abacted Annexures altested Memo get signed by appellant Society is list on Pls to another Pls.

B. Althour abacted Annexures altested Memo get signed by appellant Society is list not issued by the department, which may be requisitioned by the Honorable of issued by the department, which may be requisitioned by the Honorable of issued by the department, which may be requisitioned by the Honorable of the word of issued by the department, which may be requisitioned by the Honorable of the word of issued by the department of available, which may be requisition or other not available, which may be requisition through the direction of this Honorable trib and.

Be requisition through the direction of this Honorable trib and like the received appeal is available at page 73. (Anx-O).

Be Departmental appeal is available at page 73. (Anx-O).

Departmental appeal is available at page 73. (Anx-O).

The Eliphty Belter copies of Anx: D. E. F. K.; Nand U are altached.

Be struct the Honorable Tribunal.

As he of the Khatlak.

Places out before the Honorable Tribunal.

explosed of nithin appellant again for completion by a esubmission in The appeal in hand is returned to counsel for the Objection No. 1,5,6,7,8 and 10 5411 Stand, Hence

Sir objection re-moved and resubnitted englain.

Assistant Registan num +

oubs ist forded

TES ON

Dated: 25-2-2022

Case Title: Muhammud Wallen 115 Grend

	The same of the sa		
S#	CONTENTS	YES	NO
1	This Appeal has been presented by: ASVICE ALL ELLY		
2	Whether Counsel/Appellant/Respondent/Deponent have signed the requisite documents?		
3	Whether appeal is within time?		
4	Whether the enactment under which the appeal is filed mentioned?		
5	Whether the enactment under which the appeal is filed is correct?		
6	Whether affidavit is appended?	<i>e</i>	
7	Whether affidavit is duly attested by competent Oath Commissioner?	/	
8	Whether appeal/annexures are properly paged?	/	
9	Whether certificate regarding filing any earlier appeal on the subject, furnished?	/	
10	Whether annexures are legible?		
11	Whether annexures are attested?		
12	Whether copies of annexures are readable/clear?	/	
13	Whether copy of appeal is delivered to AG/DAG?		
14	Whether Power of Attorney of the Counsel engaged is attested and signed by petitioner/appellant/respondents?		i : : : : : : : : : : : : : : : : : : :
15	Whether numbers of referred cases given are correct?		
16	Whether appeal contains cutting/overwriting?		
17	Whether list of books has been provided at the end of the appeal?	/	
18	Whether case relate to this court?	' /	
19	Whether requisite number of spare copies attached?	/	
20	Whether complete spare copy is filed in separate file cover?		
21	Whether addresses of parties given are complete?		
22	Whether index filed?		
23	Whether index is correct?		
24	Whether Security and Process Fee deposited? On		
	Whether in view of Khyber Pakhtunkhwa Service Tribunal Rules	,	
25	1974 Rule 11, notice along with copy of appeal and annexures has been sent to respondents? On		
26	Whether copies of comments/reply/rejoinder submitted? On	/	
27	Whether copies of comments/reply/rejoinder provided to opposite party? On	/	

It is certified that formalities/documentation as required in the above table have been fulfilled.

Name:

Signature:

Dated:



# BEFORE THE KHYBER PAKHTUNKHWA SERVICE TRIBUNAL, PESHAWAR

# Service Appeal No. 5/2 /2022

Muhammad Nawaz,	
Constable,	
Belt No.832,	
Police Force, Karak	Appellant

## Versus

The Provincial Police Officer KPK, Peshawar & others
Respondents

### **INDEX**

S.No.	Description of Documents	Date	Annexure	Pages
1.	Service Appeal.			1-14
2.	Copy of abstract of document, where appellant has been shown to have passed B-1 examination		А	15-16
3.	Copy of order/notification No.24855-82/E-I dated Peshawar the 01-10-2013, whereby 180 extra seats were granted dong will	Pre varuli	В	17-29
4.	Copy of seniority list C-1 Constable for promotion to the post of HC.	() ~ 'a#	С	30
5.	Copy of the Judgment of the Hon'ble Supreme Court of Pakistan.	23-09-2014	D	31-33
6.	Copy of Minutes of committee held on 06-11-2014.	06-11-2014	E	34-36
7.	Copy of list of candidates, who were required to appeared in Special B-1 Examination.	06-06-2015	F	37-44
8.	Copy of the Judgment of the Hon,ble Peshawar High Court, Peshawar in Writ Petition No.1952/2015.	24-01-2018	G	45-60
9.	Copy of seniority list, whereby incumbent from serial No.1 to 8 were promoted.		Н	61
10.	Copy of letter No.1381 dated 24-		1	62

S.No.	Description of Documents	Date	Annexure	Pages
	02-2020			
11.	Copy of letter No.1427 dated 5-3-2020, wherein respondent No.3 was directed to proceed under Rule 13-8 of Police Rules, 1934	05-03-2020	J	63
12.	Copy of letter No.1836	19-03-2020	К	64
13.	Copy of letter dated 16-04-2020		L	65
14.	Copy of the impugned minutes of DPC	02-04-2021	M	66 - 68
15.	Impugned working paper/seniority list		N	69
16.	Copy of departmental appeal	09-04-2021	0	70-74
17.	Copy of Letter No.4200	09-04-2021	Р	75
18.	Copy of letter No.1375	29-04-2021	Q	76
19.	Copy of letter No.4905	07-05-2021	R	72
20.	Copy of detail report	07-07-2021	S	78-80
21.	Copy of letter No.11893	03-08-2021	Т	81-81
22.	Copy of impugned final order	17-12-2021	U	84
23.	Wakalatnama			07

Thh

Through

Ashraf Ali Khattak

Advocate,

Supreme Court of Pakistan

Ali Bakht

Advocate, Peshawar.

And

Sadu., Sadia Umer,

Advocate, Peshawar.

12 - 12 E

# BEFORE THE KHYBER PAKHTUNKHWA SERVICE TRIBUNAL, PESHAWAR

# Service Appeal No. <u>512</u>/2022

LHC,	ammad Nawaz, Belt No.832,
Police	e Force, KarakAppellant.
·	Versus
1.	The Provincial,Police Officer, Khyber Pakhtunkhwa, Peshawar.
2.	The Regional Police Officer, Kohat Region, Kohat.
3.	The District Police Officer, District, Karak.
4.	The Commandant, Police Training School, Hangu.
5.	Umar Zada No.611, Head Constable, Investigation Staff Karak.
6.	Arif Ullah No. 188  Head Constable, Investigation Staff Naib Court Takht-e-Nasrati.
7.	Akhtar Hayat No.639, Head Constable, D.S.B. Staff Karak.
8.	Siraj Uddin No. 519,
9.	Head Constable, R.W DPO Office, Karak. Sajid Iqbal No.515, Police Line Karak.
	Respondents.



SERVICE APPEAL UNDER SECTION 4 OF THE KHYBER PAKHTUNKHWA SERVICE TRIBUNAL ACT AGAINST THE IMPUGNED FINAL ORDER DATED 17-12-2021 THEREBY THE RESPONDENT DISMISSED THE DEPARTMENT APPEAL OF THE APPELLANT PREFERRED AGAINST THE IMPUGNED DATED MINUTES OF DPC 02-04-2021 ORDER DATED 08-04-2021 PROMOTION RESPONDENT NO. 5 TO 09 AND ILLEGALLY DEPRIVED THE APPELLANT FROM HIS SENIORITY POSITION AND SUBSECENT PROMOTION.

### PRAYER:

On acceptance of the instant service appeal, this Hon'ble Tribunal may graciously be pleased to:-

- Declare the impugned minutes of Departmental Promotion Committee held on 02-04-2021, whereby appellant has been made junior to respondent No 5 to 9 and the impugned order of promotion dated 08-04-2021 of respondents No. 5 to respondent No.9, as illegal, discriminatory, without lawful authority and set aside the same.
- **Direct** the respondents to restore the original seniority position of the appellant assigned to him by the PTC as per rule 13-8 of the Police Rules, 1934 and promote him with effect his juniors have been promoted along with all back benefits.
- **iii.** Any other relief as deemed appropriate under the circumstances of the case may also graciously be allowed to the appellant.

Respectfully Sheweth,

The facts given rise to the present service appeal are as under;

1. That appellant was enrolled as a Constable in Police Force Karak and having more than 16 years service at his credit with unblemished and clean sheeted conduct record. In the year, 2013, he appeared in B-1



examination conducted by ETEA and passed the same by securing 177/300. The name of appellant lies at serial No.2 of result sheet (Annexure-A), but was not sent to lower School Course due to shortage of vacancies in Police Training College, Hangu allocated for District Karak.

- 2. That Later on; respondent No.1 vide order/notification No.24855-82/E-I dated Peshawar the 01-10-2013 allotted 180 extra seats for Lower School Course for scheduled lower training commencing from 01-10-2013. Appellant was also notified in the list and lies at serial No.156 of the list and as such appellant was sent for undergoing lower school course at PTC, Hangu, which he successfully completed (Annexure-B). Appellant lies at serial No.L2745.
- 3. That Rule 13.18 of the Police Rules, 1934 provide that seniority of constables, who have qualified "Lower School Course", shall be in accordance with merit position assigned to them (amongst the colleagues) by PTC. Appellant was assigned Seniority accordingly.

  Appellant lies at serial No.15 / 7 of the list (Annexure-C).
- 4. That it is pertinent to mention here that during this period some of the colleagues of the appellant approached the Hon, ble Peshawar High Court, Peshawar and their writ petitions were allowed. They were also send for Lower School Course accordingly, but department filed CPLA against the decision of Hon'ble Peshawar High Court (Annexure-D). The CPLA was disposed of vide order dated 23-09-2014 in the following terms;
  - "4. We accordingly proposed to dispose of these petitions with observation that the persons, who after age relaxation are qualified to appear in A-1 and B-1 examination, shall be eligible to undergo the training and for that

purpose a Committee shall be constituted by the competent authority who shall determine their merit alongwith other candidates strictly in terms of the standing order PPB Order No.13/2014 as mentioned above."

- 5. That in pursuance of the above cited directions of the Hon'ble Supreme Court of Pakistan, a Committee was constituted, who examined the cases and made recommendations. Copy of minutes of the meeting held on 06-11-2014 at 14:00 HRS at CPO, Peshawar, which is attached as **Annexure-E.** Pars No.14 is worth perusal which is reproduced as to the following;
  - 14. In view of the position explained above, the Committee makes the following recommendations.
    - 1. Upper age limit has already been increased from 33 years to 40 years vide decision of Police Policy Board dated 12-02-2014 as observed in the Hon'ble Supreme Court Order mentioned above. Therefore, all the 180 candidates and candidates, who have managed relief from the High Court, are eligible for appearing in the coming B-1 examination. As such all the 180 candidates, who had undergone Lower College Course in the 2<sup>nd</sup> term of 2013 and those candidates who had gone for Lower College Course without passing the mandatory B-1 examination, shall reappear in the forth coming B-1 examination to be held on 08th March, 2015. However, the seniority of all



those candidates who qualified the B-1 examination shall be placed at the bottom of candidates who qualified Lower College Course in the last term of 2014."

- 6. That the decision of the Committee is clear on the point that all those candidates who failed to qualify B-1 examination conducted by ETEA in 2013, shall re-appear in the forthcoming special B-1 examination, scheduled to be conducted on 08<sup>th</sup> March, 2015 and in case of their success in the special B-1 examination, their seniority shall be determined the 2<sup>nd</sup> term of 2014.
- 7. That since appellant had already qualified his B-1 examination conducted by ETEA in 2013 by securing 177 out of 300 marks as evident from annexure-A already attached, therefore, in the light of the decision of the Committee cited ibid, the authority did not summoned the appellant for re-appearance in special B-1 examination which was held on 06-06-2015. The name of appellant is nowhere in the list of candidates who appeared in special B-1 examination. Copy of special B-1 examination for KP Police Department dated 06-06-2015 is attached as **Annexure-F**.
- 8. That it is also pertinent to mention that the decision of the Committee dated 24-02-2015 whereby all those candidates who had undergone Lower College Course, as explained above, were directed to re-appear in special B-1 examination scheduled to be held on 06-06-2015, was assailed before the Hon'ble Peshawar High Court Peshawar in WP. No.1952-P/2015. The Hon'ble Peshawar High Court Peshawar vide order dated 24-01-2018, declared the decision of the Committee as illegal, unalawful, without lawful authority and of no legal effect. The decision of the Hon'ble Peshawar High Court Peshawar is still in field. Copy of the Judgment dated 24-01-2018 is attached as **Annexure-G**.

- 9. That the above cited Judgment of the Hon'ble Peshawar High Court Peshawar has declared the holding of special B-1 examination for all those candidates who had undergone Lower School Course in terms of 2013 as illegal, having no legal effect.
- 10. That the seniority list of the appellant and two other colleagues, who had undergone Lower School Course at PTC Hangu in term of 2013 remained the intach till 2021 as per merit list assigned by the PTC Hangu; needless to mention that appellant and his other colleagues of the same batch were also promoted to the rank of head constable on officiating basis and were also promoted to the promotion list-C accordingly after qualifying Lower School Course.
- 11. That in the year 2020 DPC Meeting was held wherein candidates who had qualified Lower School Course in the 1<sup>st</sup> and 2<sup>nd</sup> term of 2013 as per merit position assigned by the PTC Hangu, were considered for regular promotion to the post of Head Constable. The name of appellant lies at Sr. No. 15 of the list. The candidates whose names were mentioned from Sr. No.1 to 8 were promoted in the first phase and whereas candidates whose names were available from 9 to 20 were deferred and decided to be promoted in the next phase of DPC. Copy of seniority list as per merit assigned by the PTC Hangu is attached as **Annexure-H**.
- 12. That it is worth mentioning that after the promotion of candidates from Sr. No.1 to 8 of the seniority list, the name of appellant came at Sr. No. 9 of the remaining candidates as evident from the seniority list attached ibid.
- 13. That after the promotion of above explained / mentioned C-1 list candidates to the post of Head Constable on regular basis; the Department questioned the seniority of the appellant and his other colleagues.

- 14. That vide letter No.1381/EC dated Karak the 24-02-2020, respondent No.3 requested respondent No.1 for providing guideline in the matter of appellant and his other colleagues seniority position (Annexure-I).
- 15. That in response to the above mentioned letter the worthy AIG / Legal for respondent No.1 informed respondent No.3 that as per Police Rules, 13-8 the seniority of Lower School Course shall be determine in accordance with the merit position (amongst the colleagues) assigned to them by the Commandant PTC, Hangu. (Annexure-J).
- 16. That vide letter No. 1836 dated 19-03-2020 (Annexure-K) respondent No.3 requested AIG/ Legal for providing further guideline in the matter of seniority of the appellant and his other colleagues. The worthy AIG / Legal vide letter dated 16-04-2020 (Annexure-L) informed the respondent No.3 that the seniority of the official named in the office letters No.1427 dated 05-03-2020 and 1836 dated 19-03-2020, shall be fixed with their colleagues with whom they undergone Lower School Course in 2013 as per order of merit of result (para (a)) of your office letter vide No.1381 / EC dated 24-02-2020. It is worth mentioning that para (a) of the letter No.1381 dated 24-02-2020 provides as under;
  - "(a) Their seniority may be fixed with their colleagues with whom they undergone lower school course."
- 17. That in the light of the above explained correspondence, the seniority position of the appellant and his other colleagues assigned to them by the PTC Hangu remained intact.
- 18. That surprisingly before the forth coming scheduled DPC meeting dated 08-04-2021 some junior constables (respondent No.5 to 9, who had qualified Lower School Course after the term of appellant and his

colleague; objected the seniority of the appellant and his colleagues as assigned to them by the PTC, Hangu. The application of the juniors was processed and respondent No.3 constituted a committee at district level for scrutiny and determination of seniority of the objector and appellant. The minutes of the committee were endorsed as DPC minutes of the meeting dated 02-04-2021(Annexure-M).

- 19. That the committee in violation of the mandate of Rule 13-8 of the Police Rules, 1934 and in violation of the Judgment of the Hon'ble Peshawar High Court Peshawar rendered in WP No.1952-P/2015 vide dated 24-01-2018 and also in violation of clear cut guidelines of the AIG/Legal vide letter No.1836 dated 16-04-2020 disturbed the seniority position of the appellant and his other colleagues vide Minutes of the Meeting of DPC held on 02-04-2021 in the office of respondent No.3.
- 20. That it is also worth mentioning that the Committee intentionally and malafidely referred letter No.2288-2320/E-IV dated 24-02-2015 thereby as per stance of the Committee, the seniority of the appellant and his colleagues were to be fixed in the last term of 2014. The seniority of the appellant and his colleagues has never been fixed as per alleged letter cited above but the seniority of the appellant and his colleagues have been fixed as per provision of Rule 13-8 and redetermined in the light of letter No.1836 AIG/ Legal dated 16-04-2020 which has already been attached with the instant service appeal.
- 21. That the name of appellant and his other two colleagues were removed from the seniority list immediately on 02-04-2021 without any formal order.
- 22. That meeting of DPC Committee dated 02-04-2021 was held secretly without summoning and participation of the appellant. Appellant was condemned unheard which is against all norms of justice, equity and fair play.

- 23. That in the light of recommendations of the illegal constituted DPC for determination of seniority position of the appellant and his two other colleagues on the objection / application of the private respondents; DPC meeting was held on 08-04-2021 and respondent No.5 to 9 were promoted on regular basis on the same day. The impugned seniority list/working paper is worth surprising. Annexure-N
- 24. That being aggrieved from the secret proceedings of the respondents, appellant and his other two colleagues submitted Departmental Appeal / Representation alongwith request for personal hearing (Annexure-O).
- 25. That in the light of Representation, respondent No.1 directed respondent No.3 to submit detail report vide letter No.4200 dated 09-04-2021 (Annexure-P). Respondent No.3 vide letter No.1375 dated 29-04-2021 submitted report (Annexure-Q). Respondent No.1 in response to the letter ibid directed the respondent No.3 to fix the seniority of the appellant and his two colleagues with their batch mates undergone Lower School course as per merit of qualifying result course in the year 2013 (Annexure-R). Respondent No.2 also directed respondent No.3 to submit detail report which was also submitted (Annexure-S).
- 26. That respondent No.2 vide letter No.11983 dated 03-08-2021 (Annexure-T) directed respondent No.3 to determine the seniority of the appellant and his other two colleagues as per letter No.1427/ Legal dated 05-03-2020 which is self explanatory on the subject matter. It is worth mentioning that the letter dated 1427/Legal dated 05-03-2020 explain that the seniority of the appellant be fixed in accordance with Rules No.13-8 of the Police Rules, 1934.
- 27. That respondent No.2 vide impugned order dated 17-12-2021 (Annexure-U) dismissed the departmental appeal / representation of

the appellant which was further endorsed by respondent No.3 on 20-12-2021 with direction for strict compliance.

Hence appellant being aggrieved of the impugned order dated 17-12-2021 and finding no adequate and efficacious remedy is constrained to file this service appeal on the following amongst other **grounds**:

- That the appellant has not been treated by the respondents in A. accordance with law, rules and policy on the subject and acted in violation of Articles 4 and 10-A of the Constitution of Islamic Republic of Pakistan. Rule 13-8 of the Police Rules, 1934 provide that seniority of constable who has cleared their Lower School Course in one batch shall be in accordance with merit position assigned to them by the PTC. Appellant qualified his Lower School Course in the 2<sup>nd</sup> term of 2013 therefore was entitled for his seniority along with his other colleagues. Respondent rightly granted seniority as per mandate of Rule 13-8 of the Police Rules, 1934 and appellant remained on his due position till 01-04-2021 (seven years), but all of sudden at the time of his promotion; he was deprived from his due and legal seniority position and junior to him were made senior with malafide intention, which is against the prescribed rules and violation of his rights guaranteed under the Constitution of Pakistan, 1973.
- B. That as per mandate of law; initially a tentative seniority list is notified and objection is called upon from all concerned, who may feel aggrieved from their seniority position, but in the instant case all proceeding were initiated secretly and at the back of the appellant and appellant was condemned unheard which is the violation of the well-known principle of law "Audi altram Partem". This principle of law was always deemed to have embedded in every statute even

٦,

A.

though there was no specific or express provision in this regard. ....An adverse order passed against a person without affording him an opportunity of personal hearing was to be treated as void order. Reliance is placed on 2006 PLC (CS) 1140. As no proper personal hearing has been afforded to the appellant before the issuing of the impugned order, whereby appellant was not only deprived from his due seniority position, but also from his accrued right of promotion therefore, on this ground as well the impugned orders are liable to be set aside.

- C. That appellant has highly been discriminated and that too not only in term of his seniority but also discriminated from his due and legal regular promotion to the post of HC and promoted juniors, who had qualified their Lower School Course after the term of appellant. Every government servant has legitimate expectancy of rising up in government hierarchy by means of regular promotion, but respondents in violation of the principle of legitimate expectancy deprived the appellant from his seniority and further promotion.
- D. That the stance of the respondents that the seniority of the appellant and his two other colleague has been fixed as per instructions of the W/IGP KP, Peshawar letter No.2288-2320/E-IV dated 24-02-2015 is misconceived on two scores. (i) The decision of the so called committee constituted under the directions of the Hon'ble Supreme Court of Pakistan have acted beyond their jurisdictions for the reason that the Hon,ble Supreme Court of Pakistan had directed them to scrutinize the matter as per merits of the candidates who have qualified Lower School Course, but the respondents instead of strict directions of the Hon'ble Supreme Court of Pakistan made its recommendations otherwise and that is why the Hon,ble Peshawar High Court reversed the findings and recommendations of the so called committee and directed that there was no need of holding B-1



examination. The judgment of the Hon'ble Peshawar High Court, Peshawar in WP. No.1952-P/2015 is already attached with the instant appeal as annexure-g. (ii) 2ndly the decision of the committee is not applicable on the appellant for the reason that the committee recommendations were limited to only those candidates, who had failed in B-1 examination conducted by ETEA in 2013 and only those candidates were required to appear in B-1 Special Examination and in case of their success, their seniority will be determine in the last term of 2014. Appellant had passed B-1 Examination conducted by ETEA as evident from the ETEA result already attached as annexure-a and that is why, appellant and his two other colleagues were not summoned to appear in Special B-1 examination dated 06-06-2015. On this score the recommendations of the Committee is not applicable against the appellant.

- E. The so called committee constituted for determination of seniority; is not competent to overrule the existing provision of Rule 13.8 therefore, the recommendations of the committee and subsequent order thereupon vide W/IGP KP, Peshawar letter No.2288-2320/E-IV dated 24-02-2015 are ib inito void and illegal and liable to be struck down on this score alone.
- F. That the DPC in violation of the mandate of Rule 13-8 of the Police Rules, 1934 and in violation of the Judgment of the Hon'ble Peshawar High Court Peshawar rendered in WP No.1952-P/2015 vide dated 24-01-2018 and also in violation of clear cut guidelines of the AIG/Legal vide letter No.1836 dated 16-04-2020 disturbed the seniority position of the appellant and his other colleagues vide Minutes of the Meeting of DPC held on 02-04-2021 in the office of respondent No.3.

- G. That it is very surprising that the same respondent No.2 vide letter No.11983 dated 03-08-2021(already attached as annexure-t) addressed to respondent No.3 makes directions that the seniority of appellant and his two other colleagues be fixed along with his colleagues with whom they undergone Lower School Course in 2013 and whereas the same respondent vide impugned order takes U-turn from his earlier stance. The contradictory stance speaks that respondent No.2 has been mis-guided by his office and by the office bearer of respondent No.3.
- H. That the discrimination is evident from the fact that one Lal Rahman Belt No.729, who was sent to undergo Lower School Course in the overage quota in the 1<sup>st</sup> term of 2013 was initially failed in B-1 examination and passed his B-1 in the year, 2020 was not only brought on promotion list, but was also promoted vide impugned order dated 08-042021, but appellant who had passed his B-1 examination in 2013 was deprived from his legal right of promotion.
- I. That it is also surprising and against the norms of justice that DSP Takht-e-Nasrati, who was member of DPC meeting dated 02-04-2021 was directed by respondent No.3 to give opinion regarding the respondent No.2 letter No.11983/EC dated 03-08-2021, who had already participated in DPC meeting and have give opinion against the appellant was again entrusted with the same task. Moreover the question is whether DSP Takht-e-Nasrati is competent to overrule the opinion/direction of respondent No.2. On this score as well the impugned proceedings against the appellant is nullity in law and liable to be set aside.

In view of the above explained positions, it is humbly prayed that the instant service appeal may be allowed as prayed for above.

MM 18WaZ.

Through

Ashraf Ali Khattak

Advocate,

Supreme Court of Pakistan

Ali Bakh

Advocate, Peshawar.

And

Sadia Umer,

Advocate, Peshawar.

### BEFORE THE KHYBER PAKHTUNKHWA SERVICE TRIBUNAL, PESHAWAR

		Service Appeal No.	/2022	Khyber Pakhtukhwa Service Tribunal
		1		Diary No. 56
		nmmad Nawaz, Belt No.719,		17-01-2
		e Force, Karak		Appellant.
		Versus	• • •	
			!	
	1.	The Provincial, Police Officer,	•	
		Khyber Pakhtunkhwa,		
		Peshawar.	1	
	2.	The Regional Police Officer,		
	۷.	Kohat Region, Kohat.		
		Nonat Neglon, Nonati		
	3.	The District Police Officer,	:	
		District, Karak.		
			1	
	4.	The Commandant,	2 • •	
		Police Training School,		
		Hangu.	:	
	5	Umar Zada No.611,	:	
	5.	Head Constable,		
		Through District Police Officer, I	District Kara	k.
	_	A : ( LUIL L AL . 400		
	6.	Arif Ullah No. 188 Head Constable,		
		Through District Police Officer, 1	District Kara	k.
)				
-)	7.	Akhtar Hayat No.639, Head Constable,		
		Through District Police Officer, I	District Kara	k.
		0		
	8.	Siraj Uddin No. 519,		
		Head Constable, Through District Police Officer, I	District Kara	L
		Through District Folice Officer, t	JISHILL Ndíd	Ν.
	9.	Sajid Iqbal No.515,		

Through District Police Officer, District Karak.



SERVICE APPEAL UNDER SECTION 4 OF THE KHYBER PAKHTUNKHWA SERVICE TRIBUNAL ACT 1974 AGAINST THE IMPUGNED FINAL ORDER DATED 17-12-2021 THEREBY THE RESPONDENT DISMISSED THE DEPARTMENT APPEAL OF THE APPELLANT PREFERRED AGAINST THE IMPUGNED MINUTES OF DPC DATED 02-04-2021 PROMOTION ORDER DATED 08-04-2021 RESPONDENT NO. 5 TO 09 AND ILLEGALLY DEPRIVED THE APPELLANT FROM HIS SENIORITY POSITION AND SUBSEQENT PROMOTION.

### PRAYER:

On acceptance of the instant service appeal, this Hon'ble Tribunal may graciously be pleased to:-

- i. Declare the impugned minutes of Departmental Promotion Committee held on 02-04-2021, whereby appellant has been made junior to respondent No 5 to 9 and the impugned order of promotion dated 08-04-2021 of respondents No. 5 to respondent No.9, as illegal, discriminatory, without lawful authority and set aside the same.
- ii. Direct the respondents to restore the original seniority position of the appellant assigned to him by the PTC as per rule 13-8 of the Police Rules, 1934 and promote him with effect his juniors have been promoted along with all back benefits.
- **iii.** Any other relief as deemed appropriate under the circumstances of the case may also graciously be allowed to the appellant.

Respectfully Sheweth,

The facts given rise to the present service appeal are as under;

 That appellant was enrolled as a Constable in Police Force Karak and having more than 16 years service at his credit with unblemished and



clean sheeted conduct record. In the year, 2013, he appeared in B-1 examination conducted by ETEA and passed the same by securing 177 150/300. The name of appellant lies at serial No.2 of result sheet (Annexure-A), but was not sent to lower School Course due to shortage of vacancies in Police Training College, Hangu allocated for District Karak.

- 2. That Later on; respondent No.1 vide order/notification No.24855-82/E-I dated Peshawar the 01-10-2013 allotted 180 extra seats for Lower School Course for scheduled lower training commencing from 01-10-2013. Appellant was also notified in the list and lies at serial 156 No.67 of the list and as such appellant was sent for undergoing lower school course at PTC, Hangu, which he successfully completed (Annexure-B). Appellant lies at serial 12745,
- 3. That Rule 13.18 of the Police Rules, 1934 provide that seniority of constables, who have qualified "Lower School Course", shall be in accordance with merit position assigned to them (amongst the colleagues) by PTC. Appellant was assigned Seniority accordingly. Appellant lies at serial No.17 of the list (Annexure-C).

ŧ

- 4. That it is pertinent to mention here that during this period some of the colleagues of the appellant approached the Hon,ble Peshawar High Court, Peshawar and their writ petitions were allowed. They were also send for Lower School Course accordingly, but department filed CPLA against the decision of Hon'ble Peshawar High Court (Annexure-D). The CPLA was disposed of vide order dated 23-09-2014 in the following terms;
  - "4. We accordingly proposed to dispose of these petitions with observation that the persons, who after age relaxation are qualified to appear in A-1 and B-1 examination, shall be



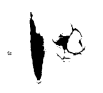
eligible to undergo the training and for that purpose a Committee shall be constituted by the competent authority who shall determine their merit alongwith other candidates strictly in terms of the standing order PPB Order No.13/2014 as mentioned above."

- 5. That in pursuance of the above cited directions of the Hon'ble Supreme Court of Pakistan, a Committee was constituted, who examined the cases and made recommendations. Copy of minutes of the meeting held on 06-11-2014 at 14:00 HRS at CPO, Peshawar, which is attached as **Annexure-E.** Pars No.14 is worth perusal which is reproduced as to the following;
  - 14. In view of the position explained above, the Committee makes the following recommendations.
    - 1. Upper age limit has already been increased from 33 years to 40 years vide decision of Police Policy Board dated 12-02-2014 as observed in the Hon'ble Supreme Court Order mentioned above. Therefore, all the 180 candidates and candidates, who have managed relief from the High Court, are eligible for appearing in the coming B-1 examination. As such all the 180 candidates, who had undergone Lower College Course in the 2<sup>nd</sup> term of 2013 and those candidates who had gone for Lower College Course without passing the mandatory B-1 examination, shall reappear in the forth coming B-1 examination to be held on 08th



March, 2015. However, the seniority of all those candidates who qualified the B-1 examination shall be placed at the bottom of candidates who qualified Lower College Course in the last term of 2014."

- 6. That the decision of the Committee is clear on the point that all those candidates who failed to qualify B-1 examination conducted by ETEA in 2013, shall re-appear in the forthcoming special B-1 examination, scheduled to be conducted on 08<sup>th</sup> March, 2015 and in case of their success in the special B-1 examination, their seniority shall be determined the 2<sup>nd</sup> term of 2014.
- 7. That since appellant had already qualified his B-1 examination 1777 conducted by ETEA in 2013 by securing 150 out of 300 marks as evident from annexure-A already attached, therefore, in the light of the decision of the Committee cited ibid, the authority did not summoned the appellant for re-appearance in special B-1 examination which was held on 06-06-2015. The name of appellant is nowhere in the list of candidates who appeared in special B-1 examination. Copy of special B-1 examination for KP Police Department dated 06-06-2015 is attached as Annexure-F.
- 8. That it is also pertinent to mention that the decision of the Committee dated 24-02-2015 whereby all those candidates who had undergone Lower College Course, as explained above, were directed to re-appear in special B-1 examination scheduled to be held on 06-06-2015, was assailed before the Hon'ble Peshawar High Court Peshawar in WP. No.1952-P/2015. The Hon'ble Peshawar High Court Peshawar vide order dated 24-01-2018, declared the decision of the Committee as illegal, unalawful, without lawful authority and of no legal effect. The



- decision of the Hon'ble Peshawar High Court Peshawar is still in field. Copy of the Judgment dated 24-01-2018 is attached as **Annexure-G**.
- 9. That the above cited Judgment of the Hon'ble Peshawar High Court Peshawar has declared the holding of special B-1 examination for all those candidates who had undergone Lower School Course in terms of 2013 as illegal, having no legal effect.
- 10. That the seniority list of the appellant and two other colleagues, who had undergone Lower School Course at PTC Hangu in term of 2013 remained the intach till 2021 as per merit list assigned by the PTC Hangu; needless to mention that appellant and his other colleagues of the same batch were also promoted to the rank of head constable on officiating basis and were also promoted to the promotion list-C accordingly after qualifying Lower School Course.
- 11. That in the year 2020 DPC Meeting was held wherein candidates who had qualified Lower School Course in the 1<sup>st</sup> and 2<sup>nd</sup> term of 2013 as per merit position assigned by the PTC Hangu, were considered for regular promotion to the post of Head Constable. The name of appellant lies at Sr. No. 15 of the list. The candidates whose names were mentioned from Sr. No.1 to 8 were promoted in the first phase and whereas candidates whose names were available from 9 to 20 were deferred and decided to be promoted in the next phase of DPC. Copy of seniority list as per merit assigned by the PTC Hangu is attached as **Annexure-H**.
- 12. That it is worth mentioning that after the promotion of candidates from Sr. No.1 to 8 of the seniority list, the name of appellant came at Sr. No. 9 of the remaining candidates as evident from the seniority list attached ibid.
- 13. That after the promotion of above explained / mentioned C-1 list candidates to the post of Head Constable on regular basis; the



Department questioned the seniority of the appellant and his other colleagues.

- 14. That vide letter No.1381/EC dated Karak the 24-02-2020, respondent No.3 requested respondent No.1 for providing guideline in the matter of appellant and his other colleagues seniority position (Annexure-I).
- 15. That in response to the above mentioned letter the worthy AIG / Legal for respondent No.1 informed respondent No.3 that as per Police Rules, 13-8 the seniority of Lower School Course shall be determine in accordance with the merit position (amongst the colleagues) assigned to them by the Commandant PTC, Hangu. (Annexure-J).
- 16. That vide letter No. 1836 dated 19-03-2020 (Annexure-K) respondent No.3 requested AIG/ Legal for providing further guideline in the matter of seniority of the appellant and his other colleagues. The worthy AIG / Legal vide letter dated 16-04-2020 (Annexure-L) informed the respondent No.3 that the seniority of the official named in the office letters No.1427 dated 05-03-2020 and 1836 dated 19-03-2020, shall be fixed with their colleagues with whom they undergone Lower School Course in 2013 as per order of merit of result (para (a)) of your office letter vide No.1381 / EC dated 24-02-2020. It is worth mentioning that para (a) of the letter No.1381 dated 24-02-2020 provides as under;
  - "(a) Their seniority may be fixed with their colleagues with whom they undergone lower school course."
- 17. That in the light of the above explained correspondence, the seniority position of the appellant and his other colleagues assigned to them by the PTC Hangu remained intact.



- 18. That surprisingly before the forth coming scheduled DPC meeting dated 08-04-2021 some junior constables (respondent No.5 to 9, who had qualified Lower School Course after the term of appellant and his colleague; objected the seniority of the appellant and his colleagues as assigned to them by the PTC, Hangu. The application of the juniors was processed and respondent No.3 constituted a committee at district level for scrutiny and determination of seniority of the objector and appellant. The minutes of the committee were endorsed as DPC minutes of the meeting dated 02-08-2021(Annexure-M).
- 19. That the committee in violation of the mandate of Rule 13-8 of the Police Rules, 1934 and in violation of the Judgment of the Hon'ble Peshawar High Court Peshawar rendered in WP No.1952-P/2015 vide dated 24-01-2018 and also in violation of clear cut guidelines of the AIG/Legal vide letter No.1836 dated 16-04-2020 disturbed the seniority position of the appellant and his other colleagues vide Minutes of the Meeting of DPC held on 02-04-2021 in the office of respondent No.3.
- 20. That it is also worth mentioning that the Committee intentionally and malafidely referred letter No.2288-2320/E-IV dated 24-02-2015 thereby as per stance of the Committee, the seniority of the appellant and his colleagues were to be fixed in the last term of 2014. The seniority of the appellant and his colleagues has never been fixed as per alleged letter cited above but the seniority of the appellant and his colleagues have been fixed as per provision of Rule 13-8 and redetermined in the light of letter No.1836 AIG/ Legal dated 16-04-2020 which has already been attached with the instant service appeal.
- 21. That the name of appellant and his other two colleagues were removed from the seniority list immediately on 02-04-2021 without any formal order.



- 22. That meeting of DPC Committee dated 02-04-2021 was held secretly without summoning and participation of the appellant. Appellant was condemned unheard which is against all norms of justice, equity and fair play.
- 23. That in the light of recommendations of the illegal constituted DPC for determination of seniority position of the appellant and his two other colleagues on the objection / application of the private respondents; DPC meeting was held on 08-04-2021 and respondent No.5 to 9 were promoted on regular basis on the same day. The impugned seniority list/working paper is worth surprising. Annexure-4 N
- 24. That being aggrieved from the secret proceedings of the respondents, appellant and his other two colleagues submitted Departmental Appeal / Representation alongwith request for personal hearing (Annexure-P). O
- 25. That in the light of Representation, respondent No.1 directed respondent No.3 to submit detail report vide letter No.4200 dated 09-04-2021 (Annexure-Q). Respondent No.3 vide letter No.1375 dated 29-04-2021 submitted report (Annexure-R). Respondent No.1 in response to the letter ibid directed the respondent No.3 to fix the seniority of the appellant and his two colleagues with their batch mates undergone Lower School course as per merit of qualifying result course in the year 2013 (Annexure-\$). Respondent No.2 also directed respondent No.3 to submit detail report which was also submitted (Annexure-7).
- 26. That respondent No.2 vide letter No.11983 dated 03-08-2021 (Annexure-U) directed respondent No.3 to determine the seniority of the appellant and his other two colleagues as per letter No.1427/Legal dated 05-03-2020 which is self explanatory on the subject matter. It is worth mentioning that the letter dated 1427/Legal dated



05-03-2020 explain that the seniority of the appellant be fixed in accordance with Rules No.13-8 of the Police Rules, 1934.

27. That respondent No.2 vide impugned order dated 17-12-2021 (Annexure- dismissed the departmental appeal / representation of the appellant which was further endorsed by respondent No.3 on 20-12-2021 with direction for strict compliance.

Hence appellant being aggrieved of the impugned order dated 17-12-2021 and finding no adequate and efficacious remedy is constrained to file this service appeal on the following amongst other **grounds**:

- Α. That the appellant has not been treated by the respondents in accordance with law, rules and policy on the subject and acted in violation of Articles 4 and 10-A of the Constitution of Islamic Republic of Pakistan. Rule 13-8 of the Police Rules, 1934 provide that seniority of constable who has cleared their Lower School Course in one batch shall be in accordance with merit position assigned to them by the PTC. Appellant qualified his Lower School Course in the 2<sup>nd</sup> term of 2013 therefore was entitled for his seniority along with his other colleagues. Respondent rightly granted seniority as per mandate of Rule 13-8 of the Police Rules, 1934 and appellant remained on his due position till 01-04-2021 (seven years), but all of sudden at the time of his promotion; he was deprived from his due and legal seniority position and junior to him were made senior with malafide intention, which is against the prescribed rules and violation of his rights guaranteed under the Constitution of Pakistan, 1973.
- B. That as per mandate of law; initially a tentative seniority list is notified and objection is called upon from all concerned, who may feel



aggrieved from their seniority position, but in the instant case all proceeding were initiated secretly and at the back of the appellant and appellant was condemned unheard which is the violation of the well-known principle of law "Audi altram Partem". This principle of law was always deemed to have embedded in every statute even though there was no specific or express provision in this regard. ....An adverse order passed against a person without affording him an opportunity of personal hearing was to be treated as void order. Reliance is placed on 2006 PLC (CS) 1140. As no proper personal hearing has been afforded to the appellant before the issuing of the impugned order, whereby appellant was not only deprived from his due seniority position, but also from his accrued right of promotion therefore, on this ground as well the impugned orders are liable to be set aside.

- C. That appellant has highly been discriminated and that too not only in term of his seniority but also discriminated from his due and legal regular promotion to the post of HC and promoted juniors, who had qualified their Lower School Course after the term of appellant. Every government servant has legitimate expectancy of rising up in government hierarchy by means of regular promotion, but respondents in violation of the principle of legitimate expectancy deprived the appellant from his seniority and further promotion.
- D. That the stance of the respondents that the seniority of the appellant and his two other colleague has been fixed as per instructions of the W/IGP KP, Peshawar letter No.2288-2320/E-IV dated 24-02-2015 is misconceived on two scores. (i) The decision of the so called committee constituted under the directions of the Hon'ble Supreme Court of Pakistan have acted beyond their jurisdictions for the reason that the Hon,ble Supreme Court of Pakistan had directed them to scrutinize the matter as per merits of the candidates who have



qualified Lower School Course, but the respondents instead of strict directions of the Hon'ble Supreme Court of Pakistan made its recommendations otherwise and that is why the Hon,ble Peshawar High Court reversed the findings and recommendations of the so called committee and directed that there was no need of holding B-1 examination. The judgment of the Hon'ble Peshawar High Court, Peshawar in WP. No.1952-P/2015 is already attached with the instant appeal as annexure-g. (ii) 2ndly the decision of the committee is not applicable on the appellant for the reason that the committee recommendations were limited to only those candidates, who had failed in B-1 examination conducted by ETEA in 2013 and only those candidates were required to appear in B-1 Special Examination and in case of their success, their seniority will be determine in the last term of 2014. Appellant had passed B-1 Examination conducted by ETEA as evident from the ETEA result already attached as annexure-a and that is why, appellant and his two other colleagues were not summoned to appear in Special B-1 examination dated 06-06-2015. On this score the recommendations of the Committee is not applicable against the appellant.

- E. The so called committee constituted for determination of seniority; is not competent to overrule the existing provision of Rule 13.8 therefore, the recommendations of the committee and subsequent order thereupon vide W/IGP KP, Peshawar letter No.2288-2320/E-IV dated 24-02-2015 are ib inito void and illegal and liable to be struck down on this score alone.
- F. That the DPC in violation of the mandate of Rule 13-8 of the Police Rules, 1934 and in violation of the Judgment of the Hon'ble Peshawar High Court Peshawar rendered in WP No.1952-P/2015 vide dated 24-01-2018 and also in violation of clear cut guidelines of the AIG/Legal



vide letter No.1836 dated 16-04-2020 disturbed the seniority position of the appellant and his other colleagues vide Minutes of the Meeting of DPC held on 02-04-2021 in the office of respondent No.3.

- G. That it is very surprising that the same respondent No.2 vide letter No.11983 dated 03-08-2021(already attached as annexure-t) addressed to respondent No.3 makes directions that the seniority of appellant and his two other colleagues be fixed along with his colleagues with whom they undergone Lower School Course in 2013 and whereas the same respondent vide impugned order takes U-turn from his earlier stance. The contradictory stance speaks that respondent No.2 has been mis-guided by his office and by the office bearer of respondent No.3.
- H. That the discrimination is evident from the fact that one Lal Rahman Belt No.729, who was sent to undergo Lower School Course in the overage quota in the 1<sup>st</sup> term of 2013 was initially failed in B-1 examination and passed his B-1 in the year, 2020 was not only brought on promotion list, but was also promoted vide impugned order dated 08-042021, but appellant who had passed his B-1 examination in 2013 was deprived from his legal right of promotion.
- That it is also surprising and against the norms of justice that DSP Takht-e-Nasrati, who was member of DPC meeting dated 02-04-2021 was directed by respondent No.3 to give opinion regarding the respondent No.2 letter No.11983/EC dated 03-08-2021, who had already participated in DPC meeting and have give opinion against the appellant was again entrusted with the same task. Moreover the question is whether DSP Takht-e-Nasrati is competent to overrule the opinion/direction of respondent No.2. On this score as well the impugned proceedings against the appellant is nullity in law and liable to be set aside.



In view of the above explained positions, it is humbly prayed that the instant service appeal may be allowed as prayed for above.

Appellant

Through

Ashraf Ali Khattak

Advocate,

Supreme Court of Pakistan

Ali Bakhi

Advocate, Peshawar.

And

Sadia Umer,

Advocate, Peshawar.



## BEFORE THE KHYBER PAKHTUNKHWA SERVICE TRIBUNAL, PESHAWAR

Service Appeal No. \_\_\_\_\_/2022

......Respondents.

## **Affidavit**

I Muhammad Nawaz, LHC, Belt No.719 Police Force Karak solemnly affirms and declare on Oath that the Contents of the instant service appeal are correct and true to the best of my knowledge and belief and nothing has been concealed from the notice of this Hon,ble Tribunal.

Humaka Rehman Advocate
Oath Commissioner
Endst No. 3370-75

Deponent



From:

The District Police Officer, Karak.

To:

The Commandant,
Police Training College Hangu.

/EC, dated Karak the

Subject:

CONSTABLES BECOMING OVERAGE

Memo:

Kindly refer to your Office Memo: No. 2018-42/GC dated 09.07.2013 on the subject cited above.

The requisite information is submitted on the prescribed proforma as noted below:-

S.#	NAME & BELT NO.	District	D. O. B	Date of Enlistment	NO. OF CHANCES AVAILED IN B-I EXAM YEAR WISE	EATA TEST MARKS
11.	Const: Yaqoob ur Rehman	Karak	16.01.1981	01.06.2006	. 01	192/300
	No.1529/FRP 773 Cont: Mohammad Fayaz No.414	Karak	05.03.1981	12.06.2006	01	150/300
<sup>2</sup> .	Const: Ihsan Ullah No.4	Karak	20.12.1980	20.08.2005	01	67 /300
	Const: Khalid ur Rehman no. 615	Karak	10.11.1980	12.06.2007	01	92/30
4.	Const: Nazir Dad No.618	Karak	20.11.1980	12.06.2007	. 01	136/300
5.		Karak	20.11.1980	27.07.2007	01	33/300
6.	Const: Gul Haleem No.1380/ FRP	l	01.03.1981	27.07.2007	01	110/300
7.	Const: Arsahd Iqbal No.1364/FRP	Karak	l		01	114/300
8.	Const: Saleem Khan No.1332/FRP	Karak	20.03.1981	27.07.2007		· .
9.	Const: Sher Mohammad No.67/E.F	Karak	01.01.1981	12.02.2002	01	56/300
10.	Const: Shaheed Rehman No.1176	Karak	08:01.1981	05.11.2003	01 .	99/30 0
11.	Const: Umer Ayaz No.19/E.F	Karak	13.02.1981	12.06.2007	. 01	57/300
12.	Const: Mohammad Jamil No.96/E.F	Karak	10.03.1981	12.06.2007	01	36/30 <i>b</i>
13.	Const: Arsahd Habib Ullah No.1182	Karak	15.03.1981	01.06.2006	01	110/300
14.	Const: Zia Ur Rehman No.759	Karak	01.03.1981	27.07.2007	01	126/30 <i>0</i>
15.	Const: Bakhtiar Ali Shah No.579	Karak	07.01.1981	12.06.2007	01	102/300
16.	Const; Abdullah No.743	Karak	01.01.1981	27.07.2007	01	111/300
7. آر	Const: Mohammad Nawaz No.832	Karak	01.01.1984	10.11.2003	03	177/300
18.	Const: Zafar Iqbal No.418	Karak	04.11.1982	12.02.2002	03	111/300
19.	Const: Qismat Ullah No.192	Karak	05.04.1985	26.10.2004	03	90/300
20.	Const: Wali Rehman No.502	Karak	11.04.1981	12.02.2002	03	107/300
21.	Const: Muhammad Tarig No.631	Karak	16.04.1980	11.05.2003	03	138/300
		*1				

Copy of above is submitted to the Dy: Inspector General of Police, Kohat Region Kohat for favour of information please.

## POLICE DEPARTMENT

## KARAK DISTRICT

# LIST OF CONSTABLES WHO SELECTED FOR LOWER SCHOOL COURSE ON THE BASIS OF OVERAGE AND CHANCES

S.No.			PITANCES	
	Name & Rank	Lower qualified / un qualified	Year of ETEA	ETEA (B-LExam) Passed/ Failed
1.	Yaqoob ur Rehman No.773		Exam	, and
·	<u></u>	Qualified	2014	Passed /obtained
2.	Mohammad Nawaz 832	Qualificat		192/300 marks
	1	Qualified	2014	Passed /obtained
3.	Mohammad Fayaz No.414	Ouglificat		177/300 marks
	,	Qualified	2014	Passed /obtained
4.	Khalid ur Rehman No.615	Qualified	2044	150/300 marks
5.	Nazir Dad No.618	Qualified	2014	Failed
6.	Arshad Iqbal No.1364	Qualified	2014	Failed
7.	Saleem Khan No.1332/87	Qualified	2014	Failed
8.	Umer Ayaz No.19/E.F	Qualified	2014	Failed
9.	Mohammad Jamil No.96/E.F	Qualified	2014	Failed
10.	Arshad Habib No.1182/E.F	Qualified	2014	Failed
11.	Zia ur Rehman No.759	Qualified Qualified	2014	Failed
12.	Bakitiar Ali Shah No.579	Qualified	2014	Failed
	Abdullah No.743	Qualified		Failed
14.	Sher Mohammad No.67/E.F	Qualified	2014	Failed
15.	lhshan Ullah No.4	Qualified	2014	Failed <sub>k</sub>
	Shaheed ur Rehman	Qualified	2014	Failed
17. 2	No.826/1176/E.F		2014	Failed
	Zafar Iqbal No.418	Qualified	2014	Failed
	Qismat Ullah No.192	Un Qualified	2014	Failed
20. 0	Vali Rehman No.502	Un Qualified	2014	
20. 6	Bul Haleem No.1380/254	Un-qualified		Failed
			2017	Failed

ANX B

P- 48

## OUT BY FAX TODAY

#### ORDER

180 Extra Seats were allotted to Lower School Course for the forthcoming term commencing from 01.10-2013 as per the recommendation of Commandant PTC Hangu to the following lower subordinates of Khyber Pakhtunkhwa Police as they are becoming overage for lower school course:

S/No	Name & No.	District
1.	Const: Imran No. 1119/1199	Abbottabad
2,	Const: Fasil ur Rehman No. 885/126	Abbottabad
3.	Const: Khalid Mehrnood No. 423	Abbottabad
<del>4.</del>	Const: Tariq Mehmood No. 454/1341	Abbottabad _
5.	Const: Khurram Rashid NO. 54	Abbottabad
6.	Const: Shoratz Khan No. 437	Haripur
<del>7.</del>	Const: Ishtiaq Hussain Shah No. 704/2712	Haripur
8.	Const: Rizwan Ali No. 45	Haripur
9.	Const: Junaid Alam No. 768	Mansehra
10.	Const: Sajid Mehmodd No. 500	Maosehra
11.	Const: Yas Nazir No. 265709	A Supremental Annual Comment
12.		To Maria April 2004
13.3	The state of the s	Baggagamae
	Const: Muhammad aniq No. 3887/CF3	Baltagram .
15	Const: Muhammad Arahad No. 178	West Andrews
16.	Const: Shabir Ahmed No. 1941	Konat
17.	Const: Sagheer Hussain No. 213	Kehat
18.	Const: Asif Khan No. 891	Kohat
19.	Const: Ihsanullah No. 04	Karak
20.	Const: Sher Muhammad No. 67/EF	Karak
21.	Const: Shahid Rehman No. 1176	Karak 🗸
22.	Const: Shaeed ur Rehman No. 826/1176 EF	Karak
23.	Const: Asghar Ghulam No. 1113	Hangu
24.	Const: Kashif Ali No. 4079	Hangu
25.	Const: Zahoor Khan No. 328	Hangu
26.	Const: Shakoor Khan No. 229	Hangu _
27.	Const: Farman Ali No. 1.2	Hangu
28.	Const: Asmatulları No. 2499	Hangu
29.	Const: Zahoor Khan No. 1078	Hangu
30.	Const: Inayatullah No. 194	Lakki Marwat
31.	Const: Noor Aslam No. 395	Lakki Marwat
32.	Const; Muhammad Tarig No. 2888/EF	Tank
' 1	Const: Ihsanullah No. 577/SB	Tarjk
	Const; Shafiullah No. 421	Tank
. 1	Const: Usmanultah No. 300	Tank
E .	Const: Irfanullah No. 3197	CCP/Peshawar
	Const: Ghulam Mustafa No. 5435	
·	Const: Sartaj No. 275	CCP/Peshawar
	Const. January Nos 275	CCP/Peshawar

Gilevaty documents DELL'idocumentiC-N17V extra sents for lower school conssento

At Se



	~ 1A1A	
39.	. Const: Tanveer Ahmed No. 3290,	Nowsheka
40.	Const: Iqbai Hussain No. 414	Nowshera
. 41.	Const: Amjad Ali No. 1104/731	Howshera
42.	Const: Murad Khan No. 2432/1258	Nowshera
43.	L/Const: Maria Anwar No. 242	Mardan
44.	Const: Arshad No. 2135/3778	. Mardan
45.	<u> </u>	Swabi
46.		Swabi
47	Const: Muhammad Tufail No. 1147/1854	Dir Lower
48.	Const: Amir Zeb No. 480	Dir Lower
49.	Const: Muhammad Zahir No. 596	Dir/Upper
50,	Const: Aziz-ud-Din Np. 35	Dir Upper
51.	Const: Qareebullah No. 430	
52.	Const: Umar Rehman No. 621	Shangla
53.	Const: Khair -ur-Rehman No. 266	Shangla
54.	Const: Mehboob Ali No. 3403	Shangla
<u></u>	Const: Fazal Elahi No. 616	Bunir
56.	Const: Qazi Shahzad No. 67	Chitral
57,	Const: Amir Hussain No. 04	Haripur
.58.	1 1 1 1 1 1 1 1 1 1 1 1 1 1 1 1 1 1 1	Haripur
59.	Const: Hafeez Khan No. 253	Haripur
60.	Const: Arsahd Khan No. 656	Haripur
61.	Const: Aftab Ahmed Khan	Haripur
	Const: Tanveer Ahmec	Haripur
62.	Const: Gul Zaman Ho. 727	Konistan
63.	Const: Jehandad Khan No. 127	Kohat
64,	Const: Ahmed Shah No. 401	Kohat
65.	Const: Muhammad Tariq	Kohat
66,	Const: Yaqoob ur Rehman	Karak
, 67.	Const: Muhammad Fayaz	Karak -
68.	Const: Khalid ur Rehman	Karak
69.	Const: Nazir Dad No. 618	Karak •
70.	Const: Gul Haleem No. 1380	Karak
71), ;	Const. Arsahd Iqbal No. 136	Karak
72.	Const: Saleem Khan No. 133	Karak
73.	Const: Umar Ayaz No. 19 EF	Karak
74.	Const: Muhammad Jamil No.	Karak
75.	Const: Arsahd Habibullah	Karak
76.	Const: Zia ur Rehman	Karak
77.	Const: Bakhtiar Ali Shah	
	Const: Abdullah No. 743	Karak
	Const: Muqtadir Ali	Karak
	Const: Jamil-ur-Rehman	Hangu
	Const: Niamat-ur-Rehman	Hangu
- 1	onst: Muhammad Ilyas	Bannu .
	onst: Feroz Khan No. 1806	Bannu EF
	3.5.5 THAIL NO. 1806	Bannu EF

ATTESTED



P-50

1111	Const: Imranullah No. 1523/930	
84.	· f	Bannu EF
85.	Const: Sehar Gul No. 543	Lakki Marwat
86.	Const; Inamullah No. 1946	Lakki Marwat
87.	Const: Gul Bat Khan No. 46	Tank
88.	Const: Syed Mujtaba Hussain	Tank
89.	Const: Sihat Gul No. 1315	CCP/Peshawar
90.	Const: Nasir Jamil No. 197	Nowshera
91.	Const: Latif Jan No. 2258	Charsadda
92.	Const: Fayaz Ahmed No. 74	Charsadda
93.	Const: Hayatullah No. 1310	Charsadda
94:	Const: Muhammad Hayat	Charsadda
95.	Const: Sardar Alam No. 249	Charsadda
96.	Const: Sabihullah No. 127	Charsadda
97.	Const: Mustafa Kamal Shah	Charsadda
98.	Const: Muhammad Ilyas	Charsadda
99.	Const: Amjad Ali No. 2443	Mardan
100.	The state of the s	Mardan EF
1,01.	The state of the s	Mardan EF
102.	,	· Swabi
103.	Const: Muhammad Hargon	Swabi
104.	Const: Iftikhar Ali No. 143	. Swabi
105.	Const: Abdul Ali No. 2298	Swabi
106.	Const: Muhammad Ibrahim	Swabi
107.	Const: Zard Ali No. 2276	Swabi
108.	Const: Amjad No. 159	Swabi
109. 110.	Const: Sheryar No. 1040	Swabi
110.	Const: Zahid Hussain No. 89	Swat
	Const: Shah Hussain No. 4434	Swat
112.	Const: Ali Sher No. 1749	Swat
113. 114.	Const: Abidur Rehman	Swat
115.	Const: Ayaz ur Rehman	Swat .
116.	Const: Zamrud Shah No. 3123	Swat
117,	Const: Muhammad Ambar	Dir Upper
118.	Const: Yasin Khan No. 726	Dir Upper
119.	Const: Darwaish Khan No. 56 Const: Iqbal No. 592	Dir Upper
120.		Dir Upper
121:	Const: Said Hayat No. 935 Const: Fakhruddin	. Shangla
122.		Shangla
123.	Const: Gul Zaman No. 365	Shangla
	Const: Mukamil Shah	Shangla
	Const: Ali Akbar No. 581	Bunir
	Const: Muhammad Bahadar	Bunir
	Const: Safeel Khan No. 700	Haripur
	Const; Muhammad Riasat No. 378	Haripur
140.	Onst: Musadiq Shah No. 484/739	Haripur

ATTESTED

115



in Aprecia	and a second	Y-51		· · · · ·
		Const: Muhammad Nasir Qureshi	Kohat	. سر
	129.	Const: Muhammao Nasii Quresii	Kohat	
	130,	Const. Khan Akbar No. 1088	Kohat	
	131.	Const: Hamid Bad Shah Fio. 76	Hangu	
Ī	132.	Const: Abdur Rahim No. 126	Lakki Marwat	•
	133.	Const: Fazal Ahmed No. 407	Lakki Marwat	
-	134.	Const: Atiq-ur-Rehman No. 366	CCP/Peshawar	<b>V</b> .
<u> </u>	135.	Const: Idrees Khan No. (39	CCP/Peshawar	
-	136.	Const: Naseer Khan No. 2412	Swabi	. ··
-	137.	Const: Muhammad Abbas No. 568	Dir Lower	•
-	138.	Const: Sher Akbar No. 56	Bunir	
-	. 139.	Const; Sher Arnan No. 406	Chitral	
-	. 140.	Const: Akhtar Hussain No. 229	Mardan	
-	141.	Const: Aftab No. 1873	Abbottabad	
-	- 142.	Const: Sohail Ahmad Abbas No. 1005	Abbottabad	• •
	143.	Const: Muhammad Sajid No. 287/1390		•
	144.	Const: Ihsan No. 372	Haripur	
	145.	Const: Imran Khan Jadoon No. 103	Haripur	
	146.	Const: Muhammad Asif No. 456	Haripur	
-	147.	Const: Muhammad Taugeer No. 184/26%	Haripur	
	148.	Const: Azhar Shahzad No. 709	Mansehra	
	149.	Const: Zakir Khan No. 701	Mansehra	•
}	150.	Const: Mornin Khan No. 228	. Battagram	
· į	151.	75. 75.	Battagram	
	152.	Const: Liaqt Ali No. 3852	Bartagram EF	
	153.	Const: M. Bakhtjar No. 298	Kohistan	•
	153.	0.1512.034	Kohat	
	155.	Const: Muhammad Anees No. 1092	Kohat	
		A Name of the Page 1932	Karak 🔊	•
	156.		Karak	
	157.	200	Karak	
:	158.		Karak	
	. 159.	101 112 112	Hangu	. •
	160.	Contraction of the second seco	Lakki Marwat	٠
	161.	370	Lakki Marwat	•
	162.	7/0/2-7	Lakki Marwat	
	163.	701- 2474	. CCP/Peshawar	STID
	164		Mardan	
·	165	7.	Swabi	
	166		Swabi	
	167		Swabi	
·	168	•	Swabi	
	169		Swabi	
	170		Dir Lower	
•	177			
•	172		Dir Lower	
•	173	. Const: Muhammad Zep No.337	. Dir Upper .	•
	<u> </u>			



1	1/4.	Const. Tannour russant No. 200 2	anangia ,
-	175.	Const: Muhammad Sher No. 259	Shangla (%)
-	1.76.	Const: Tasneem Ali No. 274/3518	Shangla 4575
-	177.	Const: Sayyar Ahmed No. 223/01	Shangla 8-10-13.
-	178.	Const: Israr Ali No: 561	Chitral
.  -	179.	Const: Zahoor Ahmed No. 143/SB	Chitral
-	180.	Const: Muslim Zada No. 583	Dir Upper (Recommended by DIG/E& I K.P

sd/-TARIQ JAVED

DIG/Headquarters For Provincial Police Officer, Khyber Pakhtunkhwa Peshawar.

/E-I, dated Peshawar the 0/ // 2013.

Copy of above is forwarded for information and necessary action

#### to the:-

- 1. Addl: IGP/Special Branch Khyber Pakhtunkhwa, Peshawar.
- 2. Addl: IGP/Commandant Elite Force Khyber Pakhtunkhwa, Peshawar.
- 3. Capital City Police Officer Peshawar.
- Regional Police Officers, Kohat, Malakand, Hazara, D.I.Khan & Bannu
   Commandant PTC Hangu w/r to his Memo No. 2654/GC dated: 21.09.2013
- 6. District Police Officers, Kohat, Hangu Dir Upper, Dir Lower, Chitral, Shangla, Bunir, Karak, Tank, Lakki Marwat, Haripur, Mansehra, Abbottabad, Kohistan Charsadda, Nowshera, Swabi & Mardan.

Registrar For Provincial Police Officer, Khyber Pakhtunkhwa Peshawar

Twenty (20) extra sears are hereby allotted to the following Constables as noted against each their names in Lower School Course commenced from 05.10.2013 as per Peshawar High Court Peshawar decisions/Judgments dated: 12:11.2013 respectively:-

S. Ho	District	Name and No.	No and date of Judjement
01	Karak	FC Umar Hayat No. 589	2542-P, dated: 12.11.2013.
ii.	Nowshera	FC Shah Wali No. 1238:	2614-P dated: 12.11.2013
03	Mowshera	FC Muhammad Kazim No. 1227	2616-P dated: 12.11.2013
14	Hangu	FC Mehboob Alam No. 66	2615-P dated; 12.11.2013
)5 	Hangu	FC Zeenat Gul No. 35	2615-P dated: 12.11.2013
ໃຍ່	Hangu	FC Noor Wazir No. 826	2615-P dated: 12.11.2013
77	Karak	FC Nasir Mehmood No. 1173/EF	2616-P dated: 12.11.2013
8	Kohat	FC Hussain Shah No. 451	2616-P dated: 12.11.2013
Ģ ·	Kohat .	FC Hasam Khan No. 469	2616-P dated: 12.11.2013
()	Kohat	FC Fandon Khan No. 1579	2616-P dated: 12.11.2013
i · ·	Kohat	FC Tufail Khan No. 1296	2616-P dated: 12.11,2013
2	Karak'	FC Sikandar Nadeem No 28	2616-P dated: 12.11.2013
2	Kohat	FC Abas Khan No. 1254	2616-P dated: 12.11.2013
	Mardan	FC Suleman Shah No. 250	2756-P dated: 12.11.2013
,	Mardan	FC Shareef Ullah No. 1814	2756-P dated: 12,11,2013
5	Shangla	FC Zahid Shah No. 1142/EF	2756-P dated: 12.11.2013
	Mardan	FC Gul Amen No. 1825	<u>l </u>
	Mardan	Ł	2756-P dated: 12.11.2013
		FC Moor UL Hag No. 1805	2756-P dated: 12.11.2013
	Mardan	FC Nasir No. 1450	2756-P dated: 12.11.2013
	Kohat	FC Burair Abas No. 1573/EF	2885-P dated: 12.11.2013

SYED FIDA HASSAN SHAH)
AIG/Establishment For Provincial Police Officer, Khyber Pakhtunkhwa, Peshawar.

Ed. a dated Peshawar the 2-8 ///

/2013.

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

- Commandant Elite Force: Knyber Bakhtunkhwa Reshawar. 1.
- Deputy Inspector General of Police Mandar Region. Ż.
- Deputy Inspector General of Police Kohac Region 3.
- Deputy inspector General of Police Malakand Region. 4.
- District Police Officers, Nowshere Mardan, Shangla Kohet, K. Hangu.

The District Police Officer, Karak.

To:

The Commandant,
Police Training College Hangu.

/EC, dated Karak the

Subject:

CONSTABLES BECOMING OVERAGE

Memo:

Kindly refer to your Office Memo: No. 2018-42/GC dated 09.07.2013 on the subject cited above.

The requisite information is submitted on the prescribed proforma as noted below:-

5.6	NAME & BELT NO.	District	D. O. B	Date of	NO, OF	EAT
				Enlistment	CHANCES	TES
J I					AVAILED IN B-I	MARH
					EXAM YEAR	
		}	1		WISE	' '
1.	Const: Yaqoob ur Rehman	Karak	16.01.1981	01.06.2006	01	192/30
	No.1529/FRP			1		
2	Cont: Mohammad Fayaz No.414	Karak	05.03.1981	12.06.200%	01	150/30
3.	Const: Ihsan Ullah No.4	Karak	20,12.1980	20.08.2005	01	67 /30
4.	Const: Khalid ur Rehman no. 615	· Karak	10.11.1980	12.06.2007	01	92/30
5.	Const: Nazir Dad No.618	Karak	20.11.1980	12.06.2007	01	136/31
6.	Const: Gul Haleem No.1380/ FRP	Karak	20.11.1980	27.07.2007	7 . 01	33/30
7.	Const: Arsahd Iqbal No.1364/FRP	Karak	01.03.1981	27.07.2007	01	110/30
8.	Const: Saleem Khan No.1332/FRP	··· Karak	20.03.1981	27.07.2007	01	114/3(
9.	Const: Sher Mohammad No.67/E:F	Karak	01.01.1981	12.02.2002	01	· - 56/30
10.	Const: Shaheed Rehman No.1176	Karak	08.01.1981	05.11.2003	01 _	99/30
11	Const: Umer Ayaz No.19/E.F	Karak	13.02.1981	12.06.2007	01	57/30
12.	Const: Mohammad Jamil No.96/E.F	Karak ·	10.03.1981	12.06.2007	, 01	36/30
13.	Const: Arsahd Habib Ullah No.1182/15/15	Karak	15.03,1981	01.06.2006	01	110/30
14.	Const: Zia Ur Rehman No.759	Karak	01.03.1981	27.07.2007	01	.126/30
15.	Tarion Deministry in Charlet 140,075	Karak	07.01.1981	12.06.2007	01	102/3
16.	Const: Abdullah No.743	Karak	01.01.1981	27.07.2007	. 01.	111/30
خلوم	Const: Mohammad Nawaz No.832	Karak	01.01.1984	, 10.11.2003	03	177/3
18.	Const: Zafar Iqbal No.418	Karak	04.11.1982	12.02.2002	03	111/3(
19.	Const: Qismat Ullah No.192	Karak	05.04.1985	26.10.2004	03	90/30
20.	Const: Wali Rehman No.502	Karak	11.04.1981	12.02.2002	03	107/3(
21.	Const: Muhammad Tariq No.631	Karak	16.04.1980	11.05.2003	03	138/3(
-		<del></del>		<u> </u>		

Copy of above is submitted to the Dy: Inspector General of Police, Kohat Region Kohat for favour of information please.

District Molice Officer,

District Police Officer, Karaly

Tele No. 0927-210724 Fax No. 0927-210823

# 0925-621886 # 0925-623236

Office the Commandant, Police Training College, Hangu.

935 POLICE GAZETTE PART-II **PAKHTUNKHWA** PUBLICATION IN **KHYBER** RS BY THE COMMANDANT POLICE TRAINING COLLEGE HANGU.

#### **NOTIFICATION**

Dated  $g \cdot S = 2014$ .

/S/RESULT: The result of the following Officers, of your Distt;/Units, who appeared in the xaminations of Lower College Course, held at PTC Hangu for the term ending 20.03.2014, is announced and given below. Their Order of Merit is noted against each. The Original mance Reports, of the Passed Candidates shall be issued and sent separately.

	Comp#.	Name	Belt#.	District.	Merit No
_	L-2469	Wissal Ahmad	1379	Mardan	1
	L-2351	Abdul Malik	233/1463	Kohistan	2
	L-2643	Syed Zubair Shah	334	Shangia	3 '
	L-2761	Dilshad Pari	1147	Chitral	4
	L-2493	Asim Nazir	69	Tor Ghar	5
	L-2639	Sher Ali Khan	2173	Swabi 🖖	6
	L-2692	Tilla Muhammad	2150	Swabi	7
	L-2667	Muhammad Rafiq	3786 ·	D.I.Khan	S
	L-2647	Falak Zaib	2800	Swat	. 9
	L-2358	Muhammad Qasim Khan	1234	Bunir	10
	L-2473	Shahid Rehman		Dir Lower	11
	L-2349	Jan Khaliq	297	Dir Upper	12
	L-2 <b>73</b> 3	Surdar Ali	1088	Bannu	13
	L-2546	Noor Muhammad	1998 🙏	Bannu'	14
	L-2410	Muhammad Shahid	881	·Bannu ·	15
٠	L-2608	Bakhı Amin	1385	Swat	16.
	L-2 <b>53</b> 6	Haider Shalı	2975	CCP Pesh:	17
	L-2586	Junid Ali	3598	Mansehra	18
	L-2582	Nowshad Muhammad	3613	Mansehra 📑	19
	L-2666	Muhammad Waheed Ahmad	2666/191 <b>5</b>	D.I.Khan	20
	L-2683	Farhan Shehzad	2207	Mardan	21
	L-24 <b>7</b> 4	Momin Khan	228	Batagram	22
	L-2415	Tahir Ullah	844	Bannu	23
	L-2430	llısan Üllah	512	Lakki Marwat	24
	L-2318	Mehrnood Khan	4151	Dir Lower	25
	L-24 <b>2</b> 6	Amjid	884	Bannu	26
	L-2340	Muhammad Wajid Khan	345	Tor Ghar	27
	L-2295	Muhammad Zubair	859	Abbottabad	28
	L-2567	Qamar Zaman	1789	Mardan	29
	L-25 <b>7</b> 4	Sajjad Ali .	1335	Mardan	<u>2</u> 9
	L-2339	Muhammad Nawaz Khan	591	Mansehra	30
	L-2570	Waqar Hussain	1970	Munsehra	-3î
	L-2646	Waheed Ahmad	1295	D.I.Khan	32
	L-2571	Amjid Ali	2443	Mardan :	33
	L-2764	Maria Anwar	242	Mardan	34
	:				
t c	f Lower College	Course Term Ending 20.03.201	4.		
	L-2313	'Muhammad Shakir	2844	Abbottabad	35

L-2313	'Muhammad Shakir	2844	Abbottabad	35
L-2673	Syed Mehar Ali Shah	774	CCP Pesh:	35
L-2369	Badshah Zada	1636/87	Dir Upper	.35
L-2487	Saved Wali	308	CCP Pesh	36

•			:	,
Comp#.	Name	Belt#.	District.	Merit No
L-2306	Momin Khan	273	Batagram	37
L-2519	Dayan Ullah	1299	Nowshera	38 .
L-2494	Sajid Khan	9	Tor Ghar	39
L-2414	Nasir Khan	512	Ab <b>bo</b> ttabad	40
	Asim Jan	1347	Charsadda	41
L-2441	Sardaraz	469	La <b>kki</b> Marwat	41
L-2518	Muhammad Alyas	2237	Mardan	41
L-2696		495	Shangla	42
L-2503	Umar Zaib	36	Tank	43
L-2336	Muhammad Rehman	514	Karak L	44
L-2743	Muhib Ullah	596	Bunir	44
L-2681	Inam Ul Haq		Dir Lower	45
L-2376	Muhammad Khalid	908		46 .
L-2541	Musadiq Shah	739	Haripur	46
L-2590	Fazal Naeem	925	Kohat	47
L-2607	Wazir Zada	315	Di <b>r U</b> pper	
L-2337	Kamran Haidar	519	Haripur	47
L-2702	Mubarik Hussain	1249	Charsadda	48
L-2653	Mohib Ullah	446	Hangu	48
L-2674	Khanzada	705	Bunir	49
L-2500	Liaqat Ali	652	Kohistan	50
•				•
	andidates of Lower College C	ourse, term	ending 20.09.2013	<u>.</u> 51
L-2174	Muhammad Aslam	1996	Mansehra	31
C. II	O Tour Touting 20 02 20	1.4		
	Course Term Ending 20.03.20 Akhtar Ali Shah	506	Dir Lower	52 ^
L-2368		307	Charsadda	53
L-2498	Ali Shah	2275	Swabi	54
L-2573	Hamid Ali			55
L-2365	Najm Ullah	501	Bunir	
L-2672	Muhammad Ishtiaq	893	CCP Pesh:	55 ·
L-2645	Salah Uddin	3717	D.I.Khan	56 -
L-2303	Abdul Basit	966	Chitral	<b>5</b> 7
L-2438	Muhammad Abid	1330	D.I.Khan	58
L-2309	Ibrahim	2129	Dir Lower	58
L-2560	Naeem Akhtar	1809	Mardan	58 🕠
L-2440	Rub Nawaz	2437	CCP Pesh:	59
L-2489	Falak Niaz	5673	CCP Pesh:	60
L-2520	Zafar Iqbal	418	Karak	<b>60</b> -
L-2742	Sultan Ayaz	977 .	Bannu	61
L-2297	Muliammad Mumtaz	2533	Haripur	62
L-2721	Muliammad Fayaz	729	Swabi	62
L-2734	Yaqoob Ur Rehman	<i>7</i> 73 ·	Karak	63
L-2471	Kalim Utlah	2489	Batagram	64
L-2327	Gul Amir	658	Kohistan	64
L-2705	lqbal Hussain	414	Nowshera	65
,	•			
of Re-Appeared C	Candidates of Lower College C	ourse, term		<u>.</u>
L-2054	Sami Ullah	4390	CCP Pesh:	66
		_	•	
_	Course Term Ending 20.03.20		· »· •	4.5
L-2378	Muhammad Nisar		Dir Lower	67
L-2417	Ihsan Ullah	879 .	Bannu	ଟେ
L-2679	Irshad Ahmad	2931	Mardan	68
L-2635	Isam Khan	469	Hangu	69
. 235	. 11 . PY . O . O		Ata On 00 00 00 10	
	andidates of Lower College C		<del></del>	
12046	Dilbur khan	454	Battagram	70 .
L-2143	Ihsan Ullah Khan	2357/1314	Bannu .	701
of Lower College	Course Term Ending 20.03.20.	14.	i	

W.

			•	,
	Nimmo	Belt#.	District.	Merit No
Comp#.	Name	926	Bannu	71
L-2418	Khalid Khan	1339	D.f.Khan	72
.L-2649	Qaisar Nawaz	557	Karak .	73
L-2763	Gohar Kalsoom	55	.Nowshera	74
L-25 <b>2</b> 2	Rais Khan	69	Swabi	7-1
L-2707	Asim Iqbal	1312	Charsadda	75
L-2528	Shah Fehad		Charsadda	76
L-2353	Sadaqat Khan	605	. Swabi	77 ·
L-2651	Muhammad Taiaf	342	Mansehra	78
L-2568	Junid Alam	768	-	79 ·
L-2501	Zai Ur Rehman	759	Karak	
L-2332	Muhammad Mustafa	41	Lakki Marwat	80
L-2578	Hamid Ali	1014	Mardan	81
L-2464	Irfan Ullah	3179	CCP Pesh:	82
L-2411	Muhammad Mehboob	336	Abbottabad	83
L-2341	Waseem Akhtar	545	Haripur	84
L-2399	Zulifagar Hussain	3240	CCP Pesh:	85
L-2399	Sami Ur Rehman	2064	Dir Lower	86
	Muhammad Zafran	72	Karak	87
L-2551	Abdul Malik	574	Dir Upper	88
L-2363	Nawazish Khan	112/204		89
L-2367		25	Bunir	. 90
L-2687	Shoukat Ali	350	Kohistan .	91
L-2511	Taj Muhammad	220	Bunir	92
· L-2385	Mehboob Ali		Shangla	93
L-2749	Sher Malik	302	Mansehra	94
L-2447	Azhar Shahzad	709	Manisema	,,
	0.11	0	amalian 20 09 201	3
t of Re-Appeared	Candidates of Lower Colleg	2378	Nowshera	95
L-1991	Muhammad Ishaq	2378 641	Dir Lower	95
L <b>-21</b> 51	Hayat Ullah	. 041	Dir Lower	,,
•	m m n ii 20 02	2014		
t of Lower College	e Course Term Ending 20.03	136	Shangla	- 96
L-2508	Sardar Ali	616	Lakki Marwat	97
L-2514	Farman Ullah	676	Nowshera	97
L <b>-25</b> 09	Niaz Muhammad		D.I.Khan	98
L <b>-2</b> 419	· Abdul Ghaffar	161	Baπagram	~ <sup>5</sup> 99
L <b>-2</b> 697	Faqir Khan	270	Dir Lower	99
L-2366	Muhammad Safeer	1216		100
L <b>-2</b> 540	Bakhtbaz Khan	89	Bannu	101
L <b>-2</b> 466	Imran Khan	2758	Swat	101
L-2311	Muhammad Ismail	2070	Dir Lower	
L-2716	Shah Fehad	203	Nowshera	103
L <b>-2</b> 542	Muhammad Idrees	139	CCP Pesh:	104
L <b>-2</b> 413	Asghar Ali	727	Lakki Marwat	105
L-2293	Muhammad Yousaf	4174	Dir Lower	106
L-2296	Sami Ullah	2123	Dir Lower	106
		_	20.00.20	17
It of Re-Appeared	Candidates of Lower College	ge Course, ter	m ending 20.09.20	107
L-2131	Muhammad Arif Khan	4/1/	Karak Charsudda	107
L-2187	Sheryar	259	Charsadda	107
		2 201 (		^
It of Lower Colles	ge Course Term Ending 20.0	3.2014.	Haripur	108
L-2729	Rizwan Alı	42	Kohat	109
L-2611	Shakir Ullah	4209		110
L-2659	Hafeez Khan	2536	Haripur	111
L-2330	Ameen Khan	1193	Kohat	111
L-2715.	Nasir Jameel	197	Nowsheru	112
L-2329	Zia Ur Rehman	679	Dir Lower	112
L-2719	Sohail Aslam	490	Haripur	112
L-2622	Afzal Khan	1345	Mardan	. 112

HY-

.

			<b>~</b>	Merit No
Comp#.	Name	Belt#.	District.	113
L-2423	Javid Ahmad	2608	D.I.Khan	114
L-2462 %	Naseeb Zada	553	Swat	115
L-2432	Adnan Iqbal	3222	CCP Pesh:	115
L-2338	Imran Khan	103	Haripur	115
L-2323	Haroon Ali	302	Swabi Elite	110
L-2323	Ajmal Khan	2630	Swat	110
	Candidates of Lower College	Course, tern	n en <mark>din</mark> g 20.09.2013	<u>3.</u>
Re-Appeared	Muhammad Saleem	5536	Pesh E/F	117
L-2214			•	
Lower College	Course Term Ending 20.03.	2014.	: Swat	- 118
12463	Muhammad Irfan	1027	CCP Pesh:	119~
L-2655	Riaz Khan	1974	Mardan	119
L-2620	Nasir Khan	1450		119
L-2614	Sadique	2351	Swat	120
L-2756	Muhammad Zahir	- 596	Dir Upper	121
L-2361	Sazbar Khan	334/453		122
L-2745	Muhammad Nawaz	832	Karak	123
L-272 <b>5</b>	Umar Sher	116	Swabi	123
L-2454	Zard Ali	2276	Swabi	124 125
L-2584	Shah Khalid	326	Swabi	125
	Candidates of Lower Colleg	e Course, ter	m <b>endi</b> ng 20.09.201	.3.
Re-Appeared	Candidates of Lower Coneg	2004	Bannu	126
L-21 <b>3</b> 4	Sher daraz khan	289	Battagram	126
L-2047	Abdul Amin	207	<b>2</b>	
1 over Colleg	ge Course Term Ending 20.03	3.2014.		127
L-2690	Sahir Ali Shah	1///	CCP Pesh:	$\frac{127}{127}$
L-25 <b>27</b>	Muhammad Bakhtiar	298	Kohistan	127
L-2698	Tanveer Ahmad	3290	Nowshera	127
L-2701	· Tahir Shah	4 321	Mardan	129
L-2709	Didar Ahmad	348	Shangla	
L-2724	Shakeel Muhammad	1295	Nowshera	130
L-2476	Jehangir Khan	406	Mardan	131
L-2373	Sher Akbar	56	" Dir Lower	132
L-2357	Rozi Muhammad	. 19	Dir Lower	132
L-2762	Noor Bibi	900	Chitral	133
	o m nation 20.0	2 2014	•	
Lower Colle	ge Course Term Ending 20.0 Khurram Rashid	54	Haripur	133
L-2665	Sheheryar	2082	Mardan	134
L-2478	Shahid Ali	4508	Swat	135
L-2740	Nazir Dad	618	Karaki	136
L-2502		4814	CCP Pesh:	137
L-2739	Imran Ullah	1597	Elite Kohat	<b>i</b> 38
L-2320	Muhib Ullah	34	Karak	138
L-2531	Naseeb Ullah	500	Mansehra	138
L-2451	Sajid Mehmood	1199	Abbottabad	139
L-2428	Imran Zeb		4042 D.I.Khan	140
L-2371	Mubeen Abbas	351	Elite Swabi	141
L-2348	Rayed Ali		CCP Pesh:	142
L-2 <b>7</b> 57	Akhtar Ali	485 500		142
L- <b>27</b> 47	Bashir Jan	523	Tank	143
L-2335	Muhammad Umur	350	Tor Ghar	•
L <b>-238</b> 3	Hassan Gul	. 2302	CCP Pesh:	144
IDa Ammana	ed Candidates of Lower Colle	ge Course, to	erm ending 20.09.20	013.
L-2117	Khuram Shahzad	284	Toor Ghar	1-13
L-2117 L-2119	Masood Jan	1105	Charsadda	145
L-2117				. •

(28)

	Course Term Ending 20.03.	Belt#.	District.	Merit N
Comp#.	Zubair Shah	666	Bunir	146
L-2678	Muhammad Rustam	2488	Abbottabad	147
L-2711	Imran Ullah	3376	CCP Pesh:	147
L-2420	Asmat Ullah	94/2073	Bannu	148
L-25 <b>56</b>	Ali Akbar	581	Bunir	148
L-23 <b>88</b>	An Akbai Aslam Ul Nas	508	Chitral	149
L-24 <b>81</b>		4818	<b>Ab</b> bottabad	150
L-270 <b>6</b>	Khalid Zaman	282	<b>Ab</b> bottabad	151
L-2298	Shahid Khan	300/292	<b>Di</b> r Upper	151
L-23 <b>52</b>	Muhammad Ambar	1953	CCP Pesh:	152
L-23 <b>82</b>	Syed Shareef Ullah	423	Kohistan	152
L-25 <b>54</b>	Kifayat Ullah	378	Lakki Marwat	152
L-24 <b>34</b>	Younas Khan	.1283	Nowshera	153
L-24 <b>99</b>	Adnan Khan	725	Dir Upper	153
L-2598	Habib Shah	,		
Re-Appeared	Candidates of Lower College	<u>te Course, tern</u> 4476	n <b>end</b> ing 20.09.201. Swat	<u>3.</u> 154
L-20 <b>27</b>	Murad Ali	7-170		
Lower Colleg	ge Course Term Ending 20.0	3.2014.	TT	155
L-2465	Wajid Rehman	+ J O	Hangu	156
L-2669	, Ihsan Ullah Khan	. 424	Chitral	150
'Re-Δnnearec	Candidates of Lower Colle	ge Course, terr	n ending 20.09.201	<u>3.</u>
L-2265	Shafi Ullah	888	Bannu	157
1 ower Colle	ge Course Term Ending 20.0	3.2014.		3.56
L-2746	Muhammad Sajid	1390	Abbottabad	158
L-2375	Bakht Akbar	810	Swat	158
L-2754	Atiq Ur Rehman	366	Lakki Marwat	159
L-2387	Shujah Uddin	631	Chitral	160
L-2559	Bakhtiar Amin	1698	Mardan	160
L-2448	Muhammad Asif	935	Mansehra	16
L-2563	Zahid Ali	2862	Mardan	1.6
L-2710	Fayaz Ahmad	747	·Charsadda	16
L-2688	Muslim Khan	434	Bunir	16
L-2370	Muliammad Hayat	2253/34	98 Charsadda	16
ed. Ammoniu	d Candidates of Lower Coll	ege Course, ter	m ending 20.09.20	<u>13.</u>
1 Re-Appeare L-2226	Jameel Khan	2381	Nowshera	
L-2226 L-2126	Taj Malik	1650	Swat	` 16
L-2120 L-2216	Asif Ali	2899	Mardan E/F	16
FI muon Calle	ege Course Term Ending 20.	03.2014.		
L-2506	Naseem Ullah	1255	- Charsadda	16
	Muhammad Zubair	267	Tank	16
L-2736	Abdul Wahab	4426	Swat	16
L-2444	. Muhammad Anees	1171	Kohat	16
L-2600	Raheem Dad	219/RF		16
L-2355	Abdul Kareem	4498	Swat	16
L-2458	Muhammad Riasat	378	Haripur	17
L <b>-25</b> 38 L <b>-26</b> 34	Sikandar Nadeem	28	Karak	. 17
	ed Candidates of Lower Coll	ege Caurse ter	m ending 20.09.20	13.
of Re-Appeare L-2218	Shahid Ali Shah	1396	Abbottabad	17
•		n <b>a 20</b> 14		
of Lower Colle L-2691	ege Course Term Ending 20.  Muhammad Ismiel	03.2014. 3695	CCP Pesh:	17
	Majid Khan	558	Karak 1	17
L <b>-25</b> 32	Wana Khan			

Att

in jariga

· - · · · · · · · · · · · · · · · · · ·	_	Beli#.	District.	Merit No
Comp#.	Name	197	Swat	174
L-2565	Abid Ur Rehman	197	Mardan	175
L-2572 蹇	Shah Zaib		Bannu	176
L-2384	Shahbaz Ali Shah	907	Hangu	176
L-2652 %	Ashiq Ali	338		176
L-2513	Amjid Ali	731/1104.	CCP Pesh:	177
L-2699	Fasih Ullah	1503		177
L-2579	Wajid Ali	2293	Mardun	178
L-2305	Syed Wakeel Shah	244	Batagram	179
L-2324	Alumad Shah	1600	Elite Kohat	180
L-2535	Tariq	3141	Abbottabad	181
L-2394	Gul Zar Khan	1367	CCP Pesh:	
L-2741	Abdul Hafeez	2272	CCP Pesh:	182
	Gul Muhammad	967	Swat	182
L-2459	Rațieem Gul	1290	Dir Lower	183
L-2377	Darwish Khan	564	Dir Upper	183
L-261 <b>6</b>	Waqar Alımad	199	Tor Ghar	183
L-2490	Muhammad Shahzad	604	CCP Pesh:	184
L-2714	Mujahid Ameen	2974	Mardan	185
L-2477		758	Manselua	186
L-2467	Tahir Iqbal Muhammad Fayaz	414	Karak .	1872
L-2526	Bakht Yar Hussain	1954	CCP Pesh:	188
L-239 <b>3</b>		83	Karak	. — 189
L-2521	Hidayat Ullah	2530	CCP Pesh:	190
L-2662	Qaisar Khan	396	Dir Lower	191
L-2374	Muhammad Riaz	617	Chitral	192
L-2485 °	Sher Azam Baig	1257	Charsadda	193
L-251 <b>7</b>	Hamid Jan	229	Chitral	194
L-26 <b>50</b>	Akhtar Hussain	93	Dir Lower	194
L-2308	Haleem Ullah		CCP Pesh:	195
L-2738	Arshid Ali	2739	Hangu	195
. L-2439	Tahir Hussain	195	CCP Pesh:	196
L-2425	Yousaf Khan	3588	CCF resii.	
			m andinu 20 09	2013.
Re-Appeared	l Candidates of Lower Colleg	2969	Mardan	197
L-2066	Iqbal :	2909	Marcian	
•	~ ~ ~ ~ ~ ~ ~ ~ ~ ~ ~ ~ ~ ~ ~ ~ ~ ~ ~ ~	2024		
Lower College	ge Course Term Ending 20.03	3.20141	CCP Pesh:	198
L-2599	Wajid Ullah	561 3695	D.I.Khan	. 199
L-24 <b>09</b>	Muhammad Zahid		Mardan	200
L-2585	Muhammad Arif	2949	D:I.Khan	201
L-26 <b>64</b>	Ghulam Farid	618		202
L-2695	Muzamil Shalı	2554	Mardun	202
	•			2012
Re-Appeare	d Candidates of Lower Colle	ge Course, ter	m ending 20.09	<u>.2013.</u> 203
L-1998	Muhammad Sadique	. 323	Abbottabad	
L-2 <b>12</b> 7	Zahir Ullah	183	Bannu	203
				-
Lower Colle	ge Course Term Ending 20.0	3.2014.		20.1
L-2682	Muhammad Bahadur	530	Bunir	204
12668	Shoaraiz Khan	437	Haripur	205
L-2457	Nishad Hassan	2700	CCP Pesh:	206
L-2299	Zia Ur Rehman	4166	Dir Lower	206
L-2 <b>5</b> 12	Muhammad Shah	5479	CCP Pesh:	207
<u></u>				•
? Da Annaura	ed Candidates of Lower Colle	ge Course, ter	m ending 20.09	.2013.
L-2169	Peer Zada	123	Shangla	208
12109	i cei zadu		J	- 2 to 1
r) 0	ege Course Term Ending 20.0	3.2014.		
	Huneed Badshah	1261	Kohat	209
L-2618		2135	Mardan	210
L- <b>25</b> 64	Arshad	<u> </u>		•

AT

Der Hi Jour meson DPC 200/ "C

## POLICE DEPARTMENT

## KARAK DISTRICT

#### SERVICE PARTICULAR OF C-1 CONSTABLES FOR PROMOTION AS HEAD CONSTABLES

S.No.	Name & Numbers	Date of	Date of	Seniority	Order	ū		Entries	i
J		Birth	Enlistment	Position according to	of Merit.	Edu:	Good	Bad	
				Term Ending.				Maj:	Minor
1.	Wasif Ullah No.838/LHC	27.02.1981	10.11.2003	20.03.2013	83	MA	04	-	-
2.	Farman Ullah No.828/LHC	20.02.1982	12.02.2002	20.03.2013	382	10 <sup>th</sup>	01	" <b>-</b>	02
3.	Amjad Ali No.506/LHC	13.08.1981	12.02.2002	20.03.2013	392	FA			01
4.	Abid Rehman No.54/LHC	02.01.1985	29.06.2007	20.09.2013	64	MA	14	•	-
5.	Najeeb Ullah No.46/E.F /LHC	11.04.1982	27.07.2007	20.09.2013	75	FA	-	-	01
6.	Muhammad Arif No. 4717/E.F/LHC	04.04.1986	27.07.2007	20.09.2013	107	B.A	-	-	01
7.	Umer Badshah No.690/LHC	14.01.1986	25.10.2004	20.09.2013	151	FA	05	-	-
8.	Muhammad Jabbar No.85/E.F /LHC	01.08.1983	12.06.2007	20.09.2013	162	.BA	06	-	
9. 1	Lal Rehman No. 729	02.08.1980	27.07.2007	20.12.2013	14	10 <sup>th</sup>	01		
10. 2	Majid Khan No. 558	03.03.1984	12.06.2007	20.03.2014	13	B.A	02	-	•
11. 3	Mohib Ullah No.514	01.01.1986	12.06.2007	20.03.2014	44	B.A	02	<u> </u>	-
12. 4	Yagoob ur Rehman No. 773	16.01.1981	01.06.2006	20.03.2014	63	B.A	02	-	-
13. (	L/Const: Gohar Kalsoom No. 557	10.04.1989	20.07.2009	20.03.2014	73	B.A	07	-	01
14. Z	Muhammad Zafran No. 276	10.02.1988	27.07.2007	20.03.2014	87	10 <sup>th</sup>	-		01
15	Muhammad Nawaz No. 832	01.01.1984	10.11.2003	20.03.2014	122	F.A	01	-	-
16. 8	Naseeb Ullah No. 1136/CTD	03.03.1987	27.07.2007	20.03.2014	138	M.A	-	-	-
17. 9	Muhammad Fayaz No. 414	05.03.1981	12.06.2007	20.03.2014	187	F.A	04	-	-
	Hidayat Ullah No. 379	27.03.1988	12.06.2007	20.03.2014	189	F.A	04	-	02
<u>18.</u>	Umer Zada No:611	25.03 1987	12.06.2007	30.07.2014	18	BBA	01	-	01
20. 12	Arif Ullah No. 188	08.03.1985	12.06.2007	30.07.2014	22	FA	03		02

STRC/Karak

OHC/Karak

ANT.

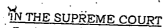
M

THE SECOND

My alle illo of Din's viergas GOA

1 (15 UCIP Duge ingles selliving the 1 JANIGE & G 7 1021 PIDO Miller & Sold Fine jegges d'hun stoje Et Kirchen lie 6 i no har 666 Cowlow (S) / Lan 11-4-2021, 1910 Out 3 July 1964 (Mile)

3



(Appellate Jurisdiction)

PRESENT:

Mr. JUSTICE ANWAR ZAHEER JAMALI Mr. JUSTICE QAZI FAEZ ISA Mr. JUSTICE QAZI FAEZ ISA

C.Ps. NO. 21-P., 46-P to 48-P., 56-P. 105-P. 113-P. 120-P. 176-P. 177-P. 187-P to 191-P. 195-P to 199-P. 213-P. 264-P to 266-P and 274-P of 2014.

(On appeal against the Judgment dated 31.10.2013,12.12.2013,21.11.2013,10.12.2013, 11.12.2013, 12.11.2014, 28.01.2014, 11.3.2014 passed by Peshawar High Court, P.3104-P.3117-P.3281-P.3282-P.3284-P.2892-P.3173-P.3228-P.3289-P.3226-P.2991-P.2999-P.3030-P.1909-P.2698-P. of 2013)

Inspector General of police, Peshawar and others
Govt. of KPK thr. Chief Secy, and others
Provincial Police Officer, Goyt of KPK Peshawar and others
Govt. of KPK thr. Secy Home and Tribal Affiars
Govt. of KPK thr. Chief Secy, Peshawar and others

Versus

Fakhar ul Islam and others Shah Wali Khan and another Nasir Mehmood and others Burair Abbas Mazhar Ali Khan and others Inayatullah and, others Sahid Alam: Saleeman Shah and others: Mchboob Alam and others i ... Hazrat Ali and others Sajid Iqbal and another Ghani ur Rehman Muhammad Tariq . Nageebullah Ibrar Hussain Yaqoob Khan 👑 💥 Rasheed Ahmad Waheed Gul Hazrat Samad Riaz Khan Aziz ür Rehman Constable Gul Sahib Shah Shaukat Ali

For the Petitioners :

For the Respondents

On Caveat)

.....Respondents

Mr. Waqar Ahmad Khan, Addl. AG KPK Mr. M. Younis S.P Legal (CPO, Pesh) Janis Khan, DSP (Legal) Abbottabad M. Ismail DSP, Karak

Mr. Ghulum Nabi Khan, ASC. (in 177-P., 187-P.188-P, 190-P.191-P., 196-P to 199-P and 213-P of P.188-P., 190-P.191-P., 196-P to 199-P and 213-P of 2014.

Date of hearing: 23-09-2014

(in 21-P/14) (in 46-P/14) (in all cases) (in 48-P/14) (in 56-P/14) ...Petitioner(s)

SPICOURT & Littigation
For inspector General of Price to the property of Price to the property of Price to the price to th

Phonester

At-



## IN THE SUPREME COURT

(Appellate Jurisdiction)

31

PRESENT:

MR. JUSTICE ANWAR ZAHEER JAMALI

MR. JUSTICE EJAZ AFZA KHAN MR. JUSTICE QAZI FAEZ ISA

C.Ps No. 21-P, 46-P to 48-P, 56-P, 105-P, 113-P, 120-P, 176-P, 177-P, 187-P to 191-P, 195-P to 199-P, 213-P, 264-P to 266-P and 274-P of 2014

(On appeal against the judgment dated 31.10.2013, 12.12.2013, 21.11.2013, 10.12.2013, 11.12.2013, '12.11.2014, 28.01.2014, 11.03.2014 passed by Peshawar High Court, Peshawar in WP No. 2565-P, 2614-P, 2616-P, 1885-P, 758-P, 520-D, 2967-P, 2765-P, 2615-P, 2919-P, 3030-P, 1909-P, 2698-P of 2013)

Inspector General of Police, Peshawar and others
Govt of KPK thr, Chief Secy, and others
(in 21-P/14)
Provincial Police Officer, Govt of KPK Peshawar & others
Govt of KPK thr, Secy Home and Tribal Affairs
(in 48-P/14)
Govt of KPK thr, Chief Secy, Peshawar and others

(in 56-P/14)

(in 56-P/14)

...... Petitioner(s)

#### Versus

Fakhar ul Islam and others Shah Wali Khan and another Nasir Mehmood and others Burair Abbas Mazhar Ali Khan and others Inayatullah and others Shahid Alam Saleeman Shah and others Mehboob Alam and others Hazrat Ali and others Sajid Iqbal and another Ghani ur Rehman Muhammad Tariq Nageebullah Ibrar Hussain Yaqoob Khan Rasheed Ahmad Waheed Gul Hazrat Samad Riaz Khan Aziz ur Rehman Constable Gul Shaib Shah Shaukat Ali

...... Respondents

For the Petitioners

Mr. Waqar Ahmad Khan, Addl. AG KPK Mr. M. Younis S.P Legal (CPO, Pesh) Janis Khan, DSP (Legal) Abbottabad M. Ismail DSP, Karak

For the Respondents

On caveat)

Mr. Ghulam Nabi Khan, ASC (in 177-P, 187-P, 188-P, 190-P, 191-P, 196-P to 199-P and 213-P

of 2014

Date of hearing

23.09.2014

BETTER COPY

#### ORDER

ANWAR ZAHEER JAMALI, J. All the above titled petitioner for leave to appeal arise out of eight judgments of Identical nature passed in Writ petitions Nos. 2565-P, 2614-P,2616-P,1885-P,758-P,520-D,2967-P,2765-P,2615-P,2919-P,3104-P,3117-P,3281-P3282-P,3284-P,2892-P,3173-P,3228-P,3289-P,3226-P,2991-P,2999-P,3030-P,1909-P,2698-P of 2013 whereby the grievance agitated by the petitioners before the Peshawar High Court, as regards their issue of age relaxation was redressed by the Court. substantially in the following terms:

The petitioners in view of Rule 13.7 of Police Rules 1934, were entitled to be given preference in the matter of selection for undergoing training of the requisite course because of their ages, but juniors to them were selected, hence not only violation of rules is apparent in their cases but discriminatory treatment is also evident on the other hand. The cases of petitioners are similar to the cases of those petitioners, who have been given relief by this Courtin the above mentioned writ petitions and the propriety thus demands giving similar relief to petitioners.

Accordingly, these writ petitions are accepted with directions to respondents to immediately arrange the sending of petitioners to Hangu Training College for the requisite course without fail and without loss of time No order as to costs.

The learned Addl. A.G. KPK has appeared before the Court and made reference to the standing order dated 11.03.2014 to show that this standing order \ has further addressed the issue of age relaxation agitated by the petitioner before the High Court. He, therefore, submits that to this extent now the petitioners have no grievance against the impugned judgment. He further submits that, however, while passing the impugned judgments learned Division Benches of the Peshawar High court have not taken into account the spirit and application of standing order No. 3 of 2011 which provides for the mode of eligibility for examination etc. He submits that petitioners will be satisfied with the disposal of all these petitions in the terms that the impugned judgments are modified only to the extent that after the age relaxation allowed by the Peshawar High Court as affirmed by the department vide police policy Board decision dated 12.02.2014. The Selection of the candidate for A1 and B1 examination will be made on merit



#### ORDER

32

Anwar Zaheer Jamali, J: All the above titled Petitioner for leave to appeal arise out of eight judgments of Identical nature passed in Writ Petitions Nos. 2565-P, 2614-P, 2616-P, 1885-P, 758-P, 520-D, 2967-P, 2765-P, 2615-P, 2919-P, 3104-P, 3117-P, 3281-P, 3282-P, 3284-P, 2892-P, 3173-P, 3228-P, 3289-P, 3226-P, 2991-P, 2999-P, 3030-P, 1909-P, 2698-P of 2013 whereby the grievance agitated by the Petitioners before the Peshawar High Court, as regards their issue of age relaxation was redressed by the Court substantially in the following terms:

- "7. The Petitioners in view of Rule 13.7 of Police Rules 1934, were entitled to be given preference in the matter of selection for undergoing training of the requisite course because of their ages, but juniors to them were selected, hence not only violation of rules is apparent in their cases but discriminatory treatment is also evident on the other hand. The cases of Petitioners are similar to the cases of those Petitioners, who have been given relief by this Court in the above mentioned Writ Petitions and the propriety this demands giving similar relief to Petitioners.
- 8. Accordingly, these writ Petitions are accepted with directions to Respondents to immediately arrange the sending of Petitioners to Hangu Training college for requisite course without fail and without loss of time no order as to costs.
- 2. The learned Addl. AG KPK has appeared before the Court and made reference to the standing order dated 11.03.2014 to show that this standing order has further addressed the issue of age relaxation agitated by the Petitioner before the High Court. He, therefore, submits that to this extent now the Petitioners have no grievance against the impugned Judgment. He further submits that, however, while passing the impugned judgments learned Division Benches of the Peshawar High Court have not taken into account the spirit and Application of standing order No 3 of 2011 which provides for the mode of eligibility for examination etc. he submits that Petitioners will be satisfied with the disposal of all these petitions in the terms that the impugned judgments are modified only to the extent that after the age relaxation allowed by the Peshawar High Court as affirmed by the department vide police Board decision dated 12.02.2014. The Selection of the candidate for A1 and B1 examination will be made on merit

(33)

BETTER COPY

hs per criteria laid down in PPB 13 of 2014 and that for this purpose a committee will be constituted who will examine the merit list dated 11.7.2013 afresh as a whole.

- 3. In reply to the above, Mr. Ghulam Nabi Khan, ASC has insisted that the selection of remaining condidates should be taken up on merit on the basis of the merit lists already prepared at the departmental level in July, 2013. We are not much impressed with his submission of the reason that the list of candidates who are to be selected for the forthcoming training programme is to be prepared by the department on as annual basis. There remains no doubt in this regard especially in the light of the statement to this effect made by the learned Addl A.G. that after the decision on the issue of age relaxation the merit criteria in terms of standing order by PPB Order No. 13 of 2014 will be followed strictly across the board and for that purpose treatment to all the petitioners before the light court and others in similar position will be just, fair, equitable and without any discrimination.
- we accordingly propose to dispose of these petitions with the observation that the persons, who after age relaxation are qualified to appear in A1 and B1 examination shall be eligible to undergo the training and for that purpose a Committee shall be constituted by the competent authority who shall determine their merit along with other candidates strictly in terms of the standing order PPB as mentioned above.
- In view of the above, the delay in the filling of these petitions is condoned and all these petitions, are converted into appeal and disposed of as such alongwith other pending applications. Henceforth, if the respondents or the petitioners herein have any other grievance, they may agitate the same before the proper forum.

Sd/- Anwar Zaheer Jamali

Sd/- Ejaz Afzal Khan

Sd/- Qazi Fiaz Isa:

Islamabad 23-09-2014

ATTESTED

AHT



as per criteria laid down in PPB 13 of 2014 and that for this purpose a committee will be constituted who will examine the merit list dated 11.7.2013 afresh as a whole.

- 3. In reply to the above, Mr. Ghulam Nabi Khan, ASC has insisted that the selection of remaining candidates should be taken up on merit on the basis of the merit lists already prepared at the departmental level in July 2013. We are not much impressed with his submission of the reason that the list of candidates who are to be selected for the forthcoming training programme is to be prepared by the department on as annual basis. There remains no doubt in this regard especially in the light of the statement to this effect made by the learned Addl AG that after the decision on the issue of age relaxation the merit criteria in terms of standing order by PPB Order No 13 of 2014 will be followed strictly across the board and for that purpose treatment to all the Petitioners before the High court and others in similar position will be just, fair equitable and without any discrimination.
- 4. we accordingly propose to dispose of these Petitions with the observation that the persons, who after age relaxation are qualified to appear in A1 and B1 examination shall be constituted by the competent authority who shall determine their merit along with other candidates strictly in terms of the standing order PPB as mentioned above.
- 5. In view of the above, the delay in the filling of these petitions is condoned and all these petitions, are converted into appeal and disposed of as such along with other pending Applications. Henceforth, if the Respondents or the Petitioners herein have any other grievance, they may agitate the same before the proper forum.

Sd/- Anwar Zaheer Jamali

Sd/- Ejaz Afzal Khan

Sd/- Qazi Fiaz Isa

Islamabad 23.09.2014 Jusy Call

MINUTES OF THE MEETING HELD ON 06.11.2014 AT 14:00 HRS AT CPO,

A meeting of the committee was held in CPO, Peshawar on 06.11.2014 to examine the case of constables of various districts for selection to lower college course.

The following attended the meeting:

Mr. Shoukat Hayat
 Addl: Inspector General of Police, special Branch KPK, Peshawar.

Chairman

2. Mr. Mubarak Zeb Deputy Inspector General of Police, HQrs KPK Peshawar

Member

 Syed Fida Hassan Shah
 Assistant Inspector General of Police, Establishment CPO, Peshawar

Member

4. Mr. Myshtaq Ahmad ... Assistant Inspector General of Police Legal, CPO Peshawar ...

Member

As per the recommendation of Commandant PTC Hangu 180 Constables of various Districts who were becoming overage for lower college course were selected for lower college course in the term 01.10.2013.

The constables mentioned at Annexure "C" who were overaged for lower college course in the term 01.10.2013 made writ petitions in the Peshawar High Court Peshawar for selection to lower college course.

Their write petitions were accepted by the Honorable Peshawar High Court Peshawar with the direction that the petitioners may be selected to the lower college course in the term 01:10.2013.

In compliance with the court orders 27 constables at Annexure "A" were selected to lower college course while 03 constables at Annexure "B" appeared in B-I examination 2014 and were selected to lower college course on their own merit

The Police Department moved 25 cPLAs in the Honorable Supreme Court of Pakistan against the orders of Peshawar High Court Peshawar directing unfit Police personnel for lower college course at Annexure "C". All CPLAs have been accepted in terms of recognizing directives / decisions of Police Policy Board (PPB No. 13/2014) in which the age for B-1 examination was relaxed from 33 years to 40 years and it has been ordered to constitute committee to determine the merits of petitioners alongwith others strictly in accordance with PPB/Standing Order.

In compliance with the Honorable Supreme Court of Pakistan order, the worthy IGP KPK Peshawar constitute a committee comprising the above officers to determine the merit of the petitioners alongwith others for selection to lower college course.

The upshot of the Honorable Supreme Court consolidated judgment dated 23.09.2014, passe if in Civil Petitions No. 21-P,46-P to48-P,56-P,705-R

elyly decements DSLL'alocumunated survey the full TES OF THE MERTING HOLD ON CO. 11.2010 (forms scientific used now of

SPICOURT & Litigation
For Impactor General of Police
For Impactor General of Police
Kinyber Pakhtunkhwa, Peshawat
Kinyber Pakhtunkhwa,

HT

THE TEN





# MINUTES OF THE MEETING HELD ON 06.11.2014 AT 14:00 HRS AT CPO PESHAWAR

A meeting of the committee was held in CPO, Peshawar on 06.11.2014 to examine the case of constables of various districts for selection to lower college course.

2. The following attended the meeting:

1. Mr Shoukat Hayat Addl; Inspector General of Police Special Branch KPK Peshawar.

Chairman

2. Mr. Mubarak Zeb
Deputy Inspector General of Police
HOrs KPK Peshawar

Member

3. Syed Fida Hassan Shah Assistant Inspector General of Police Establishment CPO, Peshawar

Member

4. Mr Mushtaq Ahmad Assistant Inspector General of Police Legal, CPO Peshawar

Member

- 3. As per the recommendation of Commandant PTC Hangu 180 constables of various Districts who were becoming overage for lower college course were selected for lower college course in the term 01.10.2013.
- 4. The constables mentioned at annexure "C" who were overaged for lower college course in term 01.10.2013 made writ petitions in the Peshawar High Court Peshawar for selection to lower college course.
- 5. The writ Petitions were accepted by the Hon'ble Peshawar High Court Peshawar with the direction that the Petitioners may be selected to the Lower College course in the term 01.10.2013.
- 6. In compliance with the court orders 27 constables at Annexure "A" were selected to lower college course while 03 constables at Annexure "B" appeared in B-1 examination 2014 and were selected to lower college course on their own merit.
- 7. The Police Department moved 25 CPLAs in the Hon'ble Supreme Court of Pakistan against the orders of Peshawar High Court Peshawar directing unfit police personnel for lower college course at Annexure "C". All CPLAs have been accepted in terms of recognizing directives/decisions of Police Policy Board (PPB No 13/2014) in which the age for B-1 examination was relaxed from 33 years to 40 years and it has been ordered to constitute committee to determine the merits of Petitioners along with others strictly in accordance with PPB/Standing order.
- 8. In compliance with the Hon'ble Supreme Court of Pakistan order, the worthy IGP KPK Peshawar constitute a committee comprising the above officers to determine the merit of the Petitioner along with others for selection to lower college course.
- 9. The upshot of the Hon'ble Supreme Court consolidated judgment dated 23.09.2014, passed in Civil Petitions No. 21-P, 46-P to 48-P, 56-P, 105-P,

(35)

113-P,120-P,176-P,177-P,187-P, to 191-P,195-P to 199-P,213-P,264-P to 266-P and 274-P of the year 2014 is that a committee constituted by competent authority shall determine the merit of the person, alongwith other candidates who after age religibition are qualified to appear in A-I and B-I examination. The Honorable Court has based the order on the proposal submitted by Additional Advocate General as mentioned in Para 2 of the judgment that a committed will be constituted who will examine the merit list dated 11.07.2013 afresh as a whole.

There is no merit list dated: 11.07 2013 and the Honourable Court has referred to letter No. 8983/EC dated: 11.07.2013 of District Police Officer Karak addressed to Commandant Police College Hangu allegedly produced by the respondents before the Court during hearing of the case wherein 21 candidates of district Karak were recommended for selection to lower college course in addition to selection of candidates already made on merit of B-l examination of the year 2013. Copy of the letter is enclosed. It merits mention here that Commandant PTC Hangu made recommendation for selection of 180 candidates for lower college course of different district who were becoming overage for B-l examination on 01.10.213 and 31.03.201-l and CPO accorded sanction accordingly.

The list of 180 candidates selected for lower college course in placed on file which also shows district wise merit of the candidates. Discussing and mentioning merit of the individual candidate is difficult for the committee however, to exemplify the matter it is pointed out that Imran Constable No. 1119 of District Abbottabad is all S.No. 01 of the list and his merit position in the district is at S.No. 63. Total 09 seats of lower college course were allotted to district Abbottabad in the year 2013 and a person at S.No. 63 of the merit succeeded in getting selection for lower college course and crossed 54 candidates. The same is the case of remaining 179 candidates of the list as their merit was also very low in the district but they were selected to lower college course. Furthermore, let alone merit of the candidates of the list, the bulk of the candidates did not even qualify the B-I examination but find way to lower college course.

The selection of 180 candidates opened a flood gate for filing writ petitions by the other candidates including overage and within age and the Honourable High Court accepted the writ petitions on ground that the petitioners have been discriminated. CPO selected 27 candidates for lower college, course in compliance with the judgments of Honourable High Court and legal branch filed 25 CPLA against such orders of Peshawar High Court and the same were disposed of by the Honourable Supreme Court vide order mentioned above.

The examination of the record reveals that the candidates who succeeded in grant of relief from the Honourable High Court were also not on merit or the proportion list B-I and most of them had not qualified B-I examination. This is worth mentioning that Ghani-ur-Rehman FC No. 274 district Karak and Yaqoob khan Fc No. 2025 district Mardan even did not appear in B-I examination but succeeded in grant of relief from the Honourable High Court. It is proved from the record that the 180

WMy ductionering DELL' document Will enver INMINITIES OF THE MEETING HELD ON On 11 2014 (for a convenion exist) new d

SPICOUR & Litigation
Fortnepector General of Posite
Knyber Takhhun, Peshawi

HY.



### LEGIBLE COPY



- 113-P, 120-P, 176-P, 177-P, 187-P to 191-P, 195-P to 199-P, 2013-P, 264-P to 266-P and 274-P of the year 2014 is that a committee constituted by competent authority shall determine the merit of the person, along with other candidates who after age relaxation are qualified to appear in A-1 and B-1 examination. The Hon'ble Court has based the order on the proposal submitted by Additional Advocate General as mentioned in Para 2 of the judgment that a committed will be constituted who will examine the merit list dated 11.07.2013 afresh as a whole.
- There is no merit list dated 11.07.2013 and the Hon'ble Court has referred to letter No. 8983/EC dated 11.07.2013 of District Police Officer Karak addressed to Commandant Police College Hangu allegedly produced by the Respondents before the court during hearing of the case wherein 21 candidates of district karak were recommended for selection to lower college course in addition to selection of candidates already made on merit of B-1 examination of the year 2013. Copy of the letter is enclosed. It merits mention here that commandant PTC Hangu made recommendation for selection of 180 candidates for Lower college course of different district who were becoming overage for B-1 examination on 01.10.2013 and 31.03.2014 and CPO accorded sanction accordingly.
- The list of 180 candidates selected for lower college course in placed on file which also shows district wise merit of the candidates. Discussing and mentioned merit of the individual candidate is difficult for the committee however, to exemption the matter it is pointed out that Imran Constable No 1119 of District Abbottabad is at S. No 01 of the list and his merit position in the District is at S. No 63. Total 09 seats of lower college course were allotted to district Abbottabad in the year 2013 and a person at S No 63 of the merit succeeded in getting selection for lower college course and crossed 54 candidates. The same is the case of remaining 179 candidates of the list as their merit was also very low in the district but they were selected to lower college course. Furthermore, let alone merit of the candidates of the list, the bulk of the candidates did not even qualify the B-1 examination but find way to lower college course.
- The Selection of 180 candidates opened a flood gate for filing writ Petitions by the other candidates including overage and within age and the Hon'ble High Court accepted the writ petitions on ground that the Petitioners have been discriminated, CPO selected 27 candidates for lower college course in compliance with the judgments of Hon'ble High court and legal branch filed 25 CPLA against such orders of Peshawar High Court and the same were disposed of by the Hon'ble Supreme Court vide order mentioned above.
- 13. The examination of the record reveals that the candidates who succeeded in grant of relief from the Hon'ble High Court were also not on merit of the promotion list B-1 and most of them had not qualified B-1 examination. This is worth mentioning that Ghani ur Rehman FC No. 274 district Karak and Yaqoob Khan FC No 2025 district Mardan even did not appear in B-1 examination but succeeded in grant of relief from the Hon'ble High Court. It is proved from the record that 180

candidates as well as the candidates who succeded in grant of relief from High Court were not approved for promotion list B-I in accordance with laid down procedure and criteria as envisaged in Police Rules 13-7 read with Standing Order No. 03/2011. Therefore, their selection for lower college course was illegal ab-initio.

In view of the position explained above, the committee makes the following recommendations.

Upper age limit has already been increased from 33 years to 40 years vide decision of Police Policy Board dated; 12.02.2014 as observed in the Honourable. Supreme Court order mentioned above. Therefore, all the 180 candidates and candidates who have managed relief from the High Court are eligible for appearing in the coming 8-I examination. As such all the 180 candidates who had undergone lower college course in the 2<sup>nd</sup> term of 2013 and those candidates who had gone for lower college course without passing the mandatory B-I examination shall re-appear in the forth coming 8-I examination to be held on 08<sup>th</sup> March 2015. However, the seniority of the all those candidates who qualify the B-1 examination shall be placed at the bottom of candidates who qualified lower college course in the last term of 2014.

As regard the case of petitioners/candidates who want to lower college course in violation of Police Rules, for not qualifying B-1 test, but managed; through courts/tribunal and completed lower college course shall also appear in forth coming B-1 examination to be held on 08th March 2015. After qualifying B-1 examination, they will not undergo lower college course again and their seniority shall be placed at the bottom of candidates who qualified lower college course in the last term of 2014.

Submitted for approval please.

(SHOUKAT HAYAT)

Chairman-

Addl: Inspector General of Police, Special Branch Khyber Pakhtunkhwa Peshawar

(MUBARAK ZEB)

Member outy Inspector General of Police (SYED FIDA HASSAN SHAH)

Member
Assistant Inspector General of Polic
Establishment CPO Peshawar

(MUSHITAQ AHMAD)

Assistant inspector General of I

AH



candidates as well as the candidates who succeeded in grant of relief from High Court were not approved for promotion list B-1 in accordance with laid down procedure and criteria a envisaged in Police Rule 13-7 read with Standing order No 03/2011. Therefore, their selection for lower college course was illegal ab initio.

- 14. In view of the position explained above, the committee makes the following recommendations.
  - 1. Upper age limit has already been increased from 33 years to 40 years vide decision of Police Policy Board dated 12.02.2014 as observed in the Hon'ble Supreme Court order mentioned above. Therefore all the 180 candidates and candidates who have managed relief from the High Court are eligible for appearing in the coming B-1 examination. As such all the 180 candidates who had undergone lower college course in the 2<sup>nd</sup> terms of 2013 and those candidates who had gone for lower college course without passing the mandatory D-1 examination shall re-appear in the forth coming B-1 examination to he held on 08th March 2015. However, the seniority of the all those candidates who qualify the B-1 examination shall be placed at the bottom of candidates who qualified lower college course in the last term of 2014.
  - 2. As regard the case of Petitioners/candidates who want to lower college course in violation of police rules, for nor qualifying B-1 test, but managed through courts/tribunal and completed lower college course shall also appear in forth coming B-1 examination to be held on 08<sup>th</sup> March 2015. After qualifying B-1 examination, they will not undergo lower college course again and their seniority shall be placed at the bottom of candidates who qualified lower college course in the last term of 2014.

Submitted for approval please.

### (SHOUKAT HAYAT) Chairman

Adadl: Inspector General of Police Special Branch Khyber Pakhtunkhwa Peshawar

(MUBARAK ZEB)

Member

Deputy Inspector General of Police

HQrs Khyber Pakhtunkhwa Peshawar

(SYED FIDA HASSAN SHAH)

Member

Member
Assistant Inspector General of Police
Establishment CPO Peshawar

(MUSHTAQ AHMAD)

Member
Assistant Inspector General of Police
Legal CPO Peshawar

THE SHE WILLIAM TO THE RESIDENCE COLUMN TO THE TANK OF THE PARTY.

Copy of above is forward for machinic

- L. Capital City Police Officer Persunds for available mentioned above as the confactors will describe a arrangements on 05.06.2015.
- 2. All DPOs in RPK except DPOs DIKbon. Torphor spent on nomination their focal persons and deposit in 150. 150. persons and deposit in 150. 150. persons and deposit in the attached lists may please be informal Rotal the candidates will be issued/prepared by the Eiles sit due course.
- 3. Director ETEA KPX Peshavar for information 1... in the for appearing in the special B-I Examination and a list sent vide this office appearance in the special B-I Examination and a list sent vide this office appearance in the special B-I Examination and a sent please be treated as cancelled.

デル う。

The Louis Course

(PERVER ILLAM)

Registrar

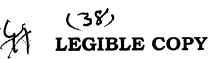
r Inspector General of Polici

Kingber Pakhumkhwa L.

Perbawar

MX

OT THES WHO QUALIFIED LOWER OF LOWER OF PROMPLIANCE WITH THE ORDER OF	ENOOL COURSE IN THE YEAR 2013
	A A A A A A A A A A A A A A A A A A A
STRICTMARDAN	All Maries S.
LHC Nasir Khan No. 1450  LHC Sharif Ullah No. 1814	
3 LHC Sulaman Shah No. 250	
4 LHC Noor UL Had No. 1805	製造的です。 ・ ・ ・ ・ ・ ・ ・ ・ ・ ・ ・ ・ ・
5. LHC Gul Amin No. 1825	
6 LHC Zahid Shah No. 1442/1392	
DISTRICT NOWSHERA	
7. LHC Shah Wali No. 1238	
ELHC Muhammad Kazim No 1240.  DISTRICT KOHAT	
9 LHC Hussain Shah	
10. LHC Hasani Khan No. 269	
11, LHC Faridoon Khan	
13. LHC Abbas Khan No. 1254	
THE Buratt Abbas	
LHC Tufail Khan No. 129	
STORDSOT MANCHES LESS ASSESSMENT	
THC Mehbood Alam 19 Property	
17. LHC Muhammad Jacom/IBM 18. LHC Zeenat GULKO 35.0.	<b>第</b>
19. LHC NOOT WORLD SEE SA	
21 100 000 000 000 000	
72	
M.Y.	
	Scanned by CanaSea



# LIST OF LHCS WHO QUALIFIED LOWER SCHOOL COURSE IN THE YEAR 2013 COMPLIANCE WITH THE ORDER OF PESHAWAR HIGH COURT PESHAWAR

DISTRICT	MARDAN
1.	LHC Nasir Khan No 1450
2.	LHC Sharif Ullah No 1814
3.	LHC Sulaman Shah No 250
4.	LHC Noor ul Haq No 1805
5.	LHC Gul Amin No 1825
6.	LHC Zahid Shah No 1442/1892
DISTRICT	NOWSHERA
7.	LHC Shah Wali No 1238
8.	LHC Muhammad Kazim No 1227
DISTRICT	КОНАТ
9.	LHC Hussain Shah
10.	LHC Hasam Khan No 269
11.	LHC Faridoon Khan
12.	LHC Sikandar Nadeem No 28
13.	LHC Abbas Khan No 1254
14.	LHC Burair Abbas
15.	LHC Tufail Khan No 1296
DISTRICT	HANGU
16.	LHC Mehboob Alam No 66
17.	LHC Muhammad Jasim / IBH
18.	LHC Zeenat Gul No 35
19.	LHC Noor Wazir No 826
DISTRICT	KARAK
20.	LHC Sher Muhammad No 67
21.	LHC Umar Hayat No 589
22.	LHC Nasir Muhammad No 173/FF



DISTRICT KOHAT.	<b>自然人工。这个工艺技术的工作工作。2016年</b>
DISTRICT ROUND	<b>34</b>
BISTONIO GUI NO. 2	General No. 356
THE TOTAL MANAGEMENT OF THE PARTY OF THE PAR	English and the second
Justician Akbar No.	100
- Luc Lamid Bacs 12	0.726
- Lie II diammar Ance	s No. 1092
41 HC Muhammad Arshi	2 No. 1078
17 47 LHC Munammad	4970
43 HC Jandad Khane No	20% F4 4 00 / F F
43. LHC Ahmad Shah No.	49H/16UU/LI
FILLIHC Shabeer Amage	10.1141
Le Sagheer Tussell	213
47. LHC Muhammad	Ko. 1603/EF
The state of the s	
The contract of the contract o	
DISTRICT HANGE	
	1113
。 10. 数量數學	TO VIE
51. LHC Kashit Atland	200 R
52 LHC Zahoor Nich	10 July 10 Jul
53 LHC Shakod William	Nev 332
54 LHC Farman A.	A Ver
- Armal Manika	22997EF
TUC-Zahoor Khaliana	W10/8
I HC Mudtade A	32.0
TUC Abdur Rangem	No. 126/1011
60. LHC Safdan VIII	124/EF
	Th Not 615 The state of the sta
62	364
	33/87
	NAME OF THE PARTY
	96/EF
	N. H. STORON A. H. L. STORON A
	750
THE RESERVE OF THE PROPERTY OF	100 Strand
ENTRO THE BARD OF	NO NO STATE OF THE
A CANADA TO THE TANADA TO THE	
	DATE OF THE PROPERTY OF THE PR

Scanned by Canis



DISTRICT	ГКОНАТ
37.	LHC Amrooz Gul No 234
38	LHC Muhammad Nasir Qureshi No 356
39	LHC Khan Akbar No 1088
40	LHC Hamid Badshah No 1261
41	LHC Muhammad Anees No 1092
42	LHC Muhammad Arshad No 1078
43	LHC Jandad Khan No 1270
44	LHC Ahmad Shah No 401/1600/EF
45	LHC Shabeer Ahmad No 1141
46	LHC Sagheer Hussain No 213
47	LHC Muhammad Tariq No 1603/EF
48	LHC Asif Khan No 891
49	LHC Azmor Gul No 234
DISTRIC	r HANGU
50	LHC Asghar Ghulam No 1113
51	LHC Kashif Ali No 4079/EF
52	LHC Zahoro Khan No. 328
53	LHC Shakoor Ahmad No. 332
54	LHC Farman Ali No 12
55	LHC Asmat Ullah No 2499/EF
56	LHC Zahoor Khan No 1078
57	LHC Muqtader Ali No 528
58	LHC Jamil Khan No 441
59	LHC Abdur Raheem No 126/IBH
60	LHC Safdar Ali No 1124/EF
DISTRIC	r Karak
61	LHC Khalid ur Rehman No 615
62	LHC Nazeer Dad No 618
63	LHC Arshid Iqbal No 1364
64	LHC Saleem Khan No 1332/87
65	LHC Umar Ayaz No 19/EF
66	LHC Muhammadd Jamil No 96/EF
67	LHC Arshid Habib No 1182/EF
68	LHC Zia ur Rehman No. 759
69	LHC Bakhtiar Ali Shah No 579
70	LHC Abdullah No 743
71	LHC Ihsan Ullah No. 04
72	LHC Shaheed ur Rehman No 826/1176/EF
73	LHC Zafar Iqbal No 418
74	LHC Qismat Ullah No 192
75	LHC Wali Rehman No 502
76	LHC Gul Haleem No. 1380/254
L	

						eringa kan meringan ber	
	FOISTRICT BANN	Ū	t ta			11-	
	FOISTNO TO Reb	man					
	La Just aminad Ily	<b>35</b>			1		
	LHC Feroz Khan No	, 1806/EF					
	THE Imran Ullah N	5215237930					
	CHC-Raza Ullah No	1058	***************************************				
	THE Zaheer Juliahi	vo. 183					
· Ł	LHC Niamas Ullah	No. 431					
	UHC Mati Ullah No	24					
	ELIC Kamrain Khan	No. 1421					
705	DISTRICT LAKE	MARWAT					
	TAIC Innyal Ullah						
186	CHE Noor Aslam N	å 395					
8 37	LHC Sahai Gul No	543/1900/EF					
88	ESC than Ullah N	1946/EF					
89.	LIC Faza Ahmac	No. 407					
.90.	CHC Atla Ur Rent	man No. 366					
91.	LHC Muhammad	Mistafa No. 41	Construction of the second				
92.	LHC Yourns Khar	No. 378		· · · · · · · · · · · · · · · · · · ·	-		
93.	TUHC Shalf Ullah	Nd 347/762/15					
94.	- TOTAL SH	ANGLA			1 1 1 1 1 1 1 1 1 1 1 1 1 1 1 1 1 1 1		
	Tale Dach Ullah	No. 43U	Transport				
95 1 96	- Trimar Rem	an No. 200					
97.		DUMENTER		-			
708	- Tibe Said Hayar	MO ASSISTANCE	Parishing Commencer Commen				
1-510	TO THE GUILLETTE						
10	TE LICIALISTA						
77.70				1 1 1 1 1 1 1 1 1 1 1 1 1 1 1 1 1 1 1			
T.							
	Ozer (f. F. jest) svenice juli	aro ko kiza (a)					
<b>以上,其外在外部通过</b>		nad Moni <b>RZZ</b> Z					
	OF THE DISTRICT SE						
	TO PER	MIR TROP 12 2007 SE					
	TOTAL AND ARBOT						
		THE STATE OF THE S					
	THE LINE STATE	OF BRIDE TANK		<u> </u>			
		Approximation of the second					
	HARE TO EXAMINE TO A STATE OF THE PARTY OF T						
	THE MESSING C. 15					12.00	
		A Property of the second					
	TOTALING Value or /	<u> </u>					
					MIL VA 14 MAY 414	T.	
		A THE STATE OF STATE		daranico cop	11		
					TAN		
		The second secon					
		÷					- <b></b>

÷

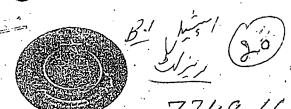




ĺ

DISTRI	CT BANNU		
77	LHC Naimat ur Rehman		
78	LHC Naimat ur Renman  LHC Muhammad Ilyas		
79	LHC Munanimad flyas  LHC Feroz Khan 1806/EF		
80			
	LHC Imran Ullah No 1523/930		
81	LHC Raza Ullah No. 1058		
82	LHC Zaheer Ullah No 183		
83	LHC Naimat Ullah No. 431		
84	LHC Mati Ullah No 24		
85	LHC Kamran Khan No 1421		
DISTRI	CT LAKKI MARWAT		
86	LHC Inayat Ullah No 194		
87	LHC Noor Aslam No 395		
88	LHC Sahar Gul No 543/1900/EF		
89	LHC Inam Ullah No. 1946/EF		
90	LHC Fazal Ahmad No 407		
91	LHC Atiq ur Rehman No 366		
92	LHC Muhammad Mustafa No 41		
93	LHC Younas Khan No 378		
94	LHC Shafi Ullah ZNo 347/762/EF		
DISTRI	CT SHANGLA		
95	LHC Qarib Ullah No 430		
96	LHC Umar Rehman No 621		
97	LHC Khair ur Rehman No 266		
98	LHC Said Hayat No 935		
99	LHC Fakhar ud Din		
100	LHC Gul Zaman No 365		
101	LHC Mukamil Shah		
102	LHC Taimoor Hussain No 300		
103	LHC Muhammad Sher No 259		
104	LHC Tasneem Ali No 274/3518		
105	LHC Siyar Ahmad No 223/01		
106	LHC Habib Ahmad No 327		
DISTRI	CT BUNER	· · · · · · · · · · · · · · · · · · ·	
107	LHC Mehboob Ali No. 220/3404		
108	LHC Ali Akbar No 581		
109	LHC Muhammad bahadar	<u> </u>	7
110	LHC Sher Aman No 406		
DISTRI	CT CHITRAL		
111	LHC Fazal Elahi No 616		
112	LHC Akhtar Hussain No. 229		
113	LHC Israr Ali No. 561		
114	LHC Zahoor Ahmad No 143		
			•





OFFICE OF THE INSPECTOR GENERAL OF POLICE KHYBER PAKHTUNKHWA CENTRAL POLICE OFFICE, PESHAWAF

/E-IV dated:

/2015

To

District Police officers, The

Mardan, Charsadda, Swabi, Nowshera, Kohat, Hangu, Karak, Bannu, Lakki, Shangla, Buner, Chitral, Dir Upper, Dir Lower, Abbottabad, Haripur, Mansehra,

Upper Kohistan, Battagram and Tank.

Subject:

RESULT OF SPECIAL B-I EXAMINATION HELD ON 06.06.2015 AT

PESHAWAR.

Memo:

Enclosed please find herewith result of Special B-I Examination

held on 06.06.2015 at Peshawar for further necessary action:-

Encls:- (08)

Registrar

For Inspector General of Police Khyber Pakhtunkhwa

Peshawar.



## SPECIAL B-1 EXAM: FOR KP-POLICE DEPARTMENT (06-06-2015) [PROVINCIAL MERIT-LIST]

/		· · · · · · · · · · · · · · · · · · ·			<u> </u>	تد ا
	ROLL NO	NAME	BELT NO	DISTRICT/UNIT	MARKS/ 350	%AGE
; 1	00084	TANVEER AHMAD	3290	NOWSHERA .	324	90,00
ેર	)	ISAM KHAN	469	HANGU	320	88,89
3		AMJAD AL!	731	NOWSHERA	315	87 78
4	ļ	NASIR MEHMOOD	1173	KARAK	312	86 67
5	00039	ZAHID UL HAQ	2131	SWABI	308	85.56
	00079	MUHAMMAD HAYAT	22.53	CHARSADDA	304	84.44
. 7	00099	MUSADDIQ SHAH	484/1435	HARIPUR	295	82.22
8	00048	MUHAMMAD IBRAHIM	325/1044	SWABI	288	80.00
. 9	00005	NAZEER DAD	618	KARAK	284	78.89
1.14	00043	SHER ALI KHAN	· 2173	SWASI	. 272	75,56
11	00023	MUHAMMAD ARSHAD .	178	TAHOX	268	74.44
. /Z	00001	SHER MOHAMMAD	<sub>1</sub> 67	KARAK	264	73.33
· 13	00038	SHAH KHALID . +	326	SWASI	264	73.33
/4	98000	MURAD KHAN	2281	NOWSHERA	260	72.22
15	00100	IMRAN KHAN	103	HARIPUR	260	72.22
16	00118	ASGHAR GHULAM	1113/358	HANGU	260	72.22
17	00119	SAFDAR ABBAS	1114/10	HANGU	260	72.22
18	00011	ZIA UR RAHMAN	759	KARAK	256	71.11
. 19	00040	ARSHAD ALI KHAN	1020/1370	SWABI	256·	71.11
20	00094	ISHTIAQ HUSSAIN SHAH	· 2712	HARIPUR	256	71.11
21	00034	KHAN AKBAR	1088	KOHAT	252	70.00
24	00065	MARIA ANWAR	305	MARDAN	252	70.00
23	00020	SIKANDAR NADEEM	28	Keyafk	i248	68.89
24	00055	NASIR KHAN	1450	MARDAN	-248	68.89
25]	00127	ASMAT ULLAH KHAN	2499EF	HANGU	248	68.89
24	00010	ARSHAD HABIB ULLAH	1182	KARAK		67.78
27	00026	BURAIR ABBAS	1573	KOHAT	240	66.67
28	00044	IFTIKHAR ALI	141	SWABI	240	66.67
29	00045	ZARD ALI KHAN	2276	SWABI	240	
30[	00092	MUHAMMAD ASIF	456	HARIPUR		66.67
И	· 00123	MAHBOOB ALAM	66	HANGU -	240	66.67
2	00009	AIMAL DAMMAHOM	98		240	65.67
5.3		SALEMAN SHAH	250	KARAK .	235	65.56
:4		ZAHID SHAH	462	MARDAN	238	65.56
35	1	MUHAMMAD TUQEER		MARDAN	236	65.56
.6	<del></del>	UMAR HAYAT KHAN	2585	HARIPUR	236	65:56
Ä		ARSHAD IQBAL	589	✓ KARAK	232	64.44
			1364/169	KARAK ;	232	64.44

Page 1 of 3

Hy A



### SPECIAL B-1 EXAM: FOR KP-POLICE DEPARTMENT (06-06-2015 [PROVINCIAL MERIT-LIST]

MANUAL   MANUAL   MARDAN   228   63.43	. / <del>/                                  </del>			ßE	LTNO	DIST	TRICT/ UNIT	MAR 36	•	%AGE	
00013   ABD ULLAH KHAN   1814   MARDAN   228   63.33     00095   SHARIFULLAH   2536   HASIPUR   228   63.33     00095   MAFEEZ KHAN   2536   HASIPUR   224   62.22     00012   SAKHTIAR ALI SHAH   1296   KOHAT   224   62.22     00024   MUHAMMAD TARIQ   185   TANK   224   62.22     00024   MUHAMMAD TARIQ   185   TANK   224   62.22     00072   SYED MUHATABA HUSSAIN SHAH   185   TANK   224   62.22     00083   NASIR JAMÍL   187   NOWSHERA   224   62.22     00080   MUHAMMAD RIYASAT   1378   HARIPUR   224   62.22     00090   MUHAMMAD RIYASAT   1378   HARIPUR   224   62.22     00090   MUHAMMAD RIYASAT   1378   HARIPUR   224   62.22     00020   SHAKOOR AHMAD   615   KARAK   220   61.11     00004   KHALID KHAN   891   KOHAT   220   61.11     00008   ASIR KHAN   1873   MARDAN   220   61.11     00008   ASIR KHAN   1873   MARDAN   220   61.11     00008   RIZWAN ALI   45   HARIPUR   220   61.11     00008   UMAR AYAZ   1500/401(OLD)   KOHAT   216   60.00     00009   ABDUL ALI   1310   CHARSADDA   216   60.00     00009   ABDUL ALI   1310   CHARSADDA   216   60.00     00009   ABDUL ALI   1310   CHARSADDA   216   60.00     00009   ARAPAT ULLAH KHAN   350   MARDAN   212   58.89     00007   SHAFI ULLAH KHAN   369   CHITRAL   208   57.78     00007   SALEEM KHAN   369   CHITRAL   208   57.78     00007   SALEEM KHAN   372   CHARSADDA   208   57.78     00007   SALEEM KHAN   372   CHARSADDA   208   57.78     00007   SALEEM KHAN   372   CHITRAL   208   57.78     00007   SALEEM KHAN   372   CHARSADDA   204   56.67     000013   AKHURRAM RASHID   451 EUTE   KOHAT   195   54.44     00003   HUSSAIN SHAH   361   TANK   204   56.67     000014   ARSAN SHAH   361   TANK   395   54.44     000065   SULBAT KHAN   368   TANK   395   54.44     00007   SALEEM KHAN	ROLL	NO V	IANE				KARAK	23	2		
1812   1813   1814   1815	. 0001	3 A	BD ULLAH KHAN					22	32		47
00095   NAFEEZ KHAN   579						-		23	28		1
00012         BAKHTIAR ALI SHAH         579         KOHAT         224         62.22           00021         TUFAIL AHMED KHAN         1603         KOHAT         224         62.22           00024         MUHAMMAD TARIQ         1603         KOHAT         224         62.22           00070         SYED MUIATABA HUSSAIN SHAH         185         TANK         224         62.22           00083         NASIR JAMIU         197         NOVSHERA         224         62.22           00080         MUHAMMAD RIYASAT         19378         HARIPUR         224         62.22           00120         SHAKOOR AHMAD         6315         KARAK         220         61.11.3           00028         ASIR KHAN         891         KOHAT         223         61.11.3           00028         ASIR KHAN         1873         MARDAN         220         61.11.3           00038         AFTAB MUHAMMAD KHAN         1873         MARDAN         220         61.11.3           00088         RIZWAN ALI         19         KARAK         22.5         60.00           1         OKOBS         RIZWAN ALI         19         KARAK         215         60.00           3         OKOGS								2:	24		
00022         TUFAIL AHMED KHAN         1503         KOHAT         224         52.22           00024         MUHAMMAD TARIQ         1503         KOHAT         224         62.22           00073         SYED MUJATABA HUSSAIN SHAH         185         TANK.         224         62.22           00083         NASIR JAMIL         197         NOWSHERA         224         62.22           00090         MUHAMMAD RIYASAT         11         378         HARIPUR         .224         62.22           00000         SHAKOOR AHMAD         615         KARAK         220         61.11.5           00004         KHALID KHAN         891         KOHAT         220         61.11.5           00028         ASIF KHAN         1873         MARDAN         220         61.11.5           00088         RIZWAN ALI         19         KARAK         216         60.01           00088         RIZWAN ALI         19         KARAK         216         60.00           000908         LIMAR AYAZ         1600/A01(GIDI)         KOHAT         216         60.00           19         OOCOSA         HAMADA SHAH         131.0         CHARSADDA         216         60.00           19								2	24	62.22	1
00024   MUHAMMAD TARIQ   1805   TANK   224   62.22   00073   SYED MUJATABA HUSSAIN SHAH   185   TANK   224   62.22   00083   NASIR JAMIL   197   NOWSHERA   224   62.22   62.22   60083   NASIR JAMIL   1978   HARIPUR   224   62.22   62.22   60083   NASIR JAMIL   1978   HARIPUR   224   62.22   62.22   60083   MUHAMMAD RIYASAT   1978   HARIPUR   224   62.22   61.11						┼		2	24	52.22	_
00073   SYED MUJATABA HUSSAIN SHAH   197   NOVESHERA   224   62.22		124	MUHAMMAD TARIQ			╁		. 2	24		-1
DOCS3   NASIR JAMÍL   197			SYED MUJATABA HUSSAIN SHAH	<u> </u>		<del>                                     </del>		2	24		
00090   MUHAMMAD RIYASAT   232								2	224	62.22	2
00120   SHAKOR AHMAD   6125	<b> </b>			!"				1. 7	224	<u></u>	
00004					232			1	220		
00004					615	<u> </u>				61.11	
00028	·	<del></del>			891						
00088   RIZWAN ALI   15	/\				1873					61.11	$\Box$
00008	D		·		45			!		60.00	) :
10008	/			Ĺ		<u>_ </u>				60.00	ງ <sup>}</sup> .
00030   ABDUL ALI   1310   CHARSADDA   215   60,00     00075   HAYAT ULLAH KHAN   1310   CHARSADDA   212   58,89     00054   JAWAD ALI   421   TANK   212   58,89     00057   SHAFI ULLAH   421   TANK   212   58,89     00058   MUHAMMAD KAZIM   1227   NOWSHERA   212   58,89     00051   MUHAMMAD JASIM   349/IBH   HANGU   216   57,78     00051   MUHAMMAD JASIM   349/IBH   HANGU   206   57,78     00031   AZMAR GUL   34   KOHAT   208   57,78     00037   MUHAMMAD ANEES   1092   KOHAT   208   57,78     00037   MUHAMMAD ANEES   1092   KOHAT   208   57,78     00007   LATIF JAN   229   CHITRAL   208   57,78     00105   AKHTAR HUSSAIN   87   KARAK   204   56,67     00007   SALEEM KHAN   502   KARAK   204   56,67     00018   WALI UR REHMAN   502   KARAK   204   56,67     00018   WALI UR REHMAN   372   HARIPUR   204   56,67     00091   AHSAN SHAH   54   HARIPUR   204   56,67     00093   KHURRAM RASHID   451 ELITE   KOHAT   196   54,44     00036   HAMEED BADSHAH   1261   KOHAT   196   54,44     00037   ZAHOOR KHAN   328   HANGU   195   54,44     00017   ZAHOOR KHAN   328   HANGU   195   54,44     00016   ZAFAR IQBAL   418   KARAK   192   53,3     000021   JANDAD KHAN   2270   KOHAT   192   53,3     000021   JANDAD KHAN   2270   KOHAT   192   53,3     000021   JANDAD KHAN   5663   SWABI   192   53,3     000021   JANDAD KHAN   5663   SWABI   192   53,3     000021   JANDAD KHAN   5663   SWABI   192   53,3     000022   JANDAD KHAN   5663   SWABI   192   53,3     000023   JANDAD KHAN   5663   SWABI   192   53,3     000024   JANDAD KHAN   5663   SWABI   192   53,3     000025   JANDAD KHAN   5663   SWABI   192   53,3     000026   JANDAD KHAN   5663   SWABI   192   53,3     000027   JANDAD KHAN   5663   SWABI   192   53,3     000027   JANDAD KHAN   5663   SWABI   192   53,3     000028   JANDAD KHAN   5663   SWABI   192   53,3     000029   JANDAD KHAN   5663   SWABI   192   53,3     000020   JANDAD KHAN   5663   SWABI   192   53,3     000020   JANDAD KHAN   5663   SWABI   192   53,3     000020   JANDAD KHAN   5663   SWABI   192   53,	<u></u>			16	00/401(0)	LD)				60.0	0
1310   Charled   1310   Charled   1310   Charled   1310   Charled   1310   Charled   1310	——ا				781			<del></del>			_
10054   JAWAD ALI   350	, 'L				1310					'	
100054   100054   100057   1	7				350					58.8	9
1227   NOWSHED   1227   NOWSHED   1227   1	ļ				421					58.8	39
GO115   MUHAMMAD JASIM   349/16h   34   KOHAT   208   57.78   34   KOHAT   208   57.78   34   KOHAT   208   57.78   357.78   357.78   360/37   MUHAMMAD ANEES   1092   KOHAT   208   57.78   37.78	/ <del> </del>			1	1227			<del></del> -		58.5	39
CO115   MICHARIMAD   34   KOHAT   208   57.78					349/!BF					57.	 78
1092   1092   1093	<u> </u>		<u> </u>		34						
2258   CHARSADDA   208   57.78    200077   LATIF JAN   229   CHITRAL   208   57.78    20105   AKHTAR HUSSAIN   87	60	00031		i	1092						
229   CHITRAL   204   256.67   200007   SALEEM KHAN   87	51.	00037			. 2258						
3	2	00077			229						
00007   SALLEM NO.   502   KARAK   204   56.57	3	00105						}		<del></del>	
OCO18         WALLUR REHMAN         372         HARIPUR         204         50.67           OCO91         AHSAN SHAH         54         HARIPUR         204         56.67           6.7         OCO93         KHURRAM RASHID         451 ELITE         KOHAT         196         54.44           6.8         OCO29         HUSSAIN SHAH         1261         KOHAT         196         54.44           6.9         OCO35         HAMEED BADSHAH         1261         KOHAT         196         54.44           7.0         OCO69         GUL BAT KHAN         328         HANGU         196         54.44           7.1         OCO117         ZAHOOR KHAN         328         HANGU         196         53.3           7.2         OCO21         JANDAD KHAN         1270         KOHAT         192         53.3           7.3         OCO21         JANDAD KHAN         1270         KOHAT         192         53.3           7.3         OCO21         JANDAD KHAN         563         SWABI         192         53.3	4	00007			502					<del></del>	
66       00091       KHURRAM RASHID       54       KARIPUK       196       54.44         6.7       00029       HUSSAIN SHAH       451 EUTE       KOHAT       196       54.44         6.9       00035       HAMEED BADSHAH       1261       KOHAT       196       54.44         7.0       00069       GUL BAT KHAN       328       HANGU       196       54.44         7.1       00117       ZAHOOR KHAN       328       HANGU       196       53.3         7.2       00016       ZAFAR IQBAL       418       KARAK       192       53.3         7.2       00021       JANDAD KHAN       1270       KOHAT       192       53.3         7.3       00021       JANDAD KHAN       563       SWABI       192       53.3		00018			372		HARIPUR			·	
3.7     00093     KHURRAM RASAID     451 SUTE     KOHAT     196     54.44       6.8     00029     HUSSAIN SHAH     1261     KOHAT     196     54.44       6.9     00035     HAMEED BADSHAH     1261     KOHAT     196     54.44       7.0     00069     GUL BAT KHAN     328     HANGU     195     54.44       7.1     00117     ZAHOOR KHAN     418     KARAK     192     53.3       7.2     00016     ZAFAR IQBAL     1270     KOHAT     192     53.3       7.3     00021     JANDAD KHAN     563     SWA3I     192     53.3       7.3     ANUMANANA AP ABAS     563     SWA3I     192     53.3	66	00091		<del></del>	!	1	HARIPUR			<del></del>	
68         00029         HUSSAIN SHAH         1261         KOHAT         196         54.44           64         00035         HAMEED BADSHAH         45         TANK         196         54.44           70         00069         GUL BAT KHAN         328         HANGU         196         54.44           71         00117         ZAHOOR KHAN         328         KARAK         192         53.3           72         00016         ZAFAR IQBAL         418         KARAK         192         53.3           73         00021         JANDAD KHAN         1270         KOHAT         192         53.3           73         00021         JANDAD KHAN         563         SWA3I         192         53.3		00093				ITE	KOHAT				
6.9     00035     HAMEED BADSHAH     46     TANK     196     54.44       7.0     00069     GUL BAT KHAN     328     HANGU     195     54.44       7.1     00117     ZAHOOR KHAN     418     KARAK     192     53.3       72     00016     ZAFAR IQBAL     1270     KOHAT     192     53.3       73     00021     JANDAD KHAN     563     SWA3I     192     53.3       73     10021     JANDAD KHAN     563     SWA3I     192     53.3	58	00029			ļ		КОНАТ	i			
7 D         00069         GUL BAT KHAN         328         HANGU         195         54.4.           7 I         00117         ZAHOOR KHAN         328         HANGU         195         53.3.           7 2         00016         ZAFAR IQBAL         418         KARAK         192         53.3.           7 3         00021         JANDAD KHAN         1270         KOHAT         192         53.3.           7 3         00021         JANDAD KHAN         563         SWABI         192         53.3.		00038			<u> </u>		. TANK		19		
7/ 00117 ZAHOOR KHAN 320 KARAK 192 53.3. 72 00016 ZAFAR IQBAL 1270 KOHAT 192 53.3. 73 00021 JANDAD KHAN 1270 KOHAT 192 53.3.	1	00069			<u> </u>		HANGU		19		
72 00016 ZAFAR IQBAL 418 53.3 73 00021 JANDAD KHAN 1270 KOHAT 192 53.3 73 563 SWABI 192 53.3		0011	ZAHOOR KHAN		<u> </u>		<u> </u>		19		
73 00021 JANDAD KHAN 1270 KOMM 73 00021 JANDAD KHAN 563 SWABI 192 53.3					<u> </u>				19	2 5	3.3
/3 LANGUADAWAD ARBAS Ses Ses Ses Ses Ses Ses Ses Ses Ses Se	· [				<del></del>		<u>i</u>		.`		3.3
	13 -		A A A A A A A A A A A A A A A A A A A		_i563	ప ———	1 3447.51		<u></u> .	1/	T

Page 2 of 3

T



## SPECIAL B-1 EXAM: FOR KP-POLICE DEPARTMENT (06-06-2015) [PROVINCIAL MERIT-LIST]

	<del></del>	<del></del>			4643166	1
	ROLL NO	NAME	BELT NO	DISTRICT/ UNIT	MARKS/ 360	%AGE
973	00087	SHOARAIZ KHAN	437	HARIPUR	192	53.33
76	00052	SYED SHERYAR ALI	1040	SWABI	12S	52.22
77	00104	FAZAL ELAHI	#616E/755	CHITRAL	188	52.22
78	00025 .	FARIDOON KHAN .	· 1579	KOHAT	184	51.11
79	00032	SHABIR AHMED	1141	KOHAT	184	51.11
80	00047	MURAD ALI	805	· SWABI	184	51.11
81	00121	FARMAN ALLI	12	HANGU	184	51.11
82	00917	QISMAT ULLAH	192	·KARAK	180	50.00
83	00017	GUL AMIN	1825	MARDAN	180 ₩	750.00
84	00089	SAFEEL KHAN	700	HARIPUR	180	50.00
. 85	· · · · · · · · · · · · · · · · · · ·	ISRAR ALI	606/561	CHITRAL	180	50.00
. 86	<del></del>	GULL HALEEM	1380/254	KARAK	164	45:56
87	<del></del>	MUHAMMAD NASIR	356	KOHAT	164	45.56
88		SHAH WALI KHAN	1238	NOWSHERA	164	45.56
89	00015	SHAHEED UR RAHMAN	826/1176	KARAK	160	44.44
90		IHSAN ULLAH KHAN	04 L	KARAK	155	43.33
91		SAGHEER HUSSAIN	55.	KOHAT	156	43.33
98		IMRAN KHAN	1846	MARDAN	156	43.33
93		NOOR UL HAQ	1805	MARDAN	156	43:33
94		TANVEER AHMED	628	HARIPUR	:152	42.22
45		ZAHOOR AHMAD	143	CHITRAL	152	42.22
96	<del></del>	KASHIF AL!	4079	HANGU	152	42.22
97	` <del>}</del>	ABDUR RAHIM	126/!BH	'HANGU	152	42.22
98		AAMIR HUSSAIN	445	HARIPUR	:148	41.11
99	` <b> </b>	AMJAD ALI SHAH	159	SWABI -	144	40.00
100	·	JAMIL KHAN	1441	HANGU	136	÷37.78
101	}i	AFTAB AHMED	551/3245	HARIPUR	128	35.56
/02	2222	SABEEH ULLAH	1270	CHARSADDA	120"	33.33
103		MUQTADAR ALI	528	HANGU	120	33.33 1
109	ļ	ABBAS KHAN	1254	KOHAT .	115	32.22
, los		USMAN ULLAH	300	TANK	- 108	30.00
106	ļ	QAZI SHEHZAD	678	HARIPUR	38	24.44
•-2	1 50105	1				

Page 3 of 3

(3)



# ANX G



- . Amjid Ali, 2443/HC, District Mardan.
- 2. Haleem Khan, 2208 / HC, District Mardan.
- 3, Arshad Ali, 2135 / HC, District Mardan.
- Sharif Ullah 1814 / HC, District Mardan.
- 5. Zahid Shah, 462/HC, District Mardan.
- 6. Aftab, 1873/HC, District Mardan.
- 7. Salman Shah 250/HC, District Mardan.
- 8. Nasir, 1450/HC, District Mardan.
- 9. Imran, 1846/HC, District Mardan.
- 10. Gul Amin, 1825/HC, District Mardan.
- 11. Noor Ul Haq, 1805/HC, District Mardan.
- 12. Fayaz Ahmed No.747 / LHC, District Charsadda.
- 13. Mustafa Kamal, 1415/LHC, District Charsadda.
- 14. Hayat Ullah 1310 / LHC, District Charsadda.
- 15. Sardar Alam 249/ HC, District Charsadda.
- 16. Asad Hussian, 851 / HC, District Swabi.
- 17. Muhammad Fayaz, 729 / HC, District Swabi.
- 18. Amjid, 1131/HC, District Lower Dir.
- 19. Sher akbar, 56/HC, District Lower Dir.
- 20. Tufail, 1147/HC, District Lower Dir.
- 21. Amir Zeb, 480/HC, District Lower Dir.
- 22. Ismail, 1122/HC, District Lower Dir.
- 23. Muhammad Zeb, 337/HC, District Upper Dir.
- 24. Yaseen Khan, 726/HC, District Upper Dir.
- 25. Muslim Zada, 583/HC, District Upper Dir.
- Muhammad Zahir 596/HC, District Upper Dir.
- 7. Muhammad Ambar, 300/292/HC, District Upper Dir.

Sistrage Darwaish Khan, 564/HC, District Upper Dir.

29. Aziz Ud Din, 35/HC, District Upper Dir.

30. Iqbal, 592/HC, District Upper Dir.

31. Mehboob Ali, 220/HC, District Bunner.

32. Ali Akbar, 582/HC District Bunner.

33. Sher Aman, 406/HC, District Bunner.

34. Muhammad Bahar, District Bunner.

Qarib Ullah, 430/HC, District Shangla.

36. Umer Rehman, 621/HC, District Shangla.

37. Khairo Rehman, 266/HC, District Shangla.

38. Said Hayat, 935/HC, District Shangla.

39. Fakhar ud din, District Shangla.

40. Gul Zaman, 365/HC, District Shangla.

41. Mukamal Shah, LHC, District Shangla.

42. Taimur Hussain, 300/HC, District Shangla.

43. Muhammad Sheikh, 259/HC, District Shangla.

44. Siyar Ahmed, 223/1/HC, District Shangla.

45. Tanseem Ali, 247/3518/LHC, District Shangla.

46. Habib UI Hameed, 327/HC, District Shangla.

47. Ayaz Ur Rehman, 85/RR/HC, District Swat.

48. Alig wi Relimen Constable NO 366

49: Inayai weew Oom 87 able No 194

So. NOUT AS DAM Own 87 at le NOB95

SI: Salar Gul Consorble NO S43/EF

52. Inomuelah CONSTABLE NO 1946/EF

Fazal Almad anstable 407

54: Mustapa Kee Own Stout le

Poemas ambable 378

Shafel Welas

ALL- DISTrict Police (aKKi Mareioa (Petitioners)

### **VERSUS**

1. Govt. Of Khyber Pakhtunkhwa through Chief Secretary KPK, Civil

2. Provincial Police Officer, Khyber Pakhtunkhwa, Peshawar.

3. Additional Inspector General of Police, Establishment Khyber Pakhtunkhwa Police Lines Peshawar. 4. Deputy Director ETEA. Khyber Pakhtunkhwa, Peshawar.

5. District Police Officer, Mardan.

- 6. District Police Officer, Charsadda
- 7. District Police Officer, Swabi.
- 8. District Police Officer, Lower Dir.
- 9. District Police Officer, Upper Dir.
- 10. District Police Officer, Bunner
- 11. District Police Officer, Shangla.

12. District Police Officer, Swat.

FILED PODAY

28 MAY 2015

eurt (Respondents)

13 FEB 2018

WRIT PETITION UNDER ARTICLE 199 OF THE CONSTITUTION OF THE ISLAMIC REPUBLIC OF PAKISTAN, 1973

### PRAYER IN WRIT PETITION:

On acceptance of this Writ Petition an appropriate Writ may please be issued declaring the decision of the committee dated 24.02.2015, whereby the Petitioners are required to again appear in B-I examination scheduled to be held on 06.06.2015, is illegal unlawful without lawful authority and of no legal effect, the Petitioners having undergone the B-I examination besides qualified the lower course from PTC Hangu and have been promoted as Head Constables, are not required to again appear in B-I examination.

Or any remedy deems just and proper may also be awarded in favour of the petitioner and against the respondents.

### **INTERIM RELIEF:**

The Operation of the report dated 24.02.2015, and letter dated 18.05.2015 may please be suspended till the decision of the titled petition.

### Respectfully Submitted:

- 1. That the petitioners were initially enlisted as Constables in the Police Department in their respective districts.
- 2. That the next post in the Channel of Promotion to the Post of Constable is Head Constable, however, in order to come up for the eligibility criteria, a Police Constable is required to qualify A-I and B-I examinations. Those constables who have qualified A-I and B-I, are thereafter selected for lower school course of 6 months at Police Training College (PTC)

EDXODAY

28 MAY 2015

AMINES COUNTY

Attac

\$ (48)

- 3. That the Petitioners have qualified A-I examination, unfortunately, when they have applied for the B-I examination at the relevant time they crossed the maximum age limit of 33 years specified of that course. Besides some of the Petitioners have their last Chance to qualify the B-I examination.
- 4. That in view of the above the Provincial Police Office, allocated additional seats for those candidates / Petitioners. The respondents arranged B-I examination in the year 2013, through the testing Agency ETEA. Accordingly the Petitioners appeared in the B-I examination and thereafter the then Provincial Police Officer nominated the Petitioners for Lower Course by allotting 180 additional seats vide order dated 01.10.2013. (Copy of the B-I examination Result and order dated 01.10.2013, are attached as Annexure A and B)
- 5. That thereafter the Petitioners duly undergone the 6 months Lower Course at PTC, Hangu and on completion of the Lower Course the Petitioners also qualified the Lower Course final Examination again held by testing agency ETEA. (Copy of the Lower Course Result Sheet is attached as Annexure C)
- again sent to their respective districts, they started performing their duties since the Petitioners have full filled the prescribed qualification to the Post of Head Constable, they were duly considered by the respective Departmental Promotion Committees at their respective Districts, accordingly the petitioners were promoted as Head Constables except few who were of District Charssadda. (Copies of the Promotion orders are attached as Annexure D)

7. That recently a committee was constituted to examine the cases of overage candidates selected by the department for lower course. Allegedly the said committee was made in pursuance of the decision of the judgments of the Honourable High Court Peshawar and Supreme Court of Pakistan. The committee while submitting its report dated 24.02.2015, held that the said 180 constables (including the

ATTESTED
Peshawar Mon Count

FILEZ TODAY

Typyty Peristra

Z8 MAY 2015

AH

petitioners) wrongly selected for lower Course. It was also wrongly held by the committee that the Petitioners did not qualify B-I Exam before their selection for lower course and recommended that they shall appear for B-I Examine. (Copy of the report dated 24.02.2015, is attached as Annexure E)

- 8. That to the great surprise of the petitioners, the respondents issued letter dated 18.05.2015, whereby a test of B-I Examination has been scheduled on 06.06.2015, the petitioners are also directed to appear on the test though they have duly undergone the said examination and have qualified the lower course and are promoted to next higher posts. (Copy of the letter dated 18.05.2015, is attached as Annexure F)
- 9. That aggrieved from the decision of the respondents, the petitioners having left with no other adequate and efficacious remedy available in law is constrained to invoke the Constitutional Jurisdiction of this Honourable Court inter alia on the following grounds:-

## GROUNDS OF WRIT PETITION:

- A. That the petitioner has not been treated in accordance with law hence his rights secured and guaranteed under the law are badly violated.
- B. That the judgment of the Honourable High Court has wrongly been interpreted to the disadvantage of the Petitioners, the present Petitioners were not party to any of the proceedings besides the matter was referred to the department for determination of the merit and not to dislodge or disturb those who have already under gone the course.
- c. That the petitioners have been selected for lower course by the competent authority, they never manipulated any order, nor introduced any pressure and qualified the same courses. Thus how can the petitioners be again directed to appear in the B-I examination.

PHAD XODAS Deputy Registra 28 MAY 2015

Postiawarthan Court

HX.

- D. That the creation of 180 seats was due to the hardships faced by the petitioners or their consequence, thus order was issued in order to have service career of the petitioners, because if the petitioners were not allowed and under the lower course, would have been deputed of their promotions for all times to come, thus the decision of the committee is uncalled for and illegal.
- E. That the holding fresh B-I Examination is in fact required for those constable candidates who are deprived of their selection for the lower course, the same can under no circumstance be applicable and the petitioners.
- That petitioners also seek permission of this Honourable Court and rely on additional grounds at the time of hearing of the instant petition.

It is, therefore, prayed that on acceptance of this Writ Petition an appropriate Writ may please be issued as prayed for in the heading of this Petition.

### INTERIM RELIEF:

The operation of the report dated 24.02.2015, and letter dated 18.05.2015 may please be suspended till the decision of the titled petition.

Through

SÁJID AMIN Advocates, Peshawar

### List of Books:

- 1. Constitution, 1973.
- Books according to need.

CERTIFICATE

Certified that no Writ Petition on the same subject and between the same parties has been filed previously or concurrently.

W. P No

AMJID ALI & OTHERS VERSUS -GOVT. OF KHYBER PAKHTUNKHWA & OTHERS

### ADDRESSES OF PARTIES

### **PETITIONERS:**

- Amjid Ali, 2443/HC, District Mardan.
- Haleem Khan, 2208 / HC, District Mardan.
- Arshad Ali, 2135 / HC, District Mardan.
- Sharif Ullah 1814 / HC, District Mardan.
- Zahid Shah, 462/HC, District Mardan.
- 6. Aftab, 1873/HC, District Mardan.
- Salman Shah 250/HC, District Mardan.
- 8. Nasir, 1450/HC, District Mardan.
- 9. Imran, 1846/HC, District Mardan.
- 10. Gul Amin, 1825/HC, District Mardan.
- 11. Noor Ul Haq, 1805/HC, District Mardan.
- 12. Fayaz Ahmed No.747 / LHC, District Charsadda.
- 13. Mustafa Kamal, 1415/ LHC, District Charsadda.
- 14. Hayat Ullah 1310 / LHC, District Charsadda.
- 15. Sardar Alam 249/ HC, District Charsadda.
- 16. Asad Hussian, 851 / HC, District Swabi.
- 17. Muhammad Fayaz, 729 / HC, District Swabi.
- 18. Amjid, 1131/HC, District Lower Dir.
- 19. Sher akbar, 56/HC, District Lower Dir.
- 20. 2Tufail, 1147/HC, District Lower Dir.
- 21. Amir Zeb, 480/HC, District Lower Dir.
- 22. Ismail, 1122/HC, District Lower Dir.
- 23. Muhammad Zeb, 337/HC, District Upper Dir.
- 24. Yaseen Khan, 726/HC, District Upper Dir.
- 25. Muslim Zada, 583/HC, District Upper Dir.
- 26. Muhammad Zahir, 596/HC, District Upper Dir.
- 27. Muhammad Ambar, 300/292/HC, District Upper Dir.
- 28. Darwaish Khan, 564/HC, District Upper Dir.
- 29. Aziz Ud Din, 35/HC, District Upper Dir.
- 30. Iqbal, 592/HC, District Upper Dir.
- 1. Mehboob Ali, 220/HC, District Bunner.
- 32. Ali Akbar, 582/HC District Bunner.
- 33. Sher Aman, 406/HC, District Bunner.
- 34. Muhammad Bahar, District Bunner.

35. Qarib Ullah, 430/HC, District Shangla.

- 36. Umer Rehman, 621/HC, District Shangla.
- 37. Khairo Rehman, 266/HC, District Shangla.
- 38. Said Hayat, 935/HC, District Shangla.
- 39. Fakhar ud din, District Shangla.
- 40. Gul Zaman, 365/HC, District Shangla.
- 41. Mukamal Shah, LHC, District Shangla.
- 42. Taimur Hussain, 300/HC, District Shangla.
- 43. Muhammad Sheikh, 259/HC, District Shangla.
- 44. Siyar Ahmed, 223/1/HC, District Shangla.
- 45. Tanseem Ali, 247/3518/LHC, District Shangla.
- 46. Habib Ul Hameed, 327/HC, District Shangla.
- 47. Ayaz Ur Rehman, 85/RR/HC, District Swat.

### **RESPONDENTS:**

- Govt. Of Khyber Pakhtunkhwa through Chief Secretary KPK, Civil Secretariat Peshawar.
- 2. Provincial Police Officer, Khyber Pakhtunkhwa, Peshawar.
- 3. Additional Inspector General of Police, Establishment Khyber Pakhtunkhwa Police Lines Peshawar.
- Deputy Director ETEA. Khyber Pakhtunkhwa, Peshawar.
- 5. District Police Officer, Mardan.
- 6. District Police Officer, Charsadda
- 7. District Police Officer, Swabi.
- 8. District Police Officer, Lower Dir.
- 9. District Police Officer, Upper Dir.
- 10. District Police Officer, Bunner
- 11. District Police Officer, Shangla.

12. District Police Officer, Swat.

Through

IJAZ'ANWAR

Advocate Peshawar

3 FEB 2018

W. P. No. 1953 6015

AMJID ALI & OTHERS VERSUS GOVT. OF KHYBER PAKHTUNKHWA & OTHERS

### AFFIDAVIT

I, AMJID ALI. S/o Gul Nawaz R/o P.O Dheri Lakpani, Mardan, do hereby solemnly affirm and declare that the contents of the above Writ Petition are true and correct to the best of my knowledge and belief and that nothing has been kept back or concealed from this Honourable Court.

42401-3147801-

Identified by:-

IJAZANWAR Advocate, Peshawar

Certified that the above was verified on solemning affirmation before me in office, this... Who is personally known to

> Oath Commissioner Peshawa: High Court, Peshawa

# <u>JUDGMENT SHEET</u> <u>PESHAWAR HIGH COURT, PESHAWAR</u> (JUDICIAL DEPARTMENT)

WP No. 1952-P/2015

### JUDGMENT.

Date of hearing: 24.01.2018.

Petitioner: (Amjid Ali and others) by Mr. Zartaj Anwar, Advocate

Respondent: (Govt. of Khyber Pakhtunkhwa through Chief

Secretary, Peshawar and others) by Mr. Mujahid

Ali Khan, AAG, along with Abdul Rehman.

DSP/CPO.

### WAQAR AHMAD SETH, J:- Through the instant

Writ Petition, petitioners have prayed for issuance of an appropriate writ with the following prayer:-

"On acceptance of this Writ Petition an appropriate Writ may please be issued declaring the decision of the committee dated 24.02.2015, whereby the petitioners are required to again appear in B-1 examination scheduled to be held on 06.06.2015, is illegal unlawful without lawful authority and of no legal effect, the petitioners having undergone the B-1 examination besides qualified the lower course from PTC Hangu and have been promoted as Head Constables, are not required to again appear in B-1 examination".

2. In essence, case of the petitioners is that initially, they were enlisted as Constables in the police department and subsequently, promoted to the post of Head Constables by the departmental promotion committee at their respective districts,

after qualifying B-1 examination and lower course from PTC

Peshawar High Co

13 FEB 2018

Hangu. However, recently a committee was constituted in pursuance of judgments of this Court as well as Supreme Court of Pakistan to examine the cases of overage candidates selected by the department for lower course, who vide report dated 24.02.2015 held that 180 constables including the petitioners were wrongly selected for lower course and as such, the respondents issued a letter dated 18.05.2015, whereby the petitioners were directed to appear for B-1 examination on 06.06.2015; hence, the instant Writ Petition.

- 3. Respondents No. 2 & 3 have furnished comments and denied the assertion of petitioners by stating that petitioners were not on the merit of B-1 examination of their respective districts and they were selected for lower school course as they were becoming overage. Subsequently, age was enhanced upto forty (40) years and the matter was reconsidered in light of judgment of Hon'ble Apex Court wherein the selection of petitioners and others were found against rules and merit policy, thus, they were directed to appear in special B-1 examination.
- 4. Arguments heard and record perused.
- 5. For the purpose of promotion of constables to the

post of Head Constables one has to qualify A-1 and B-1

BESTAMHIGH COUNTY

H

<u>\$ 56</u>

examinations and thereafter, their selection for lower school course of six months at Police Training College, Hangu is mandatory. Record suggests that petitioners have qualified A-1 examination but at the time when they applied for B-1 examination, they had cross the maximum age limit of 33 years, specified for that course. It is important to mention her that it's the department who is supposed to allow them in time for B-1 examination and in the instant case there is no allegation against the petitioners that they themselves avoided or delayed for B-1 examination and crossed the maximum age limit of 33 years. The Provincial Police Officer allocated additional seats for all those who have crossed the age limit for B-1 and accordingly arranged B-1 examination in the year 2013 through testing agency ETA. All the petitioners appeared in the B-1 examination and subsequently they were nominated for lower course by allotting 180 additional seats vide order dated 1.10.2013 of Provincial Police Officer. Petitioners have undergone the six months lower course at Police Training College, Hungu and thus qualified the lower course final examination again held by ETA. After qualifying the same petitioners became fully eligible for promotion to the post of HC and the Departmental Promotion Committee promoted to

.

1 37 FEB 2018

them to the post of Head Constable, vide promotion order dated 8.5.2014, 27.5.2014, 30.5.2014, 10.6.2014, 19.11.2014 & 18.12.2014.

6. Record suggests that this Court on different dates allowed certain writ petitions, the date and numbers of writ petitions are given in the comments filed by respondents No.2 and 3 wherein relief was granted to the petitioners in those writ petitions for selection to lower school course, against that order, the Government of Khyber Pakhtunkhwa filed CPs before the apex Court and the apex Court while allowing the petitions and converting into appeals directed the Government / Department with following observations:-

"We accordingly, propose to dispose of these petitions with the observations that the person, who after age relaxation are qualified to appear in A-1 and B-1 examination shall be eligible to undergo the training and for that purpose a Committee shall be constituted by the competent authority who shall determine their merit alongwith other candidates strictly in terms of the standing order / P.P.B as mentioned above."

7. Accordingly, Committee was constituted and following recommendations were made:-

 Upper age limit has already been increased from 33 years to 40 years vide decision of Police Policy Board dated

ATTESTED

Feshawar High Court

1 3 FEB 2018

All

12.2.2014 as observed in the Honourable Supreme Court order mentioned above. Therefore, all the 180 candidates and candidates who have managed relief from the High Court are eligible for appearing in the coming B-1 examination. As such all the 180 candidates who had undergone lower college course in the 2nd term of 2013 and those candidates who had gone for lower college course without passing the mandatory B-1 examination shall reappear in the forth coming B-1 examination to be held on 8th March 2013, However, the seniority of the all those candidates who qualify the B-1 examination shall be placed at the bottom of candidates who qualified lower college course in the last term of 2014.

- 2. As regard the case of petitioners / candidates who want to lower college course in violation of Police Rules, for not qualifying B-1 test, but managed through courts / tribunals and completed lower college course shall also appear in forth coming B-1 examination, they will not undergo lower college course again and their seniority shall be placed at the bottom of candidates who qualified lower college course in the last term of 2014."
- 8. In the observations, so quoted above, it was not directed to put the petitioners for fresh course, rather a Committee was directed to determine their merit alongwith other candidates, strictly in terms of the standing order / PPB, but the committee instead of determining merits etc alongwith other candidates, vide impugned recommendations put the

MX

ATTESTED
Poshawaming Court
13 PEB 2018

of the apex Court is dated 23.9.2014 and the recommendations of the Committee are dated 6.11.2014. The petitioners never approached this Court nor any appeal has been filed in the cases of petitioners before the apex Court of the country, the overage 180 candidates were sent for lower school course under the orders of any court of law rather due to hardship cases duly realized by the department itself, they qualified the same and it was implemented even before the judgment of the apex Court what to say of the recommendations.

dated 1.10.2013, whereby 180 extra sheets were allowed to lower school course, were never / ever challenged before any forum. Moreover, qualifying a test successfully, permitted by the departmental authorities could not be recalled requiring that successful candidates to do the same freshly. Under the law of locus poenitentiae they have the protection, as petitioners were allowed to undergo all the courses, which they successfully completed and they were promoted to the post of Head Constables BPS-7 much before the judgment of apex Court as well as the impugned recommendations and the impugned order dated 24.2.2015. The order of promotion of

AHA

the petitioners of the year 2014 have been acted upon and as such cannot be withdrawn through a single order in general. Even otherwise, by now the age limit has been increased from 33 to 40 years and all the petitioners are now within age and asking them to reappear in all the courses / examinations, seem to be not a reasonable order, in view of which this writ petition is allowed as prayed for.

1029

Date of Delivery of Copy.

Received By.

ANXH

de de l'é l'éve prosunt apre 200 de cons

产

### POLICE DEPARTMENT

### KARAK DISTRICT

### SERVICE PARTICULAR OF C-1 CONSTABLES FOR PROMOTION AS HEAD CONSTABLES

S.No.	Name & Numbers	Date of	Date of Enlistment	Seniority	Order of Merit.	ភា	Entries		
		Birth		Position according to		du:	Good	Bad	
<del></del>				Term Ending.				Maj:	Minor
1. 	Wasif Ullah No.838/LHC	27.02.1981	10.11.2003	20.03,2013	83	MA	04	-	
2.	Farman Ullah No.828/LHC	20.02.1982	12.02.2002	20.03.2013	382	10 <sup>th</sup>	01	-	02
3.	Amjad Ali No.506/LHC	13.08.1981	12.02.2002	20.03.2013	392	FA	<del></del>		01
4.	Abid Rehman No.54/LHC	02.01.1985	29.06.2007	20.09.2013	64	MA	,14	-	· · -
5.	Najeeb Ullah No.46/E.F /LHC	11.04.1982	27.07.2007	20.09.2013	75	FA	-	-	01
6.	Muhammad Arif No. 4717/E.F/LHC	04.04.1986	27.07.2007	20.09.2013	107	B.A	-	-	01
7.	Umer Badshah No.690/LHC	14.01.1986	25.10.2004	20.09.2013	151	FA	05	-	-
8.	Muhammad Jabbar No.85/E.F /LHC	01.08.1983	12.06.2007	20.09.2013	162	ВА	06	-	-
9. <i>i</i>	Lal Rehman No. 729	02.08.1980	27.07.2007	20.12.2013	14	10 <sup>th</sup>	01	-	-
10. 2	Majid Khan No. 558	03.03.1984	12.06.2007	20.03.2014	13	B.A	02	-	-
11.3	Mohib Ullah No.514	01.01.1986	12.06.2007	20.03.2014	44	B.A	. 02	-	-
12. 4	Yaqoob ur Rehman No. 773	16.01.1981	01.06.2006	20.03.2014	63	B.A.	- 02	-	
13.5	L/Const: Gohar Kalsoom No. 557	10.04.1989	20.07.2009	20.03.2014	73	B.A	07	-	01
14 6-	Muhammad Zafran No. 276	10.02.1988	27.07.2007	20.03.2014	87	10 <sup>th</sup>		-	01
15/7	Muhammad Nawaz No. 832	01.01.1984	10.11.2003	20.03.2014	122	. F.A	01	-	-
16. 8	Naseeb Ullah No. 1136/CTD	03.03.1987	27.07.2007	20.03.2014	138	M.A	-	-	<del> </del>
17. 9	Muhammad Fayaz No. 414	05.03.1981	12.06.2007	20.03.2014	187	F.A	04	-	<b> </b>
18./10	Hidayat Ullah No. 379	27.03.1988	12.06.2007	20.03.2014	189	F.A	04	-	02
19. 11	Umer Zada No:611	25.03.1987	12.06.2007	30.07.2014	18	BBA	01	-	01
20. <i>1</i> 2	Arif Ullah No. 188	08.03.1985	12.06.2007	30.07.2014	22	FA	03	<del> </del>	02

M/MUL SRC/Kara

OHC/Karak

AZZ-X

6

From: The District Police Officer, Karak.

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

No. 391 /EC, dated Karak the 34/31/2020

Subject: <u>GUIDANCE</u>

Memo:

Kindly refer to the report of DSP Legal vide No. 19656/LB dated 04.11.2029 regarding seniority of lower School Course of the following Police officials of this district Police (copy enclosed).

1. LHC Muhammad Fayaz No. 414

2. LHC Yaqoob Ur Rehman No. 773

3. LHC Muhammad Nawaz No. 832

It is submitted that in compliance with judgment /orders of the hon'able Apex Court, a committee was constituted by the competent authority to determine the merit of the petitioner alongwith others for selection to lower school course. The committee submitted detail report regarding selection for lower School Course. The Worthy IGP KP has accorded approval to the decision of the committee vide letter No. 2288-2320/E-IV-dated 24.02.2015, wherein 180 candidates and those who were granted relief by the hon'able High court shall appear in B-1 examination and their seniority shall be fixed accordingly. As per letter No. 2288-2320/E-IV dated 24.02.2015, their seniority shall be fixed with the candidates who qualified lower school course in the last term of 2014.

Furthermore, the above mentioned officials have qualified B-I examination before qualifying lower school course. It is pointed out that the reserve quota for lower school course for this district was 10 seats in 2013 wherein the above named officials were not selected for lower school course due to merit. Later on, they were selected for lower school course vide W/IGP KP order Endst: No. 24555-82/E-I dated 01.10.2013 allotted 180 extra seats to lower school course for the forthcoming term commencing from 01.10.2013 who were incoming overage from lower school course wherein the name of applicants are included.

The above named officials requested that they have qualified B-1 exam before qualifying lower school course so that their case does not fall under the ambit of para-14 of the committee minutes and further requested that their seniority may be fixed with their colleagues/batch mates instead of placing their names according to the Committee decision and order of the W/IGP Khyber Pakhtunkhwa Peshawar.

In view of the position explained above, it is therefore, requested that this soffice may kindly be favoured with guidance regarding fixation of their seniority, please.

Either

- (a) Their seniority may be fixed with their colleagues with whom they undergone lower school course.

  OR
- (b) Their seniority may be fixed with the candidates who qualified lower school course in last term of 2014 vide CPO letter No. 2288-2320/E-IV dated 24.02.2015.

(All references are enclosed)

HH

District Police Officer, Karak



(FAX)

P.001/001

ANX-Z

OFFICE OF THE
INSPECTOR GENERAL OF POLICE
KHYBER PAKHTUNKHWA
Central Police Office, Peshawar

No. 1927 /Legal dated Peshawar, the 5 / 3 /2020.

To: -

1/03/06

15:09

The District Police Officer, Karak

Subject:-

GUIDANCE

Memo:-

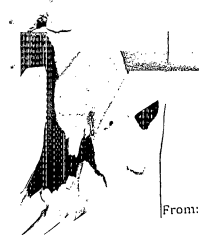
Please refer to your office letter No. 1381/EC, dated 24.02.2019, on the subject cited above.

As per Police Rules 13-18, the seniority of Lower School Course is according to merit list of term (amongst the colleagues). From the perusal of letter it is not clear as to whether the officials named therein have undergone lower school course in compliance of the Committee decision, in 2015 or have passed B-I examination earlier.

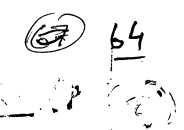
If the officials have participated in the lower school course as per committee decision, their seniority will be as per committee decision with the candidates who qualified lower school course for the last term of 2014, otherwise with their colleagues with whom they had undergone lower school course.

AIG/Legal
For Inspector General of Police,
Khyber Pakhtunkhwa, Peshawar

Alt o







The District Police Officer Karak

To:

The AIG Legal,

Khyber Pakhtunkhwa, Peshawar

dated Karak the 19 / 03 /2020

Subject:

GUIDANCE

Memo:

Kindly refer to your gracious officer letter No. 1427/Legal dated 05.03.2020 and in continuation of this office letter No. 1381/EC dated 24.02.2020, on the subject noted above.

- 1. LHC Muhammad Fayaz No. 414.
- 2. LHC Yaqoob Ur Rehman No. 773.
- 3. Muhammad Nawaz No. 832.

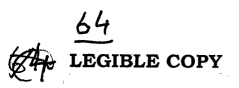
all the above mentioned applicants passed ETEA B-I exam in 2013 and under gone Lower \$chool Course in 2013 with their colleagues.

They have not participated in the Special B-I exam because their names were not included in the list of candidates for Special B-I. Moreover, according to Police Rules 13-8, the eniority of Lower School Course is according to merit list of term (amongst the colleagues).

Submitted for favor of perusal, please.

POLICE OFFICER, KARAK





From:

The District Police Officer Karak

To:

The AIG Legal

Khyber Pakhtunkhwa Peshawar

No. 1836/CC, Dated karak the 19.03.2020

Subject:

**GUIDANCE** 

Memo:

Kindly refer to your gracious officer letter No. 1427/Legal dated 5.03.2020 and in continuation of this office letter No. 1381/EC dated 24.02.2020 on the subject noted above.

- 1. LHC Muhammad Fayaz No 414
- 2. LHC YAqoob ur Rehman No 773
- 3. Muhammad Nawaz No. 832.

All the above mentioned applicants passed ETEA B-1 exam in 2013 and under gone lower School Course in 2013 with their colleagues.

They have not participated in the Special B-1 exam because their names were not included in the list of candidates for Special B-1. Moreover, according to Police Rules 13-B, the Seniority of Lower School Course is according to merit list of term (amongst the colleagues)

Submitted for favour of perusal, please.

DISTRICT POLICE OFFICER
KARAK





OFFICE OF THE
INSPECTOR GENERAL OF POLICE
KHYBER PAKHTUNKHWA
Central Police Office, Peshawar

No. 1834 /Legal dated Peshawar, the

16 / 04 /2020.

To: -

The District Police Officer,

Karak.

Subject:-

Guidance

Memo:-

In continuation to this office letter No. 1427/Legal dated 05.03.2020 and your office letter No. 1836/GC, dated 19.03.2020 on the subject cited above.

The seniority of officials named therein will be fixed with their colleagues with whom they undergone Lower School Course in 2013, as per order of merit of result. (Para (a) of your office letter vide No. 1381/EC dated 24.02.2020).

AIG/Legal,

For Inspector General of Police, Khyber Pakhtunkhwa, Peshawar

AH



### POLICE DEPTT:

### **KARAK DISTT:**

# MINUTES OF THE MEETING OF DEPARTMENTAL PROMOTION COMMITTEE HELD ON 02.04.2021, IN DISTRICT POLICE OFFICE KARAK

On 02.04.2021, a meeting of Departmental Promotion Committee was held in the Office under the Chairmanship of the undersigned. The following Police Officers participated in the subject meeting. Due to Waheed Zaman attended the meeting.

- 1. Mr. Zahir Shah
- 2. Mr. Abid Khan Afridi
- 3. Mr. Ghulam Murtaza
- 4. Mr. Waheed Zaman
- 5. Mr. Ghulam Farid

SP, Investigation Wing Karak

**DSP Takthe Nasrati** 

Inspector, I/C Legal Branch Karak

Head Clerk DPO Office Karak

**OASI Karak** 

There are 10 vacancies of Head Constables are available for promotion in this district. The cases of senior most Lower College Course passed Constables were considered for promotion to the rank of C-I Head Constables. The promotions have been done on the basis of seniority according to Police Rules. Moreover, LHC Arif Ullah No. 188 & 09 other LHCs preferred written applications requesting therein that their seniority is affected vide the AIG Legal CPO Peshawar letter No. 1836/Legal dated 16.04.2020, in which the following LHCs have been brought senior from them. They requested for fixation of their seniority as per guidelines laid down by CPO committee and Police Rules:-

- 1. Muhammad Fayaz No. 414.
- 2. Muhammad Nawaz No. 832.
- 3. Muhammad Yaqoob No. 773

The committee thoroughly perused eric cases on merit. Earlier the seniority of above mentioned 03 Police officials were fixed as per official correspondences made in this regard with CPO Peshawar, seeking guidance vide letter No. 1381/EC dated 24.02.2020, letter No. 1427/Legal dated 05.03.2020, letter No. 1836/GC dated 19.03.2020 and letter No. 1836/Legal dated 16.04.2020. After going through official correspondences issued by CPO Peshawar about overage Constables selected for the Lower College Course and approval of the committee decision vide letter No. 2288-2320/E-IV dated 24.02.2015, wherein the seniority of 180 (21 officials of this district) Lower Passed Constables (including the above mentioned 03 officials) are fixed in the last term of 2014.





The committee thoroughly reviewed the cases of all Lower College Course passed constables. The seniority List was rechecked and fresh seniority list is prepared in the light of letter No. 2288-2320/E-IV dated 24.02.2015. The Police Officials mentioned above at <u>S. No. 1 to 3</u>, who got seniority from the CPO, their names are brought to their original positions in the seniority list as per letter No. 2288-2320/E-IV dated 24.02.2015.

Moreover, the date is fixed i.e <u>\$\infty\$\$</u> /04/2021 for promotion of lower passed officials to the next rank of Head Constables as per letter received from the W/RPO Kohat letter No. 3892-94/EC dated 24.03.2021.

(Zahir Shah)

SP, Investigation Wing Karak

(Abid Khan Afridi) SDPO Takth-e-Nasrati

(Waheed Zaman)

Head Clerk DPO Office Karak

(Ghulam Murtaza) Inspector, I/C Legal Branch Karak

> (Ghulam Farid) OASI Karak

> > (Tariq/Nabib)
> > District Police Officer Karak

From:

The District Police Officer Karak

To:

The AIG Legal,

Khyber Pakhtunkhwa, Peshawar

No. <u>/836</u> /GC, dated Karak the <u>/9 / o3 /</u>2020

Subject:

**GUIDANCE** 

Memo: ·

Kindly refer to your gracious officer letter No. 1427/Legal dated 05.03.2020 and in continuation of this office letter No. 1381/EC dated 24.02.2020, on the subject noted above.

- 1. LHC Muhammad Fayaz No. 414.
- 2. LHC Yaqoob Ur Rehman No. 773.
- 3. Muhammad Nawaz No. 832.

It is submitted that in response to your gracious office letter No. quoted above, all the above mentioned applicants passed ETEA B-I exam in 2013 and under gone Lower School Course in 2013 with their colleagues.

They have not participated in the Special B-I exam because their names were not included in the list of candidates for Special B-I. Moreover, according to Police Rules 13-8, the Seniority of Lower School Course is according to merit list of term (amongst the colleagues).

Submitted for favor of perusal, please.

DISTRICT POLICE OFFICER,

KARAK -

ALL

//2

E Pune E E June 1 PULL SEAL STREET -11) X (10) 926 (10) 419 17/01/01/51 June 18/1 看一个一个**是** 

M MH

(H)

69

از دفتر جنابDPO

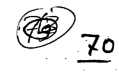
بخدمت انجارج كنثرول روم

خالدايوب624 قلمانه إنثره

انورنيل ١٨٧،658 كرك

تحریری طالات یہ ہے کہ ذیل CHO کو ضرور طور پر اطلاعیابی کرائی جاکر کے ان کی مورخہ 08/04/2021 بوقت 10:00 بج دُيهِ إلى منعل پروموش بيدُ كلسفيل بوگئ ساء عيا في رائي جاكر كم مقروه تاریخ اورونگ بِه صاف تقری وردی میں اپنی اپنی حاضری بینی بنا کمیں۔ لعل رحمان729 تفانه ماجدخان558 تفانه ى بىتاللە 514 كىلانى SA گە بىرىكىۋە 357 خىلىع بىۇل محمرظفران 276 تقانه SA نقيب الله CTD-1136 كرك ېرايت الله 379-INV كرك عمرزاده INV611 کرک عارف الله 88 أ-١٨٧ كرك ساجدا قبال 515 ضلع منگو اخرّ حیات DSB639 طانب سراج الدين 519 دفتر ڈي يي او رحیم جان226 پرانا ہیتال کرک نرين بيكم 173 ضلع كوباث آصف الرحمان 372 تھانہ کرک اعجازاحر4456 بيلث فورس بهادرنواز 483 عدارت TN





### BEFORE THE WORTHY INSPECTOR GENERAL OF POLICE, KHYBER PAKHTUNKHWA

**SUBJECT:** 

DEPARTMENTAL APPEAL.

Through:

Proper Channel.

Dy: No. 3410 1E-IV Dt: 091 04 120 21

### Respectfully Sheweth,

With due respect, the appellant submits the instant Departmental Appeal against the decision of the District Police Officer (D.P.O), Karak whereby the seniority of the appellant on promotion list C1 was removed vide DPC meeting dated 02-04-2021 without any plausible reasons / grounds and junior to him have been promoted to the rank of Head Constable on regular basis.

### Facts:

- 1. That the appellant joined Police Department as Constable in the year 2006 and qualified basic course and other professional courses. Appellant also qualified promotion course of A-1 and B-1 and qualified Lower School Course in the 2<sup>nd</sup>. term of 2013.
- 2. That on qualifying Lower School Course in the term ending 2013 through EATA, appellant name was brought on promotion list C-I with colleague Constables as per law and rules.
- 3. That certain junior Constables raised objection on the seniority of appellant, therefore, the matter was referred to Central Police Officer (C.P.O), Peshawar and written opinion of C.P.O vide letter No.1836/Legal dated 16.4.2020 was received wherein merit of C-1 list was ordered to be maintained in accordance with term of year of qualifying Lower Course and merit of Lower School. (Copy of opinion is enclosed).
- 4. That seniority of the appellant remained intact till the D.P.C conducted on 02.4.2021 by the learned D.P.O Karak.
- 5. That vide D.P.C dated 02.4.2021, appellant was supposed to be promoted, however, certain junior Police Officers were recommended for promotion as Head Constables by removing the appellant from his original seniority of C-1 promotion list.
- 6. That the learned D.P.O Karak made the decision dated 02.4.2021 at the back of appellant wherein the appellant's seniority was wrongly placed with lower qualified of last term of 2014.





- 7. That DPC meeting was held on 08-04-2021 and promoted juniors to the appellant.
- 8. That feeling aggrieved, the appellant prefers the instant departmental appeal on the following grounds.

### **Grounds:**

- i. That the appellant has been treated discriminatory and was placed junior in the seniority list despite of the fact that appellant passed B-1 Exam in the year 2013 while the police officials who have passed B-1 Exam in the year 2014 were placed senior to the appellant and have been promoted.
- ii. That the impugned decision was made at the back of appellant and the appellant was not heard and was completely condemned unheard.
- iii. That C.P.O Peshawar has furnished opinion twice in favour of the appellant but the orders/directions of C.P.O, Peshawar were ignored without advancing any plausible reasons and grounds.
- iv. That the decision is arbitrary and against the law & rules and appellant's seniority was disturbed after long period of seven years.
- v. That the impugned decision is one sided and ex-parte in nature and therefore, worth set aside.

It is very humbly prayed that the impugned decision passed by learned D.P.O Karak may please be set aside and the seniority of the appellant may kindly be restored to its original position i.e, as per merit of qualifying result course in the year 2013 of lower school course at P.T.C Hangu and also promote him to the rank of Head Constable on regular basis w.e.f the dated juniors to him have been promoted.

Dated:09/04/2021

Appellant

Muhammad Faiz No.414/LHC

District Police, Karak 0344-9803489

州来



# BEFORE THE WORTHY DEPUTY INSPECTOR GENERAL OF POLICE, KOHAT

SUBJECT:

DEPARTMENTAL APPEAL.

Through:

Proper Channel.

### Respectfully Sheweth,

With due respect, the appellant submits the instant Departmental Appeal against the decision of the District Police Officer (D.P.O), Karak whereby the seniority of the appellant on promotion list C1 was removed vide DPC meeting dated 02-04-2021 without any plausible reasons / grounds and junior to him have been promoted to the rank of Head Constable on regular basis.

### Facts:

- That the appellant joined Police Department as Constable in the year 2006 and qualified basic course and other professional courses. Appellant also qualified promotion course of A-1 and B-1 and qualified Lower School Course in the 2<sup>nd</sup> term of 2013.
- That on qualifying Lower School Course in the term ending 2013 through EATA, appellant name was brought on promotion list C-I with colleague Constables as per law and rules.
- 3. That certain junior Constables raised objection on the seniority of appellant, therefore, the matter was referred to Central Police Officer (C.P.O), Peshawar and written opinion of C.P.O vide letter No.1836/Legal dated 16.4.2020 was received wherein merit of C-1 list was ordered to be maintained in accordance with term of year of qualifying Lower Course and merit of Lower School. (Copy of opinion is enclosed).
- 4. That seniority of the appellant remained intact till the D.P.C conducted on 02.4.2021 by the learned D.P.O Karak.
- 5. That vide D.P.C dated 02.4.2021, appellant was supposed to be promoted, however, certain junior Police Officers were recommended for promotion as Head Constables by removing the appellant from his original seniority of C-1 promotion list.
- 6. That the learned D.P.O Karak made the decision dated 02.4.2021 at the back of appellant wherein the appellant's seniority was wrongly placed with lower qualified of last term of 2014.

AL



- 7. That DPC meeting was held on 08-04-2021 and promoted juniors to the appellant.
- 8. That feeling aggrieved, the appellant prefers the instant departmental appeal on the following grounds.

### **Grounds:**

- i. That the appellant has been treated discriminatory and was placed junior in the seniority list despite of the fact that appellant passed B-I Exam in the year 2013 while the police officials who have passed B-I Exam in the year 2014 were placed senior to the appellant and have been promoted.
- ii. That the impugned decision was made at the back of appellant and the appellant was not heard and was completely condemned unheard.
- That C.P.O Peshawar has furnished opinion twice in favour of the appellant but the orders/directions of C.P.O, Peshawar were ignored without advancing any plausible reasons and grounds.
- iv. That the decision is arbitrary and against the law & rules and appellant's seniority was disturbed after long period of seven years.
- v. That the impugned decision is one sided and ex-parte in nature and therefore, worth set aside.

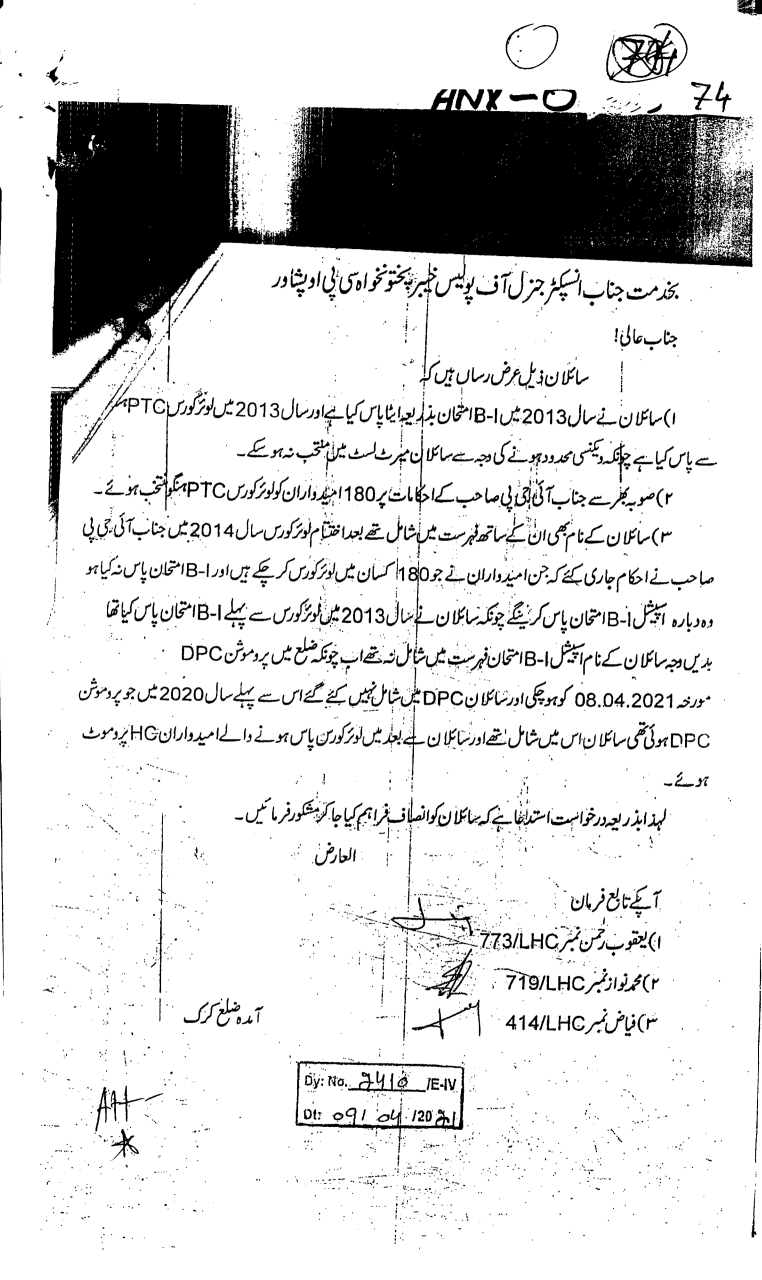
It is very humbly prayed that the impugned decision passed by learned D.P.O Karak may please be set aside and the seniority of the appellant may kindly be restored to its original position i.e, as per merit of qualifying result course in the year 2013 of lower school course at P.T.C Hangu and also promote him to the rank of Head Constable on regular basis w.e.f the dated juniors to him have been promoted.

Dated:09/04/2021

Appellant

Muhammad Faiz No.414/LHC
District Police, Karak
0344-9803489

AH-



₹ T

ANX-P (5) 75



No. 4200 /E IV, dated Peshawar, the 09 104 12021

To : The District Police Officer, Karak.

Subject: APPLICATION.

Memo.

Enclosed find herewith an application submitted by LHC Yaqoob Rehman No. 773, LHC Muhammad Nawaz No. 719 and LHC Fayaz No. 414 of your district which is self explanatory.

Please furnish detail report in this regard.

1630 °

per m 9

District Pulled Officer.

(IRFAN II IAH KHAN)PSP

For Inspector General of Police, Khyber Pakhtunkhwa, Peshawar,

To all the Three deliquent
faled official by Evallers
Ohairs of Command

District Police Officer



The District Police Officer, Karak

The Inspector General of Police, Khyber Pakhtunkhwa Peshawar.

No. /375 /EC, dated Karak the 29-4 /2020

Subject:

**APPLICATION** 

Kindly refer to your office letter No. 4200/E-IV dated 09.04.2021 on the subject noted above.

It is submitted that LHC Yaqoob Ur Rehman No. 773; LHC M. Nawaz No. 719 and LHC Fayaz No. 414 were selected in overage quota for lower School course vide the \_W/IGP KP letter Endst: No. 24555-82/E-I dated 01.10.2013. The colleagues/batch-mats of above-named officials are the same who passed Lower School course with them and their seniority were fixed in the last term of 2014 as per letter issued by the W/IGP KP Peshawar vide letter No. 2288-2320/E-IV dated 24.02.2015, wherein 180 candidates and those who were granted relief by the hon'able High court shall appear in special B-1 examination and their seniority will be fixed with the candidates who qualified lower school course in the last term of 2014. Furthermore, the above mentioned officials have qualified B-I-examination before qualifying lower school course. It is pointed out that the reserve quota for lower school course for this district was 10 seats in 2013 wherein the above named officials were not selected for lower school course due to merit. Later on, they were selected for lower school course vide W/IGP KP order Endst: No. 24555-82/E-I dated 01,10,2013 allotted 180 extra seats to lower school course for the forthcoming term commencing from 01.10.2013 who were becoming overage from lower school course wherein the name of applicants are included. HE CARRY THE THE PARTY OF

Moreover, DPC meeting was held in this office wherein the seniority of above named officials are fixed as per committee decision constituted at CPO level and approval by the W/IGP KP Peshawar vide letter No. 2288-2320/E-IV dated 24:02.2015 accordingly, please.

District Police Officer, Karak

ANY-R





17-05-2007

OFFICE OF THE
INSPECTOR GENERAL OF POLICE
KHYBER PAKHTUNKHWA,
Central Police Officer,
Peshawar

No. 4905

\_/E-IV, dated Peshawar, the 7/65 /2021

To

The District Police Officer, Karak.

Subject:

**APPLICATION** 

Memo.

Please refer to your Memo No. 1375/EC dated; 29.04.2021 on the subject noted

above.

As opined by AIG/Legal CPO, Peshawar that seniority of officials may be fixed with their batchmates undergone Lower School Course as per merit of qualifying result course in the year 2013.

OHC/SAC

(NOOR/AFGHAN)

Registrar

For Inspector General of Police, Klyber Pakhtunkhwa Peshawar

March One de

# ANY-S





From:

The District Police Officer, Karak.

Tc.

The Dy: Inspector General of Police

Kohat Region Kohat.

No <u>5040</u>/EC, dated Karak the <u>07/07</u>/2021

Subject:

APPLICATION:

Memo:

Kindly refer to your office letter Endst: No. 8615/EC dated 08.06.2021 on the subject noted above.

It is submitted that in compliance with judgment /orders of the hon'able apex court, the W/Commandant, PTC Hangu has asked for the provision of name of those constables who becoming overage before 01.04.2014 on the prescribed proforma vide Signal No. 1652-1700/GC dated 10.06.2013 under the following criteria: (copy is annexed at "A")

- A. Who have passed B-1 exam 2013 but not selected for Lower Course on merit and are becoming overage before 01.04.2014 i.e starting Lower Course next year.
- B. Who have passed B-1 exam 2013 but not selected for Lower Course on merit and they have no more chance to appear in B-1 exam.

This office provided the requisite information vide Signal No. 2905-06/EC dated 11.06.2013 wherein FC Yaqoob Ur Rehman No. 1529/FRP (now belt No. 773), FC Muhammad Fayaz No. 414 & FC Muhammad Nawaz No. 832 (now belt No. 719) were also in the list of becoming overage Constables (Total 21 FCs) (copy is annexed at "B").

The W/Commandant PTC Hangu recorded observation and asked for provision of name of those FCs who availed 03 chances under the overage quota vide letter No. 2018-42/GC dated 09.07.2013 wherein the name of FC M. Nawaz No. 832/719 was sent to the W/Commandant PTC Hangu vide this office letter No. 8983/EC dated 11.07.2013 included the above mentioned both FCs i.e. FC Yaqoob Ur Rehman & FC M. Fayaz and Signal No. 3742/EC dated 20.08.2013. (copies are annexed at "C", "D" & "E")

The Worthy IGP KP allotted 180 extra seats to Lower School Course for the forthcoming term commencing from 01.10.2013 as per recommendation of the Commandant PTC Hangu vide order Endst: No. 24555-82/E-I dated 01.10.2013 wherein 180 FCs from all over the province and 21 FCs from this district included above mentioned 03 FCs were selected for Lower School Course (copy is annexed at "F")

M

(63.)



79

A committee meeting was held in CPO Peshawar on 06.11.2014 to examine the case of Constables of various districts for selection to lower College Course under the overage quota wherein the following recommendations were made:

- 1. Upper age limit has already been increased from 33 years to 40 years vide decision of Police Policy Board dated: 12.02.2014 as observed in the Honorable Supreme Court order mentioned above. Therefore, all the 180 candidates and candidates who have managed relief from the High Court are eligible for appearing in the coming B-I examination. As such all the 180 candidates who had gone for lower college course in the 2<sup>nd</sup> term of 2013 and those candidates who had gone for lower college course without passing the mandatory B-I examination shall re-appear in the forth-coming B-I examination to be held on 08th March 2015. However, the seniority of the all those candidates who qualify the B-1 examination shall be placed at the bottom of candidates who qualified lower college course in the last term of 2014.
- 2. As regard, the case of petitioners/candidates who want to lower college course in violation of Police Rules, for not qualifying B-1 test, but managed through courts/tribunal and completed lower college course shall also appear in forth coming B-1 examination to be held on 08th March 2015.

  After qualifying B-1 examination, they will not undergo lower college course again and their seniority shall be placed at the bottom of candidates who qualified lower college course in the last term of 2014. (copy is annexed at "G")

The W/IGP KP Peshawar has accorded approval to the decision of the committee vide letter No. 2288-2320/E-IV-dated 24.02.2015. (copy is annexed at "H").

Therefore, 180 all over province and 21 lower passed candidates of this district were put at the bottom of last term of 2014 as per instructions of the W/IGP KP Peshawar letter No. 2288-2320/E-IV dated 24.02.2015 (copy already annexed above).

Moreover, in the year -2019, in compliance with the W/IGP KP Peshawar letter No. 8653-57/E-IV dated 30.08.2019 directives issued regarding sanctioned of posts of 08 HCs by the Finance department KP Peshawar for PS SNGPLs, a committee was constituted vide order Endst: No. 10898-903/EC dated 12.09.2019 wherein 08 senior most Lower passed officials were recommended by the committee for promotion vide minutes letter Endst: No. 5399-5404/EC dated 30.12.2019. (copy is annexed at "I").

AH D



On the recommendations of the Departmental Promotion Committee, 08 senior most lower passed officials were promoted to the next rank of Head Constable vide Order Book No. 565 dated 30.12.2019. (copy is annexed

Meanwhile, LHC Yaqoob Ur Rehman, LHC Muhammad Fayaz and LHC Muhammad Nawaz preferred combined applications for resolving of their seniority at Range level which was sent to your good office vide this office letter No. 11970/EC dated 14.10.2019 which was marked to DSP Legal Kohat for comments. The comments of DSP Legal Kohat was received from your good office vide letter No. 10551/EC dated 15.11.2019.

The above named officials again submitted combined application for resolving their issue at CPO level. Therefore, this district sent guidance letter to CPO vide letter No. 1381/EC dated 24.02.2020 wherein W/AIG Legal recorded the following remarks:-

"If the officials have participated in the lower school course as per committee decision, their seniority will be as per committee decision with the candidates who qualified lower school course for the last term of 2014. otherwise with their colleague with whom they had undergone lower school course (copy is annexed at "K").

Meanwhile, LHC Akhtar Hayat No. 639, LHC Khaliq Zaman No. 526, LHC Altaf Hameed No. 626, LHC Siraj Ud Din No. 519, LHC Nasir Igbal No. 567, LHC Arif Ullah No. 188, LHC M. Asif No. 372, LHC Bahadar Nawaz No. 483 and LHC M. Atif No. 464/EF have preferred combined application requesting therein that their seniority is effected if seniority is given to the above mentioned officials.

Therefore, a Departmental Promotion Committee was constituted vide Order Endst: No. 2399-03/EC dated 25:03.2021 wherein the committee members were directed to review all types of cases regarding seniority before promotion and submit detail report (copy is annexed at "L"):

The committee called and heard in person all the Police officials included those 03 officials as well as thoroughly reviewed/perused the relevant record and unanimously recommended that fresh seniority list be prepared in the light of the W/IGP KP Peshawar letter No. 2288-2320/E-IV dated 24.02,2015 and those officials who got seniority from the CPO, their names are brought to their original positions in the seniority list as per letter quoted above. (copy is annexed at "M").

Submitted, please.

District Police Officer, Karak

No: 9260112.

The Regional Police Officer, Kohat Region, Kohat.

la: -

The District Police Officer, Karak.

/EC. Dated Kohat the 3

Subject: -

APPLICATIONS.

After perusal of the relevant record and comments offered by some FRING: office, it has been noticed that the guidelines offered by AIG/Legal CPO vide I were Not 1427fl.egal, dated 05.03.2020 are self-explanatory on the subject-matter.

It is, therefore, directed to fix the seniority of the applicants or per the guidelines of AIG/Legal, CPO Peshawar accordingly, please.

Kolen Region



The Dy: Inspector General of Police, Kohat Region, Kohat.

1352 /EC, dated Karak the 13 12

Subject:

APPLICATION FOR RE-APPEARANCE

Memo:

The following LHCs of this district Police have re-submitted applications for appearance before your good-self is enclosed herewith for further action, please.

The details of their grievances are as under: -

The following LHCs of this district Police have preferred several applications to CPO Peshawar, RPO Kohat regarding their lower school course seniority with their batch-mate term ending 01.10.2013 to 20.03.2014 as they have passed B-I Examination in year-2013 conducted by ETEA but they were not selected for lower school course on merit due to allocation of ten (10) seats for this district in the year-2013 as per past practice sanctioned quota.

Detail Name & Rank S.No. Who has passed B-I exam in the year-2013 LHC Yaqoob Ur Rehman but he stood on merit order No. 12 and he was No. 773 not selected for lower school course on merit due to allocation of ten (10) seats for this district and he was becoming overage before 01.04.2014 i.e. starting lower school course next year commenced w.e.f. 01.10.2013 in compliance of Standing Order 03/2011 Who has passed B-I exam in the year-2013 LHC Muhammad Fayaz No. 2. but he stood on merit order No. 32 and he was 414 not selected for lower school course on merit due to allocation of ten (10) seats for this district and he was becoming overage before 01.04.2014 i.e. starting lower school course next year commenced w.e.f. 01.10.2013 in compliance of Standing Order 03/2011 Who has passed B-I exam in the year-2013 LHC Muhammad Nawaz but he stood on merit order No. 19 and he was No. 832 not selected for lower school course on merit due to allocation of ten (10) seats for this district and he has already availed three chances and have no more chance to appear in upcoming B-I Exam in compliance of Standing Order 03/2011

The particulars of thirty five (35) ETEA test passed B-I candidates including the name of above mentioned three Police officials were sent to your office vide this office letter No. 3444/EC, dated 22.03.2013 & your good office has Notified top ten (10) B-I amongst the 35 pass candidates of this district Police on the basis of allocation of ten (10) reserve seats for lower school course for this District Police during the year-2013 vide Notification No. 2366-70/EC, dated 03.04.2013. (Copy is annexed at "A")

GROUNDS

in the following criteria before 15.06.2013 on the prescribed format given below vide Signal No. 1652-1700/GC dated 10.06.2013 (Copy is annexed at "B")

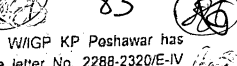
- A. Who have passed B-1 exam 2013 but not selected for Lower Course on merit and are becoming overage before 01.04.2014 i.e. starting Lower Course next year.
- B Who have passed B-1 exam 2013 but not selected for Lower Course on merit as per allotted quota and they have no more chance to appear in B-1 exam.

In response to the above quoted reference, the name of twenty one (21) constables (including the names of above mentioned three officials) of this district Police were sent to the Commandant, PTC Hangu vide this office Signal No. 2905-06/EC, dated 11.06.2013 as per criteria mentioned above (Copy is annexed at "C")

Upon which the Worthy IGP KP has allotted 180 extra seals to Lower School Course for the forthcoming term commencing w.e. from 01.10.2013 vide order Endst: No. 24555-82/E-I dated 01.10.2013 (Copy Is annexed at "D") as per the recommendation of the Commandant PTC Hangu wherein 180 FCs from all over the prevince including twenty one (21) FCs from this district including FC Yaqoob Ur Rehman No. 773 mentioned at serial No. 66, FC Muhammad Fayaz No. 414 mentioned at serial No. 67 (who becoming overage before 01.04.2014) & FC Muhammad Nawaz No. 719 mentioned at serial No. 156 (who already availed three chances & has no more chance to appear in upcoming B-1 exam) were also selected for Lower School Course and took benefit of Signal No. 1652-1700/GC dated 10.06.2013 (already annexed above) under the overage quota.

In order to determine the merit/soniority of twenty seven (27) petitioners who succeeded in grant of relief from Peshawar High Court/Service Tribunal as well as others 180 overage Police officials who were selected for lower school course by the department, a committee chaired by Addl. IGP Special Branch, KP Peshawar, comprising of W/DIG HO's, AIG Establishment & AIG Legal CPO Peshawar was constituted and a meeting was held in CPO Peshawar on 06.11.2014 to examine the cases of Constables of various districts who were selected for lower College Course under the overage quota as well as who were sent to lower school course by the order of PHC Peshawar/service tribunal wherein the following recommendations were made vide Para 14 of the Committee decision - (Copy Is annexed at "E")

- 1. Upper age limit has already been increased from 33 years to 40 years vide decision of Police Policy Board dated: 12.02.2014 as observed in the Honorable Supreme Court order mentioned above. Therefore, all the 180 candidates and candidates who have managed relief from the High Court are eligible for appearing in the coming B-lexamination. As such all the 180 candidates who had undergone for lower college course in the 2<sup>nd</sup> term of 2013 and those candidates who had gone for lower college course without passing the mandatory B-I examination shall re-appear in the forth-coming B-I examination to be held on 08<sup>th</sup> March 2015. However, the seniority of the all those candidates who qualified lower college course in the last term of 30.11.2014.
- 2. As regard the case of petitioners/candidates who want to lower college course in violation of Police Rules for not qualifying B-I test, but managed through PHC/Service Tribunal and completed lower college course shall also appear in ferthcoming B-I examination to be held on 08th March-2013, after qualifying B-I examination, they will not undergo lower college course again qualified lower college course in the last term of 2014.



On the recommendation of committee, the W/IGP KP Peshawar has accorded approval to the decision of the committee vide letter No. 2288-2320/E-IV dated 24.02.2015. (Copy is annexed at "F").

Therefore, 180 candidates from all over the province including twenty one (21) Police officials of this district who had undergone to Lower School Course (becoming overage before 01.04.2014 i.e. starting Lower Course in next year & those who have already availed three chances for B-I and have no more chance to appear in B-1 exam and those twenty seven (27) petitioners who succeeded in grant of relief from Peshawar High Court/Service Tribunal including three (03) Police officials of this district) were put their seniority in the last term of 2014 as per instructions of the W/IGP KP Peshawar letter No. 2288-2320/E-IV dated 24.02.2015 (copy already annexed above) and beneficiary of Commandant PTC vide Signal No. 1852-1700/GC dated 10.06.2013 (copy already annexed above).

A committed headed by the then DPO Karak comprising of the SP Inv: Karak, SDPO, Karak, SDPO, Takht-e-Nasrati, Inspector Legal etc: was constituted to review the seniority of C-I Constables and all types of cases pertaining the seniority of LHC and their grievances vide this office order No. 2399-2403/EC, dated 25.03.2021. (Copy is annoxed at "G").

On 08.04.2021, DPC meeting was held in this office in which LHC Arif Ullah No. 188 & nine (09) other have preferred written joint application stating therein that their seniority is not according to the committee decision held on 06.11.2014 at CPO Peshawar and approved by worthy IGP KP Peshawar vide No. 2288-2320/E-IV, dated 24.02.2015 and made request for reviewing / fixation of their seniority.

The committee thoroughly perused their cases on merit, checking their relevant records & after threadbare discussion, the committee unanimously agreed to implement the committee decision held at PCO Peshawar on 06.11.2014 and accorded/ approval by worthy IGP KP Peshawar vide No. 2288-2320/E-IV, dated 24.02.2015, therefore out of 180 overage candidates from the whole province who were selected for lower school by the department, twenty one 21 LHCs of this district (including the above mentioned three (03) officials in 21) and out of 27 petitioners who were granted relief by Peshawar High Court for lower school course, three (03) officials of this district were fixed their seniority in the last term of 2014 in the light of above quoted reference.

The above mentioned three (03) applicants submitted application against the DPC decision which were sent to your good-office vide this office letter No. 4492/EC, dated 04.06.2021, upon which your good office has directed to fix the seniority of the applicants as per the guideline of AIG/Legal CPO Poshawar vide letter No. 1427/Legal dated 05.03.2020 which is self-explanatory on the subject matter be complied accordingly vide your office letter No. 11983/EC, dated 03.08.2021(copy is annexed at "G")

In response of your above quoted reference para-wise comments were resubmitted by dealing hand which was entrusted to SDPO Takht-e-Nasrati for thorough probe & opinion. The report of SDPO Takht-e-Nasrati which is in detail and self explanatory.(Copy is annexed at "H")

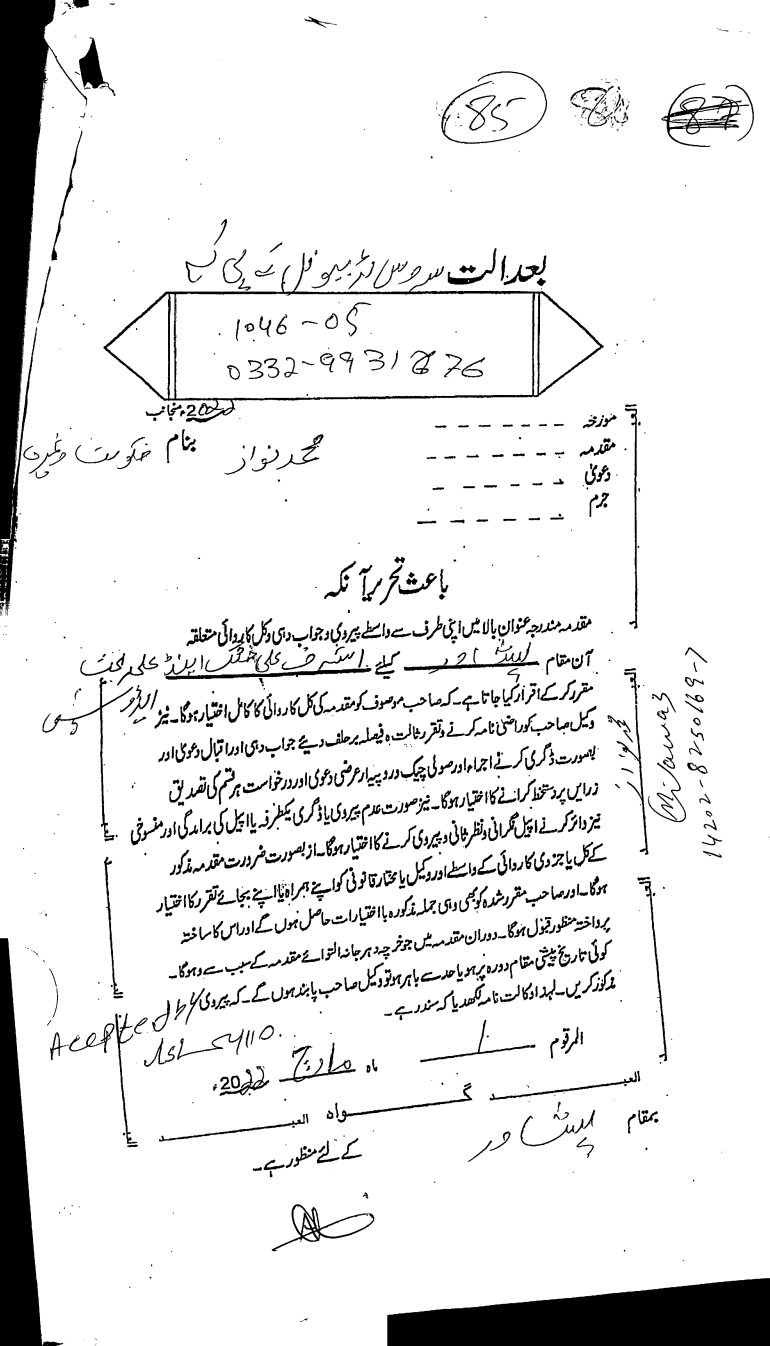
desire. It is pointed out that cut of 21 Police officials of this district Police (who were selected for lower course in overage quota by the department in the year-2013) 18 are satisfied and obeying the decision of the worthy IGP as well as the district Committee decision while these three (03) officials are agitating/neglecting continuously, the decision of the committee held at CPO level as well as district committee.

. Moreover, except of the above mentioned committee decisions held at CPO level and approved by worthy IGP KP Peshawar, if any other new instructions/order issued by worthy IGP KP Peshawar regarding the seniority of 180 (overage Police officials who were selected to: lower school course by the department) and 27 petitioners (who succeeded in grant of relief from Peshawar High Court/Service Tribunal) is available may kindly be provided as documentary proof for guidance and for the record of this office, pleaso:

Enel = (32)

District Police

Recommendations of the Committee Constituted at you have for prima-facie, planifole and in accordance with law rules. The matter has already been disposed of, therefore, then applications are contrary to law frales. They may so adomed according by



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

No.				<u>SE</u>	
Rese		\$12			
•	Niuha	mmed Nowe	<u> </u>	.Appellant/Petitioner	
ŀ	Youncial Police	Versus ( Officer K)	PK Perhan	/&Y Respondent	
				(2)	
Notice to:	The RPO	Kohat Re	gion		
Province Serve the above case hereby inform *on	tice Tribunal Act, 19 by the petitioner in the that the said appearance on the petition of any alteration in the appearl/petitic to this address by registered by registered to this address by registered to the this address by registered to this address by registered to the this	974, has been predathis Court and no peal/petition is at 8.00 A.M. If your to do so on the rin person or by power of Attornofore the date of upon which you he date fixed and decided in your all the dates your address your addr	sented/regiotice has be fixed for he wish to he date fixed y authorised by You are, to hearing 4 contains the Registress contains to be your electric description.	the Khyber Pakhtunkhystered for consideration, een ordered to issue. You a earing before the Tribururge anything against ted, or any other day to white drepresentative or by a therefore, required to file copies of written statements anner aforementioned, the this appeal/petition will strar of any change in your din this notice which the correct address, and furth sufficient for the purpose	in are nat the he ich any ein the he be our the
Copy of	appeal is attached.	Copy of appeal	has already	y been sent to you vide th	nis
office Notice N	Го	dated	•••••	••••••	
Given u	nder my hand and t	the seal of this C	ourt, at Pe	shawar this/2//	
Day of	May	•••••	20.2.		
Por Reply	, <b>//</b>	F		Dagiatuan	
		Khy	ber Pakhtı	-Registrar, Inkhwa-Service Tribun:	al,

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

Peshawar.

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

Notice to: -	The 280	Kotot Regio	<b>»</b>	 - ,.
		Respond	ent No. (2)	
·	Parimenal Police	Officer KIK	Policies Respondent	
	N. whan	med Now	Appellant/Peidioner	
No. Reg	Appeal No	\$12	05.262	•
<i>v</i> .		PESHAWAR.	S.F.	•
	•		KHYBER ROAD,	
V	HYBER PAKHTUNKI	IWA SEKVIUE I	RIBUIAAL, PESHAWAR	۸٠

appeal/petition will be heard and decided in your absence. default of your appearance on the date fixed and in the manner aforementioned, the alongwith any other documents upon which you rely. Please also take notice that in this Court at least seven days before the date of hearing 4 copies of written statement Advocate, duly supported by your power of Attorney. You are, therefore, required to file in the case may be postponed either in person or by authorised representative or by anyappellant/petitioner you are at liberty to do so on the date fixed, or any other day to which hereby informed that the said appeal/petition is fixed for hearing before the Tribunal the above case by the petitioner in this Court and notice has been ordered to issue. You are Province Service Tribunal Act, 1974, has been presented/registered for consideration, in WHEREAS an appeal/petition under the provision of the Khyher Pakhtunkhwar

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

	War		•
	Given under my hand and	the seal of this Court, at Pes	hawar this
offic	e Notice No	dated	
	Copy of appeal is attached	d. Copy of appeal has already	been sout to you vide this

Registrar,

Poshawar. Khyber Pakhtunkhwa Service Tribuna

The hours of attendance in the court are the same "hat of the High Court except Standay and Gazetted Holidays.

Always quote Case No. While making any correspondence.

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

No. 12.4				<u> 50</u>
les.	Appeal No	512		of 20 <b>2</b>
	Wol	ainmed Nau	43	Appellant/Petitioner
V.	ovincial Police	e Officer Kl	K Peshaw	of 20 <b>2-?</b> Appellant/Petitioner  8
		Re	espondent No.	(3)
Notice to: —	DPO D	istrict Kan	ok	
Province Servithe above case hereby inform *on	by the petitioner ed that the said (12022)	r in this Court and appeal/petition appeal/petition and appeal/petition appeal/petition and appeal/petition and appeal/petition of the fixed appears and appears appears appears and appears a	presented/red notice has is fixed for If you wish on the date fir by authorizing. You are of hearing you rely. Pland in the rabsence.  I for hearing form the Reddress conned to be you will be deemed.	of the Khyber Pakhtunkhwa egistered for consideration, in been ordered to issue. You are hearing before the Tribunal to urge anything against the xed, or any other day to which ised representative or by any e, therefore, required to file in 4 copies of written statement ease also take notice that in manner aforementioned, the gistrar of any change in your tained in this notice which the ar correct address, and further ed sufficient for the purpose of
				edy been sent to you vide this
		date		10 4
Given u	nder my hand ar	nd the seal of thi	is Court, at	rusnawai unis
Day of Rep	ly (	<u>,                                    </u>	20 <b>)</b>	<b>2</b> .
\ [/				Registrar,
		I	Khyber Pak	htunkhwa Service Tribunal,

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

Peshawar.

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

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

No. lest	Appeal No	S12		<u>گۇ</u> ەر كوم	
	N'uhamma.	A. Nes	41.2,	.Appellant/I	Petitioner
Pion	N'uhamma. Invial Police C	Versus Ificel!	ox Perhau.	LYRespo	ndent
		Res	pondent No <b>(</b>	(4.)	
Notice to: The	Commandant	Police	Training.	School	Hangu
Province Service the above case by hereby informed *on 30,00,2 appellant/petition the case may be Advocate, duly su this Court at leas alongwith any of default of your a	an appeal/petition Tribunal Act, 1974, the petitioner in this that the said appea 222	has been prosection in the second sec	resented/reginotice has been fixed for he you wish to the date fixed by authorised and rely. You are, to rely. Pleaded in the mean of the	stered for een ordere earing be urge any d, or any c ed represe therefore, copies of v se also ta	consideration, in ed to issue. You are fore the Tribunal thing against the other day to which ntative or by any required to file in written statement ke notice that in
given to you by r address. If you fai address given in t	my alteration in the egistered post. You s I to furnish such add he appeal/petition w his address by registe on.	should info ress your ac ill be deemo	rm the Regis ddress contai ed to be your o	strar of ar ned in this correct ad	ny change in your s notice which the dress, and further
Copy of app	peal is attached. Co	py of appea	l has already	y been ser	u to you vide this
office Notice No		dated		••••••	•
	er my hand and the			shawar th	is <b>/2</b> . <i>1</i> <b>h</b>
Day of	Mau		202.		
For Reply	<b>(</b>	Gm		Dogietyo	

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

Khyber Pakhtunkhwa Service Tribunal, Peshawar.

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

			PESHA	WAK.		50	
No. Res			92				
1 20	Appeal	No		. <sub>1</sub>	6	of 200 2	
		Muhanin	ra s	law12 /.		pellant/Pet	titioner
	Provincial	Plice	of Aversi	is KFK	Peshauer	Respond	lent
				Responder	it No	)	
Notice to: —	Union S	Toda toff	No. 611 Karok	Head	Const	table_	itioner Javes Ligation r Pakhtunkhwa
Province Ser the above cashereby information appellant/pethe case may Advocate, duthis Court at along with a series of the case along with a series of the cas	rvice Tribun se by the pet med that the ditioner you y be postpor ily supported t least seven ny other do our appeara	al Act, 19 itioner in the said ap	74, has been this Court a peal/petition at 8.00 A.M erty to do so rein person power of At fore the data upon which a date fixed	n present and notice on is fixed on the date or by autorney. You relyed and in	ed/registe has been d for hear wish to ure thorised reare, the ring 4 copy. Please the manual	ered for control ordered ring before anythe or any other referent refere, referenced by also take	r Pakhtunkhwa onsideration, in to issue. You are re the Tribunal ting against the ner day to which eative or by any equired to file in itten statement e notice that in ementioned, the
given to you address. If you address given	by registere ou fail to furn n in the appe d to this addr	ed post. Y nish such : eal/petitio	ou should i address you n will be de	nform the craddress emed to b	e Registra containe e your cor	ar of any d in this r rect addr	/petition will be change in your notice which the ress, and further or the purpose of
Сору	of appeal is	attached.	Copy of ap	peal has	already b	<del>een sent</del>	to you vide this
office Notice	No		da	ted			12 H
Given	under my ha	and and t	he seal of t	his Court	, at Pesha	war this	12 B
Downf		Mry			222-		

Registrar, Khyber Pakhtunkhwa Service Tribunal,

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

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

		PESH	AWAR.	J3	
No. Per	Appeal No	<u>ر</u>	12	of 20 <sup>2</sup>	2
	$\rho_{i_{\theta}}$	hommad	News	Appellant/	<b>Petitioner</b>
	Appeal No No Provincia	Police Of	sus () Sicer 11911	Peshaway Respo	ondent
Notice to: —	Arif ullah Staff No	ito. 188 nib Court	Respondent	No(6) Constable e-Nesvoti	hyvestigation ber Pakhtunkhwa
Province Serve the above case hereby information	rice Tribunal Ace by the petition ned that the said of the petition of the petitioner you are a be postponed by supported by supported by yother documents.	et, 1974, has be der in this Cour id appeal/petit at <u>8.00 A.</u> at liberty to do either in perso your power of A es before the d ents upon whi on the date fir	en presented t and notice he ion is fixed in M. If you wis so on the date nor by auth attorney. You ate of hearing the you rely.	l/registered for hearing be she to urge and effect fixed, or any orised represe are, therefore please also to the manner aforements of	ber Pakhtunkhwa r consideration, in ed to issue. You are efore the Tribunal thing against the other day to which entitive or by any , required to file in written statement ake notice that in orementioned, the
given to you k address. If you address given	oy registered po a fail to furnish s in the appeal/po to this address b	ost. You should such address yo etition will be d	inform the lour address colleemed to be y	Registrar of a ontained in th your correct ac	eal/petition will be ny change in your is notice which the ldress, and further t for the purpose of
Copy of	appeal is attac	ched. Copy of a	ippeal has al	ready been se	nt to you vide this
	No	*			12 th
	nder my hand a				1is
Day of	May	•••••	2	0 22	
5 . K	may may		(Kn		

Registrar,
Khyber Pakhtunkhwa Service Tribunal,
Peshawar.

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

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

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

		PESHAV	VAIN.	3/2	
No. Rey	Appeal No	Si	2	of 20 3-2	-
-	Ni	favored 1	Vawaz	" Annellant/Pe	titioner
	Q = Q	Versus		? 1	
	Provincial Por	ice Office	IRPK 12	C) f <sub>t</sub> OW& <sup>F</sup> Respond	lent
		, R	espondent No.	(7)	
Notice to: _	Akhtos 1	Hayat No	.639 fle	pad Com	table, D.S.
Nouce to. —	Stoff	Rarak	,		
WHE	REAS an appeal/peti				
Province Se	ervice Tribunal Act, 1 ase by the petitioner i	974, has been	presented/re	egistered for c	onsideration, in
hereby info	rmed that the said a 30/06/2022	ppeal/petition	is fixed for	hearing before	ore the Tribunal
*onappellant/pe	etitioner you are at lil	at <u>8.00 A.M.</u> berty to do so o	n the date fi	to urge anyti xed, or any ot	her day to which
	ny be postponed eithe uly supported by your				
this Court a	at least seven days be	efore the date	of hearing	4 copies of w	ritten statement
alongwith a	any other documents your appearance on t	upon which	you rely. Pl	ease also tak	e notice that in
	tion will be heard and			manner aron	cincinciona, sinc
Notic	e of any alteration in	the date fixed	for hearing	of this appea	1/petition will be
given to voi	a by registered post.	You should inf	form the Re	gistrar of any	change in your
address. If y	ou fail to furnish such en in the appeal/petiti	n address your on will be deen	address cont ned to be you	tained in this ir correct add	notice which the ress, and further
notice poste	ed to this address by re	egistered post v	vill be deem	ed sufficient f	or the purpose of
this appeal/		<b>\</b>			
Сору	of appeal is attached	l. Copy of appe	eal has alrea	idy been sent	to you vide this
office Notic	e No	date	d		12 1/2
Given	under my hand and	the seal of thi	s Court, at 1	Peshawar this	
Dayof		May	20	12	
17ay 01	Teal				
E	Repl 1		_		
10			Str		
				Registrar	,
		I	Khyber Pak	htunkhwa Se	ervice Tribunal,

Peshawar.

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

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

XX.1 PA.7.7.	Stoff Kaick
Notice to:	Nebites Here! No. 139 Head Constable 20.5.
	Hovined Shee Speed Sheet Schaust Respondent
4.4	Appeal No. of 20 ?2
No. Ory	LESHWAAWK

appeal polition will be heard and decided in your absence. default of your appearance on the date fixed and in the manner aforementanced the alongwith any other documents upon which you rely. Please also take notice that in this Court at least seven days before the date of hearing 4 copies of written statement Advocate, duly supported by your power of Attorney. You are, theretore, required to file in the case may be postponed either in person or by authorised representative or by any appellant/petitioner you are at liberty to do so on the date fixed, or any other day to which "on.....at 8.00 A.M. If you wish to urge anything against the bereby informed that the said appeal petition is fixed for hearing betore the Tribunal the above case by the petitioner in this Court and notice has been ordered to issue. You are Province Service Tribunal Act, 1974, has been presented registered for consideration, in WHEREAS an appeal petition under the provision of the Klyber Makhtunking

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

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

N 60 1 1 1 1 1 1 1 1 1 1 1 1 1 1 1 1 1 1			
Day of	Ken	7.5	
Given under m	y hand and the seal of thi	s Court, at Peshawar this	
	************************************		77 7

Peshawar. Khyber Pakhtunkhwa Service Tribunal Registrar,

MOIC

KHYBER PAKHTUNKHWA SERVICE TRIBUNAL, PESHAWAR.

JUDICIAL COMPLEX (OLD), KHYBER ROAD.

PESHAWAR.

		., 20.		SP	3
No.	A		SA	0C20 1 2-	:
4	Appeat No	1. hornmord	Nowag	Appellant/Pet	itioner
	Provincia	of Police	ersus, Officer	of 20 2 2  Appellant/Pet  Political Respond	ent
			Resnander	11 No (8)	
Notice to: —	Sivoj	uddin M 2. W DPO	o. Sig	Head Consi Karok.	table
Province Set the above ca hereby info *on	ervice Tribunal ase by the petition red that the strain of 100 12 2 2 2 2 2 2 2 2 2 2 2 2 2 2 2 2	Act, 1974, has been in this Cousaid appeal/pet	peen present art and notice ition is fixed A.M. If you was on the dason or by auf Attorney. You date of hear hich you rely fixed and in your absending for hear hich your addressed deemed to be post will be desired.	aring of this appeal e Registrar of any s contained in this r e your correct addr eemed sufficient fo	onsideration, in to issue. You are the Tribunal ing against the er day to which ative or by any equired to file in itten statement e notice that in mentioned, the change in your otice which the ess, and further r the purpose of
Сору	of appeal is atta	ached. Copy of	appeal has	already been sent	t <del>o you v</del> ide this
office Notice	e No		.dated		
Given	under my hand	d and the scal	of this Court	, at Peshawar this.	124
Day of	·	51 07		2022	
	for Rei		Am .	Registrar,	۷
			Khyber	Pakhtunkhwa Se	rvice Tribunal,

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

Peshawar.

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

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

Notice to:	JR.W OPO Office Karok.				
Y. M. CO.	J. W. OPO Office Karok.				
	Respondent No.				
	Versugar Place Cheer Elk Por Respondent				
 	Appellant Petitioner				
No. 125	Appeal No				
	PESHAWAR.				

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

C	by of appeal is attached. Copy of appeal has already been sent to you side thi
this app	al/petition.
notice p	sted to this address by registered post will be deemed sufficient for the purpose o

Bar of	. 1101	2972	
Given under r	ny hand and the seal of this	Court, at Peshawar this	1 1- W
office Notice No	qatod	***************************************	

in the

\* Registrar, Khyber Pakhtunkhwa Service Tribunal. Peshawar.

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

No.	rest		5/12			3B	
		,	Olechan	t Ma	WAO .	11 /11 ·	lioner
	Prov	mial fol	ice. Office	Versus	Perhana	, Responde	nt
				Respon	dent No	1	
Notice	e.to:	Sajid _	So bal A	lo. s/15	Police	Xine	Karik
the all herek *on appel the c. Advocthis (along defau	ince:Service bove case by by informed land/petitio ase may be cate, duly su Court at lea gwith any our	Tribunal A the petition that the sa ner you are postponed upported by st seven day ther docum	ct, 1974, has ler in this Could appeal/peat <u>8.00</u> at liberty to deither in per your power o ys before the	been preso art and not tition is fi A.M. If yo lo so on the son or by f Attorney date of he hich you fixed and	ented/registe tice has been xed for hea u wish to u date fixed, authorised You are, the earing 4 cop rely. Please in the man	ered for con ordered to be anything or any other representatives of writing also take	Pakhtunkhwa nsideration, in o issue. You are the Tribunal ng against the er day to which ative or by any quired to file in tten statement notice that in mentioned, the
addre addre notic	n to you by 1 ess. If you fa ess given in 1	registered po il to furnish the appeal/po his address l	ost. You show such address etition will be	ıld inform your addr e deemed t	the Registress containce o be your co	ar of any o ed in this no rrect addro	petition will be change in your otice which the ess, and further the purpose of
	Copy of ap	peal is attac	ched. Co <u>py o</u>	f appeal h	as already k	<del>reen-sent</del> -t	<del>o you vide</del> -this
office	e Notice No	•••••		dated			á.
	Given und	er my hand	and the scal	of this Co	urt, at Pesh	awar this	12 /4
Dayo	of	/	Xay	**********	2027		
	For	cert	Yay	A		Registrar,	
				/ // 1/2 1-			wice Tribunal

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

Peshawar.



## "Я"

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

	<u> </u>					Y	No.
						4,	
itioner	ppellant/Pet	N 5811.6	i da	and history		•••	
		y Yeshaus	Versus	· .		Çı	
ent				olice Up	Sincia	110	
••••••		ondent VoK.	•				
Konk	line	Police	16. 11	Ja bel	his	:oi	<i>Notice</i>
	`	•		1	. Is		
ouddantestad a	nduda nd	) la maisire	a odt avbar	. goititeg/le	page as 2	WATER DE DIA	

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

hiy por or he	- nood ybnasta-mal-league to	pear/permon. Copy of appeal is attached. Copy
		Sopy of appear is attached. Copy.  Notice No
ihis		Given under my hand and the sea
	£ <b>6</b> 00	<u>"417</u>
		t'hei
	The state of the s	101

/ Khyber Pakhtunkhwa Service Tribunal. Peshawar.

The hours of attendance in the court are the sons that of the High Court except Senday and God red Holldays

Always quote Case No. While making any correspondence.

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

					- 22	
No.		3/2			c2022	
	$Ap_{I}$	Muhammod	Nowaz		Annellant/Pet	itioner
	Provincia	1 Police Office.	Versus (	Pestamor	, Respond	ent
Notice to:	_ The	Provincial Police	Resp ce Off	ondent No P LEY Kf/	(1) K. Pesham	
Province S the above hereby in: *onappellant/ the case r Advocate, this Court alongwith default of	Service Tri case by the formed tha petitioner; nay be post duly support at least so any other your appe	appeal/petition unbunal Act, 1974, has petitioner in this C the said appeal/pat 8.00 you are at liberty to the the the power even days before the documents upon earance on the date to heard and decided	s been propertial of the second of the secon	esented/regnotice has be fixed for be you wish to the date fixed by authorised ey. You are, hearing 4 arely. Pleand in the means of the	istered for e een ordered earing befo o urge anyth ed, or any otl ed represent therefore, re copies of wr ase also take	onsideration, in to issue. You are re the Tribunal ing against the ner day to which ative or by any equired to file in itten statement e notice that in
Not given to y address. I address gi notice pos	ice of any a ou by regis f you fail to	alteration in the da stered post. You sho furnish such addre appeal/petition will address by registere	te fixed fo ould infor ss your ad be deemed	or hearing o m the Regi dress conta d to be your	strar of any ined in this i correct addi	change in your notice which the ress, and further
Cop	y of appea	l is attached. <del>Copy</del>	of appeal	has alread	y been sent	<del>to you vide</del> this
office Not	ice No		dated		••••••	12 4
Giv	en under n	ny hand and the sea	al of this (	Court, at Po	eșhawar this	
Day of	, Reply	Mog	gin.		Registrar,	ervice Tribunal,

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

Peshawar.

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



# $^{\prime\prime}\mathbf{B}^{\prime\prime}$

# KRIPTINIKHWA SERVICE TRIBITNAL PESHAWAR

Notice to	Respondent No.	. <b> </b>
	Province Police Officer KHE Pokaner Respond	lent
	Myb. Appellant/Pe	titioner
No.	3.2	
	PESHAWAR.	
	JUDICIAL COMPLEX (OLD), KHYBER ROAD	
	MAYBER PANALONAHWA SERVICE TRIDOMAE, FESTI	* 7 5 5 7 7 7 6 *

appeal/petition will be heard and decided in your absence. default of your appearance on the date fixed and in the manner aforementioned, the alongwith any other documents upon which you rely. Please also take notice that in this Court at least seven days before the date of hearing 4 copies of written statement Advocate, duly supported by your power of Attorney. You are, therefore, required to file in the case may be postponed either in person or by authorised representative or by any appellant/petitioner you are at liberty to do so on the date fixed, or any other day to which hereby infaring the said appeal/petition is fixed for hearing before the Tribunal the above case by the petitioner in this Court and notice has been ordered to issue. You are Province Service Tribunal Act, 1974, has been presented/registered for consideration, in WHEREAS an appeal/petition under the provision of the Khyher Pakhtunkhwa

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

pay or	less of		
,,, <sub>€</sub>	Mey	2.2	
		d of this Court, at Peshawar this	/2 W
office Notice No.	***************************************	dated	
Copy of al	ppeal is attached. Copy	of appeal has already been sone	<del>to yea vid</del> e Uii

Peshawar. Khyber Pakhtunkhwa Service Tribuna! Registrar,

# **BEFORE THE HONORABLE SERVICE TRIBUNAL KHYBER PAKHTUNKHWA PESHAWA**R

Service appeal No. 512/2022 MUHAMMAD NAWAZ

. Appellant

**VERSUS** 

Provincial Police Officer, Khyber Pakhtunkhwa & Others

Respondents

### **INDEX**

S.NO	DESCRIPTION	ANNEXURE	PAGE
			NO.
1.	Para wise comments/reply	-	1-4
2.	Standing order 03/2011	A	5-10
3.	Copy of order of 180 candidates	В	11-15
4.	Compliance of August Supreme court directive	C	16-17
5.	Guidance report No. 1427/Legal, dated 05.03.2020	D	18

Respondents

Through

Representative

# BEFORE THE HONORABLE KHYBER PAKHTUNKHWA SERVICE TRIBUNAL, PESHAWAR

Service Appeal No. 512/2022

Muhammad Nawaz

LHC No. 719, District Karak

..... Appellant

## **V**ERSUS

Provincial Police Officer, Khyber Pakhtunkhwa & others

...... Respondents

#### PARAWISE COMMENTS BY RESPONDENTS NO. 1 TO 4.

### Respectfully Sheweth:-Preliminary Objections:

- i. That the appellant has got no cause of action to file the appeal.
- ii. The appellant has got no locus standi to file the instant appeal.
- iii. That the appeal is bad for misjoinder and nonjoinder of necessary parties.
- iv. That the appellant is estopped to file the instant appeal for his own act.
- v. That the appeal is bad in eyes of law and not maintainable.
- vi. That the appellant has not approached the honorable Tribunal with clean hands.
- vii. That the appeal is barred by law and limitation.

### Facts:-

- 1. Enrollment of appellant in Police department as constable, pertains to record, hence no comments. However, it is pertinent to mentioned that B-I examination qualification is pre requisite for selection to Lower School Course subject to fulfilling other criteria and availability of the allocated seats of lower schools by respondent No. 1.
- 2. According to Police Rule 13.7, the upper age limit for selection to lower school course is prescribed 33 years. In addition eligibility for B-1 examination qualification is described Standing Order No. 3/2011 as well. The officials who had not qualified B-1 examination and becoming overage for lower school course were allotted 180 extra lower school seats vide order No. 24855-82/E-1 dated 01.01.2013 by respondent No. 4. The name of appellant is not mentioned in the said order. Copies of Standing Order and Order of Respondent No. 4 are annexure A & B.
- 3. Pertains to rules, hence no comments.

Some Police officials who were becoming overage for joining B-1 examination and selection to Lower School Coursehad approached Peshawar High Court Peshawar in different writ petitions upon which the Honorable Court had passed a consolidated judgment dated 28.01.2014, against which the department had filed CPLAs / CPs which was allowed by august Supreme Court of Pakistan vide judgment dated 23.09.2014 in writ petition No. As replied above 180 officials of Khyber Pakhtunkhwa, Police who were becoming overage got relief from courts were selected to lower school course by the competent authorityvide order dated 01.10.2013. However, the department had filed CPLAs against the impugned judgment of Peshawar High Court Peshawar and the august Supreme Court vide judgment dated 23.09.2014, all petitions of department were converted into appeal and disposed of with the directions reproduced by appellant in Para-4 of the appeal and the authorities concerned has complied with the directions of the august court in letter and spirit. It is pertinent to mentioned that the committee besides relaxation in age from 33 year to 40 years and unlimited attempts to attend the B-1 examination. It was decided the 180 candidates and those who were granted relief by the High Court shall appear in the B-1 examination to be announced soon and their seniority will be determined accordingly. Copy of compliance of august Supreme Court directive is annexure C.

- 5. Pertains to record needs no comments.
- 6. Pertains to record, as per decision of the committee constituted in compliance of directive of the august Supreme Court and approval of the competent authority vide annexure C.
- 7. As replied above, in compliance with the judgment / directives of august Supreme Court of Pakistan, a committee was constituted and its minutes were duly approved by the competent authority vide annexure C in a legal and speaking decision. Therefore, the appellant is bound to follow the decision of committee duly approved by the competent authority and circulated accordingly.
- 8. Reply is submitted in the above paras. However, judgment passed by the Honorable Peshawar High Court Peshawar in writ petition No. 1952-P/2015, pertains to record and has its own merit as prayed by the other petitioners of the writ petition ibid.
- 9. As replied above, qualification of B-1 examination is mandatory for selection to lower school course (after qualification the candidate is brought no promotion as LHC in his district) in accordance with the Police Rules, Standing Order and decision of the committee ibid.

- 10. The seniority of the appellant has been fixed in accordance with the rules / principles mentioned above. It is added that the appellant has not mentioned the name of his colleagues which are referred by him in this para. However, seniority of candidates who got relief from courts for selection to lower school course has been fixed as per decision of the committee, approval and directives of the competent authority with the candidates who qualified lower school course in last term of 2014. Reference is annexure C.
- 11. Seniority of the appellant has been fixed by respondent No. 3 in accordance with the procedure / principle mentioned above.
- 12. The respondent No. 3 has correctly maintained seniority of the lower school course qualified candidates in their respective ending terms of course and above criteria.
- 13. Promotion to the rank of C-I constable (HC) is being carried out in the district subject to availability of vacancies.
- 14. The respondent No. 3 has sought guidance from respondent No. 1 regarding fixation of the seniority and the respondent No. 1 and the relevant para of the guidance is reproduce as under:

  "if the officials have participated in the lower school course as per committee decision, their seniority will be as per committee decision with the candidates who qualified lower school course for the last terms of 2014, otherwise with their colleagues with whom they had under gone lower school course". Copy is annexure D.
- 15. Reply is submitted in the above paras.
- 16. Pertains to record, hence no comments.
- 17. Pertains to record, hence no comments.
- 18. Pertains to record, hence no comments.
- 19. Incorrect, the respondent No. 3 has not violated the rules, pertaining to promotion of lower school qualified candidates.
- 20. Incorrect, no malafide on the part of respondent No. 3 is involved into the matter and no violation of the rules has been made.
- 21. Incorrect, as per record the seniority list has been maintained in the office of respondent No. 3.
- 22. Incorrect. All the opportunities of hearing under the rules were provided to appellant.
- 23. As replied above promotion of lower school qualified officials was made by respondent No. 3 in accordance with seniority list and on the principle of seniority cum fitness.
- 24. Pertains to record, hence no comments.
- 25. Pertains to record; however, compliance of the directive of respondent No. 1 has been carried out by respondent No. 3.
- 26. Pertains to record, hence no comments.

27. The respondent No. 2 has correctly disposed of departmental appeal of the appellant in accordance with the available record and rules.

### Grounds:-

- A. Incorrect, seniority of all lower school qualified officials has been fixed in accordance with the relevant rules, order of merit of PTC, directives and decisions of the competent authority referred in facts of parawise comments. Therefore, the appellant has been treated in accordance with the rules.
- B. Replied in the above para however, it is added that all codal formalities pertaining to seniority lists have been fulfilled by the office of respondent No. 3.
- C. Incorrect, the appellant has not been discriminated.
- D. The decision / directives of the competent authority in compliance with the judgment of Honorable Courts have been followed by respondent No. 3.
- E. Incorrect, the respondent No. 3 has followed the relevant rules and decision of the competent authority referred above in the light of available record.
- F. Incorrect, the seniority of the appellant has been fixed accordingly by respondent No. 3.7
- G. Incorrect, no discrimination is made by respondent No. 3 by fixing seniority of the appellant and others.
- H. Incorrect, all proceedings were carried out by respondent No. 3 in accordance with the rules.

## Prayer:

In view of the above, it is prayed that the appeal contrary to facts, law & rules, devoid of merits and not maintainable may graciously be dismissed with costs.

Regional Police Officer,

Kohat

(Respondent No. 2)

Provincial Police Officer, Khyber Pakhtunkhwa, (Responder) No. 1)

District Police Officer

Karak

(Respondent No. 3)

Commandant,
Police Training College,
Hangu
(Respondent No. 4)

From

Provincial Police Officer,

Khyber Pakhtunkhwa, Peshawar.

Heads of Police, In Khyber Pakhtunkhwa,

76/C-I, Dated Peshawar the

Subject:

STANDING ORDER NO. 3 / 2011.

Promotion of constable to the rank of Head Constable.

Memo:

Enclosed please find herewith a copy of Subject Standing order for ir format

and necessary action.

AIG / Establishment, For Provincial Police Offic r. Khyber Pakhtunkhwa, Peshawar.

Scanned with CamS anner

# STANDING ORDER NO. 3/2011 Promotion of Constable to the rank of Head Constable

In supersession of all standing orders on the subject, this standing order is issued to regulate promotion of constable to the rank of Head Constable in the province of Khyber Pakhtunkhwa.

#### 1. Object

The object of this standing order is to prescribe and rationalize the criteria and syllabi for constables for promotion to the rank of Head Constable. Another object is to ensure transparency in the process of bringing names of the constables on promotion list A, B & C.

### 2. Applicability

B-I examination of 2012, marking system etc will be conducted on old pattern, but B-I examination of 2013 and subsequent selection to lower school courses of 2013 will be conducted according to principles laid down in this standing order. Portion of this standing order relating to professional courses will be effective from the day after the B-I exam 2012.

### 3. <u>Distribution of posts of HC</u>

Posts of head constables in a district shall be distributed as under for the purpose of promotion.

- i. 90 % of the total available scats/posts of head constables in a district shall be filled through departmental promotion of constables on the basis of merit position obtained in B-I examination, subsequent selection for lower school and successful completion of lower school course.
- ii. 10 % of the total available seats/posts of head constables shall be filled through promotion of constables on part B of list C.

Promotion lists A, B & C shall be maintained by the concerned DPOs in a district in the following manner.

#### 4. List-A

# Eligibility for list A examination

Constables fulfilling the following criteria are eligible to appear in this examination.

- a. Constables who have completed at least three years of police service starting from recruit training.
- b. Constables who have not been awarded a major punishment within the last two years.
- c. Constable who are medically and physically fit.

A-I examination, for bringing successful candidate on list-A, shall be held simultaneously in each district in the 1<sup>st</sup> month of a calendar year. This examination shall be conducted by Commandant PTC Hangu who will declare results by the end of January of each year. Qualifying marks shall be 50 % and the syllabus may include questions based on normal duties of a police constable and basic law which relates to the duties of a constable. Examination will be based on multiple choice questions (MCQ). There will be 100 MCQs, each carrying one mark, and time allowed will be one hour.

Page 1 of 4

List B shall be maintained by each DPO in two parts.

- Constable considered suitable as candidates for lower school course at PTC Hangu. B. Constables considered suitable for drill and other special courses at PTC Hangu. Constables whose names are to be brought on part A of list B shall be made on the basis of merit determined by the Departmental Selection Board through B-I exam, marks obtained in courses etc.

# Eligibility for B-I examination

Constables fulfilling the following criteria are eligible to compete for list B.

- Constables who have completed at least two years service on list A.
- Ь. Constables who have not been awarded any major punishment within the last two years preceeding the B-Lexamination.
- Constables who have availed three attempts for B-I examination are not eligible.
- Maximum age limit for the candidates will be thirty three years. \*
  - Constables must be medically & physically fit.

Written test of B-1 examination will be conducted by Education Testing and Evaluation Agency (ETEA) each year at Peshawar in the month of February. Selection of constables for list B who will undergo lower school course in both the sessions at PTC Hangu shall be made on the basis of merit list prepared by the Departmental Selection Board. Departmental Selection Board established at regional level and Capital City Police area shall conduct interview of the passed candidates, award marks in other categories mentioned in this standing order and will draw final merit list for bringing the names of Constables on list B. Names on list B shall not exceed the number of seats allotted to each district for lower school course. The process of selection of constables on list B shall be finalized each year before 31st of March. Composition of Departmental Selection Board will be as under;

i.	CCPO/Regional DIG	Chairmai
ii.	DPO concerned /SSP Coord Pesh	Member
i i i	SP (not posted any where in the concerned region)	Member

SP (not posted any where in the concerned region) iii.

Note: Name of the SP shall be notified each year by the PPO.

#### Test & marking system

•	Total marks	100 (hundred)
i.	Written test	75 (seventy five) marks
ii.	Professional courses	10 (ten) marks X & Marks
iii.	Professional abilities	10 (ten) marks X (C-I, CC-II 4 CC-III
iv.	Interview	05 (five) marks 1. 0.50 0.25



Arrangements for the written test.

Written test for B-1 examination conducted by ETEA will consist of seventy MCQs, each carrying one mark. These MCQs will be based on the syllabus mentioned below. Results of the written test will be announced within twenty four hours after conducting test. Date of test and venue shall be notified well in time by the CPO.

- Knowledge of basic law, regulations and police duties of constables and head Syllabus constables.
- Basic knowledge of arms & ammunition and other police equipments.
- Basic knowledge of terrorist organizations operative in the country. ь.
- c, Basic knowledge of methods & techniques adopted by terrorists. d.
- Basic knowledge of explosives and other such substances. c.
- Basic knowledge of civil, judicial and police administrative setups in a district. ſ.
- General knowledge of the country in general and the province of K.P in particular.

### Professional courses

To rationalize professional courses of the constables in various institutions, the old method of awarding marks to individual courses is done away with and replaced by a system based on duration of the course. Any course of less than 14 days will not carry any mark. Names of the institutions which are conducting courses are given below and courses only run by these institutions shall be considered for awarding marks. All courses of one subject but under different names shall be treated as one course (e.g civil defense courses under different names). Training imparted by foreign trainers in Pakistan or abroad will be considered for awarding marks according to duration of the training/course.

- Police training college Hangu and other such training institutions in the country 1.
- Government run Elite training centers in Pakistan 2.
- IB Training school at Simly 3.
- Civil Desense department (sederal & provincial) 4.
- Traffic school for police 5.
- Army training centers 6.
- Special branch
- Recognized forensic science laboratories 8.
- Any other professional police course run by the provincial or federal government 9. institutions.

De d'an ef the course	<u>Marks</u>
Duration of the course	1 (one)
Fifteen to thirty days	2 (two)
More than one month and upto two months	•
Moe than two months and upto three months	3 (three)
More than three months and upto four menths	4 (four)
Exceeding four months	5 (five)

## Professional abilities

<u>Performance</u> 10 (ten) QPM 8 (eight) PPM 1 (one) CC-I 0.5 (half), CC-II 0.25 (quarter) CC-III

Holders of 2<sup>nd</sup> & 3<sup>rd</sup> positions

in recruit course

Best marksman 1st in parade in recruit course

Instructors in training institutes with "A" annual assessment report

with the exclusion of those covered under Police Rules 19.22.

Marks

3, 2 (three & two respectively)

3 (three) (PTC, Elite, ATS)

I (one) for each recruit training center under PTC

Hangu

incremental marks (two per continuous calendar year and shall not exceed six)

#### Note

Marks earned in the above two categories i.e professional courses and professional abilities shall not exceed 10 in each category.

Marks earned through all types of commendation certificates shall not exceed 2. b.

Training courses finally passed by the candidate up to 31st December of the year X preceeding the year of examination shall be taken into account while awarding marks. Ċ.

Best marksman shall be declared by a professional team of Elite instructors/examiners d. notified by PPO for each course for conducting test at PTC before the declaration of recruits result. Marks obtained under the category of best marksmanship shall be availed only once.

In each district a list shall be maintained in two parts on the prescribed form. Part A will contain the names of all constables who have passed the lower school course at PTC Hangu and are considered eligible for promotion to head constable. This list shall be made according to the order of merit determined by PTC Hangu in the lower school course examination. Promotion of lower school passed constables to the rank of head constables shall be made by selection tempered by seniority.

Constables on part B of list B who have qualified drill and other special courses shall be promoted to the rank of head constables against the 10 % quota of the posts of head constables reserved for them.

MMAHUM)

Provincial Police Officer, Khyber Pakhtunkhwa, Peshawar. QUUEF

180 Extra Sants were allotted to Lower School Course for the forthcoming term commencing from 01.17.2013 as per the recommendation of Commandatic Ptd Handu to the following lower subpromates of Khyber PakhitiHilliwa Hollowing they are becoming onlying for lawar school courses.

S/No	Name & No.	District
1.	Const: Imran No. 1119/1199	Abbottabad
Σ	Const: Fasil ur Rehman No. 88 1/126	Abbottabad
7,	Conit: Klistid Mehrapod No. 423	Abbottabad
ात,	Cumt: Tatia Mehmood No. 45/1341	Abbottabad
3.	Const: Kliurram Rushid 190, 34	pederroddy
<del></del>	Const: Shoralz Khun Ho. 437	Harlpur
7,	Const: Ishting Husseln Shan No. 704/2/12	Haripur
	Const: Alawan All No. 49	Haripur
- <del>                                     </del>	1.	Manschra
	Const: Jimaid Alam Ho. 760	Mansehra
10.	Const! Sajid Mehmodd No. 500	Manschra
11.	Consti Yas Hazir No. 265/09	
12.	Const: Altab Ahmed No. 690/ 0	Mansolira
13.	Const: Shams-ul-Hag No. 293	Battagram
	3307155	Battagram
	179	Kohat
15,		Kohat
16	7.5	Kohat
17	1003	Kohat.
18	. Const: Asir Khan Po. 891	Karak
19	. Const: Ihsanullah No. 04	Karak
20	Const: Shor Muhammad No. 67EF	Karak
21	Const: Shahld Rehman No. 1176 Const: Shaced ur Rehman No. 826/1176 EF	Karak V
7. 2.7	Const: Shaged ur Renman No 120	Hangu
2.	Const: Asghar Ghulam No. 1113	Hangu
2.	Const: Kashil Ali No. 4079	Hangu
÷-2	5. Const: Zahoor Khan No. 328	Hangu
2	5. Const: Shekoor Khan Ho. 229	Hongu
7	7. Const: Farman All No. 12	Hangu
2	B. Const: Asmatullan Ho. 2499	Hangu
2	9.   Const. Zahoor Klian No. 1078	Latki Marwat
3	0. Const: Inayatullan No. 194	
	Const. Hoor Aslam Ho. 395	Lakki Marvat
	Tada No. 2888/FF	Tank
	577/6	Tank
1		Tank
3	4. Const: Shaffullan No. 421	Lank
	5. Const: Usmanullan No. 300	- CCP/Feshawar
	6. Const: Ir/anullah No. 3197	CCP/Peshawar
-	77. Const: Ghislain Mustafa No. 3435	1
	18. Const: Sartaj No. 275	CCP/Peshawar

(101)

	r - 44		
39.	Const: Tanyeer Ahrned No. 3290,	Novishera	
40.	Const: Igbal Hussain No. 414	Howshera .	ر ا
41.	Const: Amjad-Ali No. 1104/731	Howshera	
	Const: Murad Khan No. 2432/1258	Nowshera	
43.	L/Const: Marie Anwer No. 242	Mardan	
13. 14.	Const: Arshad No. 2135/3778	. Mardan	
45.	Const: Murad Ali No. 405	Swabi	- · · ·
46.	Const: Ahmed Zeb No. 3154	Swabi	
47	Const: Muhammad Tufail No. 1147/1854	Dir Lower	
	Const: Amir Zeb No. 480	Dir Lower	
49.	Const: Muhammad Zahir No. 596	Dir/Upper	
· · · · · · · · · · · · · · · · · · ·	Const: Aziz-ud-Din No. 35	Dir Upper	
50.	Const: Qareebulah No. 430	Shangla	
51.	Const: Umar Rehman No. 621	Shangla	
52.	Const: Whale sur-Rehman No. 266	Shangla	
53. 54.	Const: Mehboch All No. 3403	Bunir	<del>- </del>
55.	Const: Fazat Elahi No. 616	Chitral	
56.	Const: Qazi Shahzad No. 67	Haripur	┤,
57.	Const: Amir Hussain No. 04	Harlpur	
58.	Const: Hafeez Khan No. 253	Haripur	
59.	Const: Arsahd Khan No. 656	Haripur	
60.	Const: Afrab Ahmed Khan	Haripur .	· · ·
61.	Const: Tanyee Ahmed	Haripur	
62.	Const: Gui Zaman Ho. 727	Konistan	
53.	Const: Jelianded Khan No. 127	Kohat	
64.	Const: Ahmed Shah No. 401	Koliat	
65.	Const: Muhammad Turiq	Koliat	
	Const: Yaqoob ur Rehman	Karak	<del>-</del>
67.	Const: Muhammad Fayaz	Karak	-
62.	Const: Khalid or Rehman	Karak	-
69.	Const: Nazir Dou No. 618	Karak	
70.	Const: Gul Halpern No. 1380 .	Karak	
71: :	.Const? Arsahd Iqbal No. 136	Karak	
72.	Const: Saleem Khan No. 133	Karak	-
73.	Const: Urnar Ayaz No. 19 EF	Karak	ATTESTED
74.	Const: Muhammad Jamil No.	Karak	
75.	Const: Arsahd Habibullali	Karak	-
76.	Const: Zia ur Rehraan	Karak	
77.	Const: Bakhvia: Ati Shah	Karak	
78.	Const: Abdullah No. 743	Karak .	
79.	Const: Muqtadir All .	Hạngu	1
80.	Const: Jamil-ur-Rehman	Hangu	1
81.	Const: Niarnat-ur-Rehman	Bannu .	1
82.	Const: Auhammad Ityas	Bannu EF	
83.	Const: Feroz Kilan No. 1896	Bannu EF .	

Scanned with CamScanner

P-50

84	Const: Imranullah No. 1523/930	Bannu EF
4	Const: Sehar Gul Ho, 540	Lakki Marwat
i i	Const: Inamullah Ho, 1946	Lakki Marwat
	,	Tank .
l l	Const. Gul Bat Khan No. 46	Yank
	Const: Syed Mujtaba Hussaln	CCP/Peshav/ar
	Const: Sihat Gul No. 1315	Nowshera
	Const: Nasir, Jamil No. 197	Charsadda
	Const: Latif Jan No. 2258	Charsadda
92.	Const: Fayaz Ahmed No. 74	· Charsadda
93.	Const: Hayatullah No. 1310	Charsadda
94'.	Const: Muhammad Hayat	Charsadda
95.	Const: Sardar Alam No. 249	
96.	Const: Sabihullah No. 127	Charsadda
97.	Const: Mustafa Kamal Shah	Charsadda
98.	Const: Muhammad Ilyas	Charsadda
79.	Const: Amjad Ali Ho, 2443	Mardan
100.	Const: Imran Khan No. 1072	Mardan EF
101.	Const; Haleem Khan No. 29	. Mardan EF
102.	Const: Shah Khalid No. 320	Swabi
103.	Const: Muhammad Hargon	Şwabi
104.	Const: Iftikhar Ali No; 143	Swabi
105.	Const: Abdul Ali No. 2298	Swabi
106.	Const: Muhammad Ibrahim	. Swabi -
107.	Const: Zard Ali No. 2276	Swabi
108.	Const: Andad No. 159	Swabi
109.	Const: Sheryar No. 1040	Swabi .
110.	Const: Zahid Hussain No. 89	. Swat
111.	Const: Shah Hussain No. 4434	Swat
112.	Const: Ali Sher No. 1749	Swat
113.	Const: Alvidur Rehman	Swat
114.	Const: Ayaz ur Rehman	Swat .
115.	Const! Zamrud Shah Ho. 3123	Swat
116.	Const: Muhammad Ambur	Dir Upper
117.	Const: Yasin Khan No. 726	Dir Upper
. 118.	Const: Darwaish Khan No. 56	- Dir Upper
119.	Const: Iqbal No. 592	Dir Upper
120.	Const: Said Hayat No. 935	Shangla
121.	Const: Fakhruddin	- Shangla
122.	Const: Gul Zaman No. 365	Shangla
123.	Const: Mukamit Shah	Shangla .
124.	Const: All Akbar No. 581	Bunir
125.	Const: Muhammad Bahadar	Bunir
126.	Const: Safeel Blun No. 700	Haripur
127.	Const: Muhammad Junsat No. 378	Haripur
129.	Const: Muradig Shan No. 4847739	Haripur

ATTESTED

1750

	THE THE STATE OF T		A Train
129.	Const: Muhammad Hasir Qureshi	Kohat	- \
130,	Const: Khan Alder No. 1088	Kehat	4/
131.	Const: Hamid Bad Shah Ha. 76	Kohat	11
132.	Const: Abdur Rahim No. 426	Hangu	
133.	Const: Fazal Alimed No. 407	: Lakki Marwat	`
134.	Const: Atiq-ur-Rehman No. 366	Lakki Marwat .	1 /4
135.	Const: Idrees Khan No. 139	CCP/Peshawar -	
136.	Const: Nasger Khan No. 2412	CCP/Peshawai	
137.	Const: Muhammad Abbas No. 568	. Swabi	
138.	Const: Sher Akbar Ho. 56	Dir Lower	
139.	Const: Sher Aman No. 406	Bunir	:
140.	Const: Akhtar Hussalu No. 229	Chitral	•
141.	Const: Aftab No. 1873	Mardan	;
- 142.	Const: Sohall Ahmad Abbas No. 1005	Abbotrabad	
143.	Const: Muharnmad Sajid-No. 287/1390	Abbottabad	4
144	1 11 1	Haripur	•
145.	<u> </u>	Haripur	
- 146.		Haripur	
147.		Haripur	· /
148.		. Mansehra	
149,		Mansehra	
150.		. Battagram	
151.	Const: Atta er Rehman Ho. 255	Battagram	•
152		· Battagram EF	
153		Kohistan	
154		Kohat	
755	. Const: Muhammad Aneris No. 1092	Kohét	
156		Karak	• •
157	. Const: Zafar Igbal No. 418	Karak	
158	. Const: Qismatullah No. 192	Karak	
159	. Const: Wali Renman No. 502	Karak	
160	. Const: Safdar Abbas No. 1116/10	Hangu	•
161	. Const: Mustafa Khan No. 41	Lakki Marwat	•
162	. Const: Younis Khan No. 378	Lakki Marwat	•
163	Const: Shafiullah No. 762/347	Lakki Marwat	· · · · · · · · · · · · · · · · · · ·
160	. Const: Muhammad Ilya: No. 2174	. CCP/Poshawar	ITESTED
165	5. Const: Jayad Ali No. 350	. /Aardan	
161		Swabi	•
16	*	Swabl	
16		Swabi	•
16		Swabi	,
17		Swabi	•
4	<u> </u>	· Dir Lower	·.
	2 Const: Amjad Ali No. 1137	Dir,Lower	•
	3. Const: Muhammad Zep No.337	1 Dir Upper	
l	<u></u>		

. 174:	Const: Talmour Hussain No. 300	Shanela
175.	Const: Muhammad Sher No. 259	s Stiangla
176.	Const: Tasneem Ali No. 274/3518	Shangla 3523
177.	Const: Sayyar Ahmed No. 223/01	Shangla Sayaay
178.	Const: Israr Ali No. 561	Chitral
179.	Const: Zahoor Alimed No. 143/SB	Chilial
180.	Const: Muslim Zada No. 583	Dir Ur per (Recommended by DIG/E& I K.P

sd/-TARIQ JAVED DIG/Headquarter: For Provincial Police Officer, Khyber Pakhtunkhwa Peshawar.

/E-1, dated Pesharvar the 0/ //3 /2013.

Copy of above is forwarded for information and necessary action

#### to the:-

1. Addl: IGP/Special Branch Khyber Pakhtunkhwa, Peshawar.

2. Addl: IGP/Commandant Elite Force Khyber Pakhtunkhwa, Peshawar.

3. Capital City Police Officer Peshawar.

4. Regional Police Officers, Kohat, Malakand, Hazara, D.I.Khan & Bannu

5. Commandant PTC Hangu w/r to his Memo No. 2654/GC dated: 21.09.2013

6. District Police Officers, Kohat, Hangu Dir Upper, Dir Lower, Chitral. Shangla, Bunir, Karak, Tank, Lakki Marwet, Haripur, Mansehra, Abbottabad, Kohistan Charsadda, Nowshera, Swabi & Mardan.

Registrar

For Provincial Police Officer, Khyber Pakhtunk'iwa

Peshawar

No. 9 9 88-03578-IV oated: 47/24 /2015

To: - 1. The Capital City Police Officer. Peshawar.

> All Regional Police Officer, Khyber Pakhtunkhwa.

3. The Commandant.

CPC University Campus. Per nawa:

4. Ali District Police Officers, Khyber Pakhtunkhwa.

Subject: COMPLIANCE WITH THE HUDG MENT OF HONORABLE SUPREMOSE COURT OF PAKISTAN PASSED IN C.Ps NO. 21-P. 46-P TO 48-P. 56-P. 105-P. 113-P. 120-P. 176-P. 177-F. 187-P. TO 191-P. 195-P. TO 199-P. 213-P. 264-P TO 266-P AND 274-P. OF 2014.

Appeal was lodged against the jucgment dated 31.10.2013. 12.11.2013. 21.11.2013, 10.12.2013, 11.12.2103, 12.11.2014, 28.01.2014 and 11.03.2014 passed by the Peshawar High Court in Writ Petition No. 2535-P. 2614-P. 2616-P. 2885-P. 758-A. 520-D. 2967-P. 2765-P. 2615-P. 2919-P. 3104-P. 117-P. 3281-P. 3282-P. 3284-P. 2892-P. 3173-P. 3228-P. 3289-P. 3226-P. 2991-P. 2999-P. 3030-P. 1909-P and 2698-P of 2013.

The Honorable Supreme Court of Lakistan disposed of subject cited C.Ps vide order dated 2,3.09.2014 and directed that a committee shall be constituted by competent authority who shall determine their Respondents) merit along with other candidates strictly in terms of the standing order and Police Policy Board as mentioned above.

In compliance with the judgment of Honorable Court a committee was constituted which examined the cases of overage endidates selected by the department's pointed out by the Honorable Supreme Court of Pakistan and those who were granted reflectly Peshawar High Court vide judgments it ipugated in the appeal before Supreme Court of Pakistan.

The committee made recommendations that 180 overage candidates selected for lower school course on recommendation of Commandant Police Training. College Hangu were wrongly selected as neither they had qualified the B-I examination nor they were on merit of the concerned districtly it for selection of lower school course. The wrong selection of overage cander has by the department was based by the less and the selection of lower school course.

Scanned with CamScanner

High Court for grant of relief to others similar overage candidates. The committee recommended that age for B-I examination has I cen increased from 33 to 40 years and all the 180 candidates and those who were grant directlef by the High Court are eligible for appearing in B-I examination therefore. If of them shall appear in the B-I examination and their senicrity shall be fixed with the candidates who qualified lower school course in the last term of 2014.

Competent authority has accorded approval to the decision of committee therefore, the 180 candidates and those who were grant relief by Honorable High Court shall appear in the special B-I examination to be announced soon and their seniority well be determined accordingly.

Ends (a)

(Syed Fida Hassan shah)
AIG/Establishment
for inspector general of police,
Khyber Pakhtunkhya,

Peshawar. /E-IV dated Peshawar the: No. Copy of above is forwarded for information to the:-Addl: IGP/HOs Khyber Pakhtunkhy a, Peshawar. Addl: IGP/Special Branch Khyber Pikhtunkhwa, Peshawar. 2. Addl: IGP/Commandant FRP Khyber Pakhtunkhwa, Peshawar. 3. Addl: IGP/Elife Force Khyber Pakht inkhwa, Peshawar. 4. Deputy Inspector General of Police, Headquarters, Peshawar. ٠5. Commandant PTC Haugui 6. 7. Registrar Supreme Court of Pakistan w/r to this decision dated 23.09.2014 letter No. C.Ast 1488-1492-1512/14 SCJ dated 11,11,2014. Registrar Peshawar High Court Peshawar wh to Peshawar Court Peshawar 8. decision dated 03.02.2015 letter No. 20559/Judl: dated 27.11.2014. Section Officer (Courts) Govt: of K1 K Home & TAs Department Peshawar w/r to his letter No. SO(Court) HD7-53/2013/Vol-I dated 22.12.2014. AIG/Legal CPO, Peshawar w/r to his letter No. 820-25/Legal dated 12.02.2015.

(Syed Fida Hassan shah)
AIG/Establishment
For inspector general of police,
Khyber Pakhtunkhwa,
Peshawar.

(91)

OFFICE OF THE INSPECTOR GENERAL OF POLICE KHYBER PAKHTUNKHWA Central Police Office, Peshawar No. 1927 /Legal dated Peshawar, the 5 / 3 /2020.

To: -

The

District Police Officer,

Karak.

Subject:-

**GUIDANCE** 

Memo:-

Please refer to your office letter No. 1381/EC, dated 24.02.2019, on the subject cited above.

As per Police Rules 13-18, the seniority of Lower School Course is according to merit list of term (amongst the colleagues). From the perusal of letter it is not clear as to whether the officials named therein have undergone lower school course in compliance of the Committee decision, in 2015 or have passed B-I examination earlier.

If the officials have participated in the lower school course as per committee decision, their seniority will be as per committee decision with the candidates who qualified lower school course for the last term of 2014, otherwise with their colleagues with whom they had undergone lower school course.

AIG/Legal

For Inspector General of Police, Khyber Pakhtunkhwa, Peshawar

District Falled Attacer

Scanned with CamScanner