12.05.2022

Appellant alongwith his counsel present.

Muhammad Adeel Butt, learned Additional Advocate General alongwith Muhammad Raziq Reader for respondents present.

At the very outset learned counsel for the appellant submitted an application seeking withdrawal of the instant appeal with permission to file fresh one by challenging the order dated 05.04.2022.

Keeping in view the request of learned counsel coupled with other material available on file, instant appeal stands dismissed as withdrawn with permission to file fresh one in accordance with law. File be consigned to the record room.

<u>Announced</u> 12.05.2022

(Rozina Rehman) Member (J)

22.12.2021

Appellant with counsel present.

Muhammad Adeel Butt, learned Additional Advocate General alongwith Muhammad Raziq Reader for respondents present.

Reply of respondents is still awaited. Respondents made request for time to submit reply/comments. Last chance is given. To come up for reply and preliminary arguments on 1,7.02.2022 before S.B.

(Rozina Rehman) Member (J)

17.02.2022

Due to retirement of the Worthy Chairman, the Tribunal is defunct, therefore, case is adjourned to 12.05.2022 for the same as before.

Réader

Form- A

FORM OF ORDER SHEET

Court of

Case No.-__

7317/2021

S.No. Date of order Order or other proceedings with signature of judge proceedings 2 1 3 The appeal of Mr. Hazrat Ali resubmitted today by Mr. Taimur Ali 25/08/2021 1-Khan Advocate may be entered in the Institution Register and put up to the Worthy Chairman for proper order please. REGISTRAR This case is entrusted to S. Bench for preliminary hearing to be put 2~ up there on ______0110121 **EMAN** 20.10.2021 Counsel for the appellant present. Learned counsel for the appellant came up with arguments with application of the appellant dated nil, was filed by respondent No.2 vide order dated 16.07.2021. Contents of the appeal is reveal that the appellant wis seeking confirmation as ASI w.e.f 16.09.2011 when his juniors were promoted to the rank of ASP. Learned counsel for the appellant could not explain as to what is the original or appellate order which has been challenged for adjudication before the Service Tribunal under Section-4 of the Khyber Pakhtunkhwa Service Tribunal Act, 1974. He took the plea that the relevant documents will be provided by the respondent-department. Let pre-admission notice issued to the respondents for reply/comments. be Adjourned. To come up for preliminary hearing before the S.B. dn 22.12.2021. 11

> (MIAN MUHAMMAD) MEMBER (E)

KHYBER PAKHTUNKHWA SERVICE TRIBUNAL, PESHAWAR CHECKLIST.

Ca	se Title: <u>Hazsat Ali VIS</u> Police	sep	tt.
S#	CONTENTS	YES	NO
1	This Appeal has been presented by: HA Tabmy AG Klien Add		
2	Whether Counsel/Appellant/Respondent/Deponent have signed	/	
2	the requisite documents?	\checkmark	
3	Whether appeal is within time?	N	
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?	~	
7	Whether affidavit is duly attested by competent Oath Commissioner?	\mathcal{V}	
8	Whether appeal/annexures are properly paged?	$-\nu$	
	Whether certificate regarding filing any earlier appeal on the		
9	subject, furnished?	V	
10	Whether annexures are legible?		
11	Whether annexures are attested?	~	<u> </u>
12	Whether copies of annexures are readable/clear?		· · · · · · · · · · · · · · · · · · ·
13	Whether copy of appeal is delivered to AG/DAG?	V	
14	Whether Power of Attorney of the Counsel engaged is attested		···
14	and signed by petitioner/appellant/respondents?	\checkmark	
15	Whether numbers of referred cases given are correct?	×	
16	Whether appeal contains cutting/overwriting?		\checkmark
_17	Whether list of books has been provided at the end of the appeal?		
18	Whether case relate to this court?	V	
19	Whether requisite number of spare copies attached?	~	
20	Whether complete spare copy is filed in separate file cover?	V	
21	Whether addresses of parties given are complete?	V	
22	Whether index filed?	K	
23	Whether index is correct?	V	
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		
21	opposite party? On		

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

Name:

Ki'khan

Signature: Dated:

he appeal of Mr. Hazrat Ali S.I No.P/437 Security Unit In charge Peshawar received today i.e. on 12.08.2021 is incomplete on the following score which is returned to the counsel for the appellant for completion and resubmission within 15 days.

- 1- Annexures of the appeal may be attested.
- 2- Appeal has not been flagged/marked with annexures marks.
- 3- Check list is not attached with the appeal.
- 4- Wakalat nama is unattested.
- 5- Copy of departmental appeal against the impugned order is not attached with the appeal which may be placed on it.
- 6- Four more copies/sets of the appeal along with annexures i.e. complete in all respect may also be submitted with the appeal.

1622 /S.T.

13/08_12021

REGISTRAR SERVICE TRIBUNAL **KHYBER PAKHTUNKHWA** PESHAWAR.

Resubmitted after compliance 25/8/21 An

Mr. Taimur Ali Khan Adv. Pesh.

Respected Sir,

1. Removed

2 - Removed

3. Removed

4 - Removed

5. copy of departmental appeal is attached at

page-29. 6. Renwved

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BEFORE THE K/HYBER PAKHTUNKHWA SERVICE TRIBUNAL PESHAWAR

SERVICE APPEAL NO.____/2021

Hazrat Ali

đ V/S

Police Deptt:

INDEX

<u>Ş. No.</u>	Documents	Annexure	P. No.
01.	Memo of appeal		01-06
02.	Affidavit		07
03.	Copy of notification dated 01.07.2000	A	08-09
04.	Copies of order dated 03.10.2002, order dated 28.01.2006, notification dated 18.04.2008 and inquiry report	B,C,D&E	10-19
05.	Copies of notification dated 27.09.2011	F	20-22
06.	Copy of notification dated 20.12.2011	G	23-24
07.	Copies of order dated 12.08.2016 and notification dated 20.10.2020	H&I	25-28
08.	Copies of departmental appeal and rejection order on 16.07.2021	J&K	29-30
09.	Copy of notification dated 15.11.2016	L	31-32
10.	Copies of judgments	M	33-45
13.	Vakalat Nama		46

APPELLA

THROUGH:

(TAIMURALI KHAN)

ADVOCATE HIGH COURT

Room No. FR 8, 4th Flour, Bilour plaza, Peshawar cantt: Cell # 0333-9390916

BEFORE THE KHYBER PAKHTUNKHWA SERVICE TRIBUNAL PESHAWAR

SERVICE APPEAL NO. 73/7/2021

Mr. Hazrat Ali, S.I No.P/437, Security Unit Incharge, Peshawar.

(APPELLANT)

VERSUS

1. The Provincial Police Officer, Khyber Pakhtunkhwa, Peshawar.

2. The Capital City Police Officer, Peshawar.

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(RESPONDENTS)

APPEAL UNDER SECTION 4 OF THE KP SERVICE TRIBUNALS ACT, 1974 AGAINST THE IMPUGNED **REJECTION ORDER DATED 16.07.2021, WHEREBY** THE DEPARTMENTAL APPEAL OF THE APPELLANT FOR ANTEDATION OF HIS CONFIRMATION AS ASSISTANT SUB INSPECTOR W.E.FROM 05.04.2008 AND PLACING HIS NAME ON LIST "E" ALONGWITH HIS BATCHMATES AND **JUNIORS** AND FOR ANTEDATION OF HIS CONFIRMATION AS SUB **INSPECTOR WITH HIS BATCHMATES AND JUNIORS** AND PLACE HIS NAME IN LIST "F" ISSUED ON ALONGWIH HER BATCHMATES 20.12.2011 AND JUNIORS, HAS BEEN REJECTED WITHOUT GIVING NY REASON.

PRAYER:

submitted to -day filed. THAT ON THE ACCEPTANCE OF THIS APPEAL, THE ORDER DATED 16.07.2021 MAY KINDLY BE SET ASIDE M, AND THE RESPONDENTS MAY FURTHER PLEASE BE DIRECTED TO ANTEDATE THE CONFIRMATION OF THE APPELLANT AS ASSISTANT SUB INSPECTOR

WITH EFFECT FROM 05.04.2008 AND PLACE HIS NAME ON LIST "E" ALONG WITH BATCHMATES AND **JUNIORS** AND **ALSO** ANTEDATE THE CONFIRMATION OF THE APPELLANT AS SUB **INSPECTOR WITH HIS BATCHMATES AND JUNIORS** AND PLACE HIS NAME IN LIST "F" ISSUED ON 20.12.2011 ALONGWITH HIS BATCHMATE AND JUNIORS BY REVISING HIS SENIORITY WITH ALL BACK CONSEQUENTIAL AND **BENEFITS.** ANY OTHER REMEDY WHICH THIS AUGUST TRIBUNAL DEEMS FIT AND APPROPRIATE THAT MAY ALSO BE AWARDED IN FAVOUR OF THE APPELLANT.

- 75, -

RESPECTFULLY SHEWETH: <u>FACTS:</u>

- 1. That the appellant was appointed as constable in the year 1985 and since his appointment, the appellant is performing her duty with great devotion and honesty, whatsoever, assign to him and no complaint has been filed regarding his performance.
- 2. That the name of the appellant along with other officials were placed on list "D" with effect from 21.04.2000 vide notification dated 01.07.2000. (Copy of notification dated 01.07.2000 is attached as Annexure-A)
- 3. That appellant was deputed in motorway police on deputation basis vide office order dated 03.10.2002 and was promoted to ASI on officiating basis along with his batchmates and juniors vide order dated 28.01.2006 and his batchmates and juniors were confirmed as ASI and placed their name on list "E" with effect from 05.04.2008 and were also promoted to the rank of officiating Sub Inspector vide notification dated 18.04.2008, but the appellant was deferred due to the reason that the appellant was facing departmental inquiry and non availability of ACRs of 2005 & 2007 for 07 months. It is pertinent to mention here that inquiry proceeding was culminated in the favour of the appellant. (Copies of order dated 03.10.2002, order dated 28.01.2006, notification dated 18.04.2008 and inquiry report are attached as Annexure -B,C,D&E)

That the appellant was confirmed as ASI and placed his name on list "E" and also promoted to SI on officiating basis through a notification dated 27.09.2011 with immediate effect instead of due date i.e 05.04.2008 "the date on which his batchmates and juniors were confirmed as ASI. (Copies of notification dated 27.09.2011 are attached as Annexure-F)

5. That the batchmates and juniors to the appellant were confirmed as SI and placed their name in list "F" and were also promoted to officiating Inspector (BPS-16) vide notification dated 20.12.2011. (Copy of notification dated 20.12.2011 is attached as Annexure-G)

6. That the appellant was repatriated to his parent department vide order dated 12.08.2016 and was confirmed as S.I vide notification dated 20.10.2020 with immediate effect instead of due date i.e the date on which batchmates and juniors to the appellant was confirmed as SI. (Copies of order dated 12.08.2016 and notification dated 20.10.2020 is attached as Annexure-H&I)

- 7. That as the appellant was not confirmed as ASI w.e.f 05.04.2008 and not placed his name in list "E" along with his batchmates and juniors and also not confirmed as SI with his batchmates and juniors and not placed his name in list "F" issued on 20.12.2011 along with his batchmates and juniors, therefore, he filed department appeal for antedation of his confirmation as ASI w.e.f 05.04.2008 and placing his name in list "E" along with batchmates and juniors and also for antedation of his confirmation as SI along with batchmates and juniors and placing his name in list "F" issued 20.12.2011 along with his batchmates and juniors, but his departmental appeal was rejected on 16.07.2021 without giving any reason. (Copies of departmental appeal and rejection order on 16.07.2021 are attached as Annexure-J&K)
- 8. That the appellant has no other remedy except to file the instant appeal in august Tribunal for the redressal of his grievances on the following grounds amongst others.

GROUNDS:

A) That the orders dated 16.07.2021 and not antedating the confirmation of the appellant as ASI w.e.f 05.04.2008 and not placing his name in

4.

List "E" along with his batchmates and juniors and not antedating his confirmation as SI along with his batchmates and juniors and not placing his name in List "F" issued on 20.12.2011 along with his batchmates and juniors are against the law, facts, norms of justice and material on record, therefore, not tenable and the rejection order dated 16.07.2021 liable to be set aside.

- B) That the appellant was deferred from confirmation as ASI on 05.04.2008 due to the reason that the appellant was facing departmental inquiry, but the inquiry proceeding was culminated in the favour of the appellant, therefore, there remain no ground to deprive the appellant from antedation of his confirmation as ASI w.e.f 05.04.2008 along with his batchmates and juniors.
- C) That anther reason mentioned in deferment of the appellant from confirmation as ASI on 05.04.2008 was non availability of ACRs of 2005 & 2007 for 07 months, but availability of ACR is responsibility of the department as the department is the custodian of record of the appellant, therefore the appellant should not punished for the fault of the department in shape of antedation of his confirmation as ASI w.e.f 05.04.2008 along with his batchmates and juniors.
- D) That posting of an officiating sub inspector in independent charge of a Police Station, a notified police post, as incharge Investigation of a Police station or in Counter Terrorism Department and spending one year in any other unit or promotion training course i.e Upper College Course is not the prerogative of the appellant rather this authority vest to the competent authority to post him on the above mentioned posts, in order to qualify for confirmation as SI, similarly there is nothing on record that the appellant disobeyed any order of his appointment on the above mentioned posts, therefore when there is no fault on the part of the appellant for being not posted on such pots, then how can be denied the confirmation of SI along with her batchmates and juniors on this score.
- E) That the appellant was on deputation to NH&MP and was repatriated to his parent department when was directed by his parent department and the respondent department could repatriated the appellant to his parent department from NH&MP in time and posted him on any post which is necessary for confirmation as SI, but the respondent department did not repatriated the appellant in time and posted on any post necessary for confirmation as SI, therefore, the respondent department cannot take this stance that the appellant could not be confirmed as SI along with batchmates and juniors due non posting of

the appellant in independent charge of a Police Station, a notified police post, as incharge Investigation of a Police station or in Counter Terrorism Department and spending one year in any other unit or promotion training course i.e Upper College Course due to his deputation in NH&MP.

F) That due the fault of respondent department of not posting the appellant in time on any post in time necessary for confirmation as SI, the appellant has badly suffered from further promotion as his batchmates and juniors were promoted to the rank of Inspector (BPS-16) vide notification dated 15.11.2016, while the appellant is still working on the rank of Sub Inspector (BPS-14), which is clear violation of Article-2A, 4, 25 and 38(e) of the Constitution of Pakistan. (Copy of notification dated 15.11.2016 is attached as Annexure-L)

G) That the appellant has not been treated in accordance with law and rules and has been deprived from his legal right of confirmation as ASI w.e.f 05.04.2008 and placing his name in list "E" along with his batchmates and juniors and confirmation as SI along with his batchmates and juniors and placing his name in list "F" issued on 20.12.2011 along with his batchmates and juniors in arbitrary and illegal manner.

- H) That the appellant was discriminated because his batchmates and juniors were confirmed as ASI w.e.f 05.04.2008 and as SI w.e.f 20.12.2011 respectively, while the appellant was confirmed as ASI w.e.f 27.09.2011 and as SI 20.10.2020 respectively without any fault on his fault which is against the
- I) That similarly nature appeals have been allowed by this Hon'ble Tribunal by antedating their confirmation along with their batch mates and juniors and the appellant being similarly placed person is also entitled for the same relief under the rule of consistency. (Copies of judgments are attached as Annexure-M)
- J) That the appellant has not been treated in accordance with law and hence her rights secured and guaranteed under the constitution were badly violated.
- K) That the appellant has good service record and there is impediment to confirm him as ASI w.e.f 05.04.2008 and as SI w.e.f 20.12.2011,

when his batches mates and juniors were confirmed as ASI and SI respectively.

L)

_b .

That the appellant seeks permission of this Honourable Tribunal to advance others grounds and proofs at the time of hearing.

It is, therefore, most humbly prayed that the appeal of the appellant may be accepted as prayed for.

APPELLANT

Hazrat Ali

THROUGH:

TAIMUR ALI KHAN ADVOCATE HIGH COURT

CERTIFICATE:

It is certified that no other similar service appeal between the parties has been filed earlier.

DEPONENT

BEFORE THE KHYBER PAKHTUNKHWA SERVICE TRIBUNAL, PESHAWAR

SERVICE APPEAL No. /2021

Hazrat Ali

V/S

Police Deptt:

AFFIDAVIT

- I, Hazrat Ali, SI No.P/437, Security Unit Incharge, Peshawar, (Appellant) do hereby affirm and declare that the content of this service appeal are true and correct and nothing has been concealed from this Honourable Tribunal.

H DEPONENT Hazrat Ali (Appellant)



HAWAR RANGE PESHAWA

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ee E

FOR PUELICATION IN THE N.W.F.P. (POLICE GAZETEE PART-II. ORDER BY THE DY: INSPECTOR GENERAL OF POLICE, P.R. PESHAW P.R. PESHAWA <u>OBDER</u>

NOTIFICATION.

OLICE BREAKTARD.

4305 11 1.663 /EG, PROMOTION LIST " D ":- The following 170, Head Constables of Peshawar Rauge have qualified the Intermediate School Course Examination in the term ending 20.4.2009, at P.T.C Hangu. Their names are hereby brought on promotion List "D" with effect from 21.4.2000,-

Dated of PESHAWAR, the

5.NO.	NAME & NUMBERS,	2. DISTTSI/UNITS.
-T q	H.C-Rokhan Zeb NO. 663	Charsadda.
	H.C-Fazal Dad NO. 160	Ð
3. /·	H.CMared All NO. 611	11 -
- 2 + - 22 }	H.C.Zakaullah NQ. 194	Ruchawar. 28
5 ₁	Zakir Ullah 110, 2519	т.
74 - Ev	H.C.Sartaj Ali - NO. 43	0.P.C
Sv Sv	H.C. Andullah Jon No. 593, and	268 Bangware
8,	H.C.Elsmillah Jes NO. 2781	
9, 1.	1. C-Abdul Chaffer NO. 8654	0-
10.	H.C.Fakhar Alem (NO: 512	Oharaedda,
11,	- N.C. Magat Als	
A 42	* H.G.Gabibieda Hazrat NO. 103	C.P.O.
43.	H.C. Minganes, Gul	Newobasa.
- 14,	H. C-Muhammad Ali - 100. 209	C.P.C.
15,	H.C-Huliamand Salis , NO. 3435	Peshawar.
16.	H.C-Muhammad Alam - NO: 2572	· · · · · ·
17.	H.C.Abdul Wojia No. 494	ļi l
18	H.C. Inayat Ullah NO. 1775	a H a
19.	H.C-Rehat Shah NO. 2791	H ·
20.	H.C.Incasullah NO. 151	Obornodda,
.21. /	H.C-Muhammad Sherif NO. 2140	Peohawar.
22	H.C-Salf Ald. NO. 2510	\$3
23.	H.C-Jan Alam NO. 426	12
2 to	H.C.Hir Mark No. 1507	₩
25.	Hec-Wajid All No. 3130	11
20.	H.C. Abdul Wahab NO. 153	Nowshore.
(() ·	H.C. Shul Sattar NO. 328	Peshawar.
ž. 28.	H.e-manif Ullah NO. 390	Novah@24.
ද් ව.	H.O-Sabz Ali NO. 2146	Peshawar.
	AGEST	Comtra Divers

ARACTER BOLL Printer genter (2)×Ω. H:C-Muhammod Alam NO: 315 Peshawar 31. HIC-Wileyst Shah NO. 3240. н 43 -52; H.C-Magbali Khan NO. 4220 ** 33. H.C-Noor Ali NO. 416 Charsadd 34. H.C-Muzafar Khan ·NO. 1779 Peshawar 35. H.C-Ghani Said NO. 138 Novshere 56 H.C-Ilyas Khan NO. 496 Charsadd 37. H.C-Muhammad Akbar EO. 134 Nowshera 38 V E.C-Gran Ullah Kifan NO. 431 Peshawar a nominee 39. H.C-Gulfaraz NO. 395 11 47. 1. - Hunammad Ali NC_ attended 257 41 H.C.Ncor Wali NO. 2803 1 From 42. H.C-Ihson Ullah NO. 322 tt in the C H.C-Huhammad Azam 43. NO. 90 Charsadda Phase 2. relieved M. RAFFAT PASHA DEPUTY INSPECTOR GENERAL OF POLI 3. PESHAWAR RANGE PESHAWAR. 30 (-11. /EC. during h Copy of above is forwarded for information 4. cnđ necessary action to :during th 1: The Inspector General of Police, NUMP, Peshaward 21 The Dy: Inspector General of Police, Crine Brand 5. NWIP Peshawar with two spare copies for publication in the NWIP Police Gazette Pert Dated The Director, CPO University Campus, Peshawar. 31 4. The Senior Superintendent of Police, Peshawar. 5. The Superintendent of Police, Charsedda. 6. The Superintendent of Police, Nowshera. 2. Assistant Secret Range Office, Peshawar with 43 spare copies for placing on their Character Rolls. CPC. (HT REFER PASIA) DEPUTY INSPECTOR (EDSRAL OF POLICE ٠ľ PESHAWAR RANGE PESHA MU PHENE-9270989 Eclenc PUX-9210943 κŊ. an it.

GOVERNMENT DE PASS MINISTRY OF COMMUNICATIONS MATIONAL HIGHWAYS & MOTOR ROLL DE SAN LOUSE # 11 A & B, AGHA KHAN ROAD, ROLL DE FUJA ISLAMABAD

NGTHP-4272) OT

Edunaciae englistet encoder, 2003.

OFFICE ORDER

The competent authority has appreved the deputation of following Assistant Sub Inspectors of NWFP Police, against the post of Palrolling Officer (DP0-14) in National Highways and Motorways Police. Ministry of Communications for the period of three years w.e.f dates mentioned against each. This shall not entitle thom to claim additional allowances until the completion of their training successfully. They will retain their seniority in their parent departments or province. This shall not entitle them to any claim of seniority etc when reverted to their parent departments.

• S. #	NAME	PARENT DISTRICT	LATE OF ARRIVAL IN NH&MP
1	Tayyab Jan	FRP PESHAWAR	26 Dec. 2001
2	Amir Sohail	FRPFESHAWAR	25 Dec. 2001
3	li inzrat Ali	CPC PESHAWER	24 000, 2001
ej –	M. hanif	CPC FE STAWAR	1 15 Dan. 2001
5	Jahanzaib	CPC PESHAWAR	21 1.0.0, 2001
6	Sher Ali Khan	DIRLOWER	1. 1. Dec. 2001

2. The Finance Division (Regulation Wing) has appress 11th following Johns and conditions for the deputationist vide their O.M.No. F.3(20)/R.3/3671022 dated 5th August, 1907. In addition, other terms of deputation shall be in accordance with the Establishment Division rules on the subject:-

- DEPUTATION ALLOWANCE: 20% of minimum of basic pey held by deputationist in his parent department subject to concurrence of the lending department.
- It. Free badielor accommodation in the patter post. Free bachslor accommodation would be admissible in the patter post.
- III. House ront celling be given in cash according to and is ment.
 - (a) The deputationist already provided official residential accommodation by his parent department is y retain the accommodation for expected of his deputation and in the reimbursed the amount of House rank deduction (5% of perit to make it rent free account contaile).

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Lending agencies may be advised accordingly.

77.

FIXED DAILY ALLOWANCE FOR 20 DAYS FER MONTH TO PATROLLING STAFE:

The staff performing pairol duties at police posts may be allowed fixed deliy allowance per day for 20 days a month at the rate of Rs. 85/-.

Assistant Inspector Coneral (Estab.) For Inspector General (Enf./NH&PMP)

3

This issues with the approval of the competent authority.

The Inspector General of Police, NWFP Police, PESHAWAR.

Capy for-

- 1) The AGPR, Islamabad.
- 2) The AIG (G & H), NH&MP.
- 3) The AIG (Training), NH&MP.
- 4) The Director Finance, NH&MP.
- 5) The Deputy Director Accounts, NH&MP.

A

- 6) The OSI, Branch, NH&MP.
- 7) The Officer concerned.
- 8) Porsonal File.

The Capital City Police Officer. Peshawar.

1.

The Add; IGP/Special Brnach NWFP, Peshawar.

2. The DIG/Investigation NWFP, Peshawar.

3. The DIG/Regi,I Mardan.

- 4. The AIG/NH & Motor Way Police, H-No-7 Main Kaghan Road F-8/3-Islamabad.
- 5. The AIG/Traffic NWFP. Peshawar.
- 6. The Director. Anti-Corruption Estt. NWFP, Peshawar.
- 7. The SSP/Operation, Peshawar.
- 8. The SSP/Investigation, Peshawar.
- 9. The SP/HQrs: Peshawar.
- 10. The DPO/Charsadda
- 11. The DPO/Kohat

No///8-28 EC-I, Dated Peshawar the 28 /01 /2006.

Subject:

Memo:

The following "D" List Head Constables of Capital City Police, Peshawar are hereby considered suitable for promotion to officiate as ASI with immediate effect till further order.

PROMOTION TO THE RANK OF OFFG: ASI

On promotion they are posted to the places as noted against each:-

S-No	Name & No	From	То
1	IHC Abdur Rehman 442	Distt: Charsadda	PS Badaber (O)
2	HIC Muhammad Hancef 340	M/Way Police	M/Way Police
ì	HIC Muhammad Sareer 170	PS Bhana Mari	PS Bhana Mari (O)
4	IHC Jhanzeb 91	M/Way Police	M/Way Police
5 ,	HC Ashraf Jan 2750	Inv: NWFP	Inv: NWFP
61/	THC Hazrat Ali 103	M/Way Police	M/Way Police
7	HIC Muhammad Gul 199	Special Branch	Inve: Wings
<u> </u>	IHC Muhammad Ali 209	M/Way Police	M/Way Police
9 9	IHC Muhammad Salim 3436	Police Lines	PS Chamkani (O)
10	IHC Muhammad Alam 2572	Police Lines	PS Pishtakhara (O)
11	IHC Abdul Wajid 491	PS Daudzai	PS Mathra (O)
12	IHC Inayat Ullah 1775	Traffic Police	Traffic Police
13	IHC Inaamullah 151	Traffic Police	Police Lines
14	:	N- Read: SP/City	Inves: Wing Peshawar
15	HIC Saif Ali 2610	OSI Branch	OSI Branch
15 V 16	HC Jan Alam 256	PS Pishtakhara	PS Mattani (D)
17	IHC Mir Afzal 1507	PS Kotwali	Traffic Police
18	THC Wajid Ali 1130	PS Tatara	Inves: Wing Peshawar

19 /	ÎHC Abdul Sattar 328	Inv: NWFP	Inve: NWTP
20	HIC Sabz Ali 2146	PS Chamkani	PS Chamkani (O)
21	HIC Muhammad Alam 315	Police Lines	Police Lines
22	JHC Wilayat Shah 3240	Police Lines	Nazim Town 2
3	IHC Maqbali Khan	DPO/Kohat	PS/Badaber (0)
4	IHC Noor Ali 416	Distt: Charsadda	PS Mattani (O)
5	IHC Muhammad Ilyas 496	Distt: Charsadda	PS Mattani (O)
$s \boldsymbol{\vee}$	IFIC Granullah 431	PS Mattani	PS Chamkani (O)
7	IHC Gul Faraz 321	Police Lines	PS Kotwali (O)
;	IHC Muhammad Ali 257	Special Branch	Invet: Wing
) ""' ! !	IHC Noor Wali 2803	+ A.C.E/ NWFP	PS Nasir Bagh (())
) i	HIC Ihsanullah 322	Traffic Police	PS U-Town (C)

IHCs at S-No 1,2,3,4,6,8,9,14,16,19,20,22,23,24,25,26 and 29 have been promoted conditionally subject to the clearance of ACRs.

Necessary Gazette Notification in this regard may be issued accordingly.

(MUHAMIMAD HABIB-UR-RAHMAN) PPM/PSP CAPITAL CITY POLICE OFFICER, PESHAWAR.

28/01 ,2006 No/129-35 EC-1 dated

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

- The Provincial Police Officer, NWFP, Peshawar. He is requested to please issue reversion order of IIICs at S-No 1,7,23,24,25,28 and 29 on deputation to Charsadda, Special Branch Kohat and A.C.E., Peshawar, to Capital City Police. Peshawar.
- 2. EC-II Branch. Capital City Police Peshawar.
- 3. Pay Officer Capital City Police Peshawar.
- 4. Asstt: Secret, with 30 spare copies for placing in their Character Rolls.
- 5. F.M. C/C RC & OSI Branches.

(MUHAMMAD HABIB-UR-RAHMAN) PPM/PSP CAPITAL CITY POLICE OFFICER, PESHAWAR

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Table -

FOR PUBLICATION IN THE NWFP DLICE GAZETTE PART-II

NOTIFICATION

10 3717 /EC-I, CONFIMRATION IN HE RANK OF ASI, ADMISSION TO PHOMOTION LIST "E" AND PROMOTION IN THE RANK OF OFFG: SI: - In light of the recommendations submitted by Departmental Providion Committee, the following Offg: ASIs of

Capital City Police Peshawar are hereby confirmed in the rank of ASI and brought their names on promotion list "E" with effect from 05.04.2008. On confirmation, they are allotted new CCP numbers as posted against their names.

They are also promoted to the rank of Offg: SI in the existing vacancies of 1 after Police. Their posting order being are issued separately. Ô

NAME & NUMBER	New CCP Numbers	PLACE OF POSTINCS
Offg: ASI Mubarak Khan 214	344/1	No wshera
Offg: ASI Read Shah 763	. 345/1	Nowshera
	346/1	Traffic,
Offg: ASI Arif Ullah 621		Hashtnagri
1 "" Laupat Ali 622	348/12	-East Cants
" Jao Muhammal 135	349/1	Town
""Yalaya Jan 338	351/P	E/can(L
mixasaer ne Rohman 71	352/1	F/Abad
""Saded ar Rehman 97/2019	353/P	KRS
""Dost Muhammad 3390	356/P	Khazana
"""Farman Ali 1890/1159	357/P	G/Bahar/ P/Pura
Shujat Ali 346		Daudzai
	358/12	
1 Micharamad Akeam 2748	3597P.	Sarband
"'Sleaideaz Khan 47	260/11	Nasirbagh
Mustim Khan 42	361/P	CPC
" " Shah Jehan 348	362/19	Tr/B.mari
" Shah Nawaz.1625	363/11	Traffic,
- Zakar ullah 723	364/12	Paharpura
- Kehman ullah 2569	365/P	CM House
· · · · · · · · · · · · · · · · · · ·	366/P	Mathra
· · · Muhammad allah 770	367/12	Urnier
" " Hazeat Ali 69	368/12	Mattani
* Taza Gul 2829	369/12	B/Mari .
* Rehmat Wali 1415	370/12	W/Canti
(Multanuad Sadique 140	371/P	M/Way /
" Multanniad Younas 709	372/P	Operation Room
	373/P	Traffic
" " Mukhtarani Shah 374	374/12	Gulborg
* _ * Said Rabim 1496/326	375/P	Badabor
" " Shaheen Badsdhah 2222	376/P	Traffic
" " Abdur Beliman 142	377/P	F/Abad
" " Noor Rehman 100	÷ 378/P	CPC *
" " Noor Rehman 100 " " javid Ahmad 500	379/12	Traffic
	380/12	Gulbaliar
	381/P	Urmer
" " Faqor Hussan 53/1181 " " Fazal Sher 3280	382/1	luv:
	384/12	CrimesBranch
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	389/19	13/Mari
⁴ Nassey Khan 482		E/CANTT
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•	53	" " Zia Ullah 75	Ĭ	403/P	CPC	
	54	" " Yar Muhammad 540		404/P	Traffic	
	55	" • " Javid Khan 7		· · · 405/P- · ·	CPC	
	56	" "Muhammad Riaz 136		:406/P 5+	Invi	
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	0 59	" " Shamroz Khan 200/14 " " Afsar Zada 1726	· · · ·	408/P 409/P	NAB	
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]	64	" " Pir Shamsher Ali 1784	j	414/P/;,	Traffic	
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	66	" " Mumtaz Ali 1336	<u>}</u>	417/P.4	Traffic	
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ł	71	" " Ajmal Khan 34		423/P 424/P	Traffic	
1	72	" " Wilayat Khan 490	<i>e</i>	426/P	Traffic Chamkani	
ŀ	73	" " Muhammad Hanif 340	[] .]	428/P	M/Way	
•	- 74	" " Fazal Amin 168		429/P	M.Way	
	7.5	" " Muhammad Anwar 62\$	1	431/P	SB	
۲ ۱	- 76	" " Afzal Khan 2689 [432/1	Badber ""	
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	80	" Sibghai Ullah 2538		435/P 437/P	Traffic	
ľ	81	" " Nazar Ali 564 - 4	H	438/P ***	Traffic PP Airport	
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Ĺ	83	" ' Amir Nawaz 1604		440/P	N/Bagh	
-	84	" " S.Nizakat Ali Shah 415		- 441/P	Traffic	
·	85	" " Shahjehan 2859 •		442/P	B/Mari 😤 🗧	
	<u>86</u> 87	oustar Air 0011.	 0	443/P	Traffic	
-	87	Kumad Kuan 254	<u> </u>	444/P	Security .	
	<u>60</u> 89	" " Shahjehan 1550 " " Naushad Ali 1392:"		445/P	B/Mari :	
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	91	" " Nasir Khan	i	448/P	Traffic Trg:Sch	
	92	" " Shoulart Ali 408		.451/P	Traffic Traffic	
	93 -	" " Kicamat Shah 3189		452/12	Traffic	
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n Alam Khan 1057		491/P 492/P	_	Traffic	
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Olig: ASIs at Serial No. 3,13,18,20,30,32,59,63, 74,76,78,80,85,95,1 113.128.111.14 146.150.151.152.158.163.164.172 &179 were recommended conditional y subject the clearance of geomplete ACRs within 60-days. Otherwise they will be reverted.

Offg; ASIs at serial No. Ito 14 were given confirmation and list "E" promot with his colleagues w.e. from 13.12.2007 and also promotion seniority with their colleagues vide t ~ 1..... office Notification No. 806-24/EC-1, dated 26.01.2008. . 5 :

The following Offg: ASIs were not recommended/ deferred due to the reason

m	antioned is as	jder,-		e president and a second se
	ASI Tariq	nz 145/P	Badaber	Deferred due to facing departmental enquiry a non-availability of his ACRs 2004/7montas, 20 2006 & 2007.
2	ASL frisher	ziz No. 1517P	Gulbahar	Not Recommended due to adverse "C" reports the year 2003 and incomplete ACRs for the year 2005, 2006 & 2007.
3	ASI Faza)	e 60/P	Charsadda	Not Recommended due to adverse "C" reports the year 2003 and incomplete ACRs for the yea 2006 & 2007.**
1	Offg: ASI	mezulin 27	Nowshera	Deferred/Absent due to incomplete ACRs for t year 2005, 2006 & 2007.
 5	, ^{an} Mukami	habr215	KRS lov	Not Recommended due to adverse "C" reports the year 2005 and incomplete ACRs for the ye 2003 & 2007.
6 _,	""Saleh Met	ammad 21	Traffic	Not Recommended due to adverse "C" reports the year 2006 and non-availability ACR for th 2004.
- 7	""Misal Kha	. 2948	Pay Branch	Deferred due to an enquiry peoding against hi with ASP/Town ' a.
-	""Maqbool5	hah 546	Charsadda	Nut Recommend due to "C" report for the year and non availability of ACRs 2006 & 2007.
y "	""Siat Mube	number 10	Praffic	Nos fies managed due to "C" report 2003.
0	" . " Au	ngzeb 3673	Eleanth	Defered also to facing departmental enquiry.
1	· · · ·	azəb 265	CPC	Inferred due to non availability of ACRs from to 2007.
2	···· //	Gobar 2214	scourity	Deferred due to facting departmental enquiry.

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607 Security Date	and the to facting departmental enquiry with a factor of a construction of the to factor of to
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	TAL CITY POLICE OFFICER
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HIGHWAYS & MOTORWAY POLICE BEAT-I MI RASHAKAI

DATED 13-1208

CPO Beat-1, M - NH&MP Rashili,

The Senior Superintendent of Police NHEMP MI Burhan.



10.1

Special Report Regarding Charge upon po Hazrat Ali allow Police Mobile to Exit from Toll plaza without Toll Tax.

please refer to the subject above it is submitted that SSPMI Burhan assigned investigation task to CPO-IMI about charges upon po Hazral AU on dated 06-12-08

The undersigned inquired uncharge Ton plazz N-Sub-Muhammad Munir that either po Hazrat Ali was involved or not in the above matter. The undersigned elso inquired about shift incharge in the same date is 6-12-08, but the refused to tell anything about Hazzat Ali. He further. total that Clo Sheikhupurz negalika us to give any Statement without requisit departmental permission. The undersigned also inquired with Shift incharge Nince Zafar 19bac about the matter but he told that from the very start of MI section he has been remained incharge up lill now neither the allowed any vehicle to Exit with out TollTax nor any PMP officer demand from us to Exit police mobile without It is further added that on the same date 6-13-07 Po Haltat Ali was deputed on EI. During duty he informed the base about his ill condition that he was not feeling well then he was replaced by Po Ill ramullat with due permission of cpo. Magar Report & Entry LOG BOOK altached turners. Report is Submitted please 11

D No. 39 Dend 72.12 POLICE DEPARTMENT

CAPITAL CITY POLICE PESHAWAR

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

NOTIFICATION

No.**IS97** EC-I, <u>Promotion to the rank of Offg: SI</u> In the light of recommendations submitted by Departmental Promotion Committee held on 15th, 16th & 17th September, 2011, the following confirmed ASIs/SIs on acting charge basis of Capital City Police Peshawar on promotion list "E" are hereby promoted to the rank of Offg: SIs with immediate effect:-

No.	Name number & Ra	ank	CCP No.	Present Posting
1	Mukamil Shah	(SI ACB)	809/P	CCP Peshawar
2	Inzar Gul	(SI ACB)	810/P	Charsadda.
2 3	Farhad Ali	(SI ACB)	<u>811/P</u>	Charsadda.
4 /	Shamshad	(SI ACB)	812/P	Nowshera
5	Hazrat Ali	ASI	813/P	Motor Way
6	Sanobar Shah	ASI	814/P	Traffic
7,	Fateh Roze	(SI ACB)	815/P	Traffic
8	Liaqat Ali	(Si ACB)	816/P	Nowshera PRC (Hangu)
9	Qazi Aslam	(SI ACB)	817/P	ACE Charsadda
10	Sıraj Rehman	(SI ACB)	818/P	CCP Peshawar
	llyas Khan	(S! ACB)	819/P	CCP Peshawar
12 🗙	Inayat Ullah	(SI ACB)	820/P	Traffic
13	Munir Khan	(SI ACB)	821/P	CCP Peshawar
14 .	M. Jamal	(SI ACB)	822/P	Nowshera
	Muhammad Tufail,	(SI ACB)	823/P	Traffic
15	Khushdil Khan	(SI ACB)	824/P	CCP Peshawar
16		(SI ACB)	825/P	Special Branch
17.	Atlas Khan	(SI ACB)	826/P	Traffic
18	Zafar Ali	(SI ACB)	827/P	CCP Peshawar
19	Nazeef ur Rehman	(SI ACB)	828/P	CCP Peshawar
20	Muqarab Khan	(SI ACB)	829/P	Traffic
21	Khalil ur Rehman	(SI ACB)	830/P	CCP Peshawar
_22	Shafi Ullah	(SI ACB)	831/P	Traffic KPK
23	Wajid Ali	(SI ACB)	832/P	CCP Peshawar
24	Mukhtiar Ahmed	(SI ACB)	833/P	CCP Peshawar
25	Khan Sahib	(SI ACB)	834/P	Traffic
26	Nadir Shah		835/P	CCP Peshawar
_27	Jehangir	(SLACB)	836/P	CCP Peshawar
28	Shahzada Khan	(SLACB)	830/P 837/P	Traffic
29	Noor Usman	(SI ACB)		Special Branch
30	Abur Rashid	(SLACB)	838/P	CCP Peshawar
31	Ghaffar Ali	(SI ACB)	839/P	CCP Peshawar
32	Pervez Khan	(SI ACB)	840/P	CCP Peshawar
33	Namdar Khan	(SI ACB)	<u>841/P</u>	CCP Peshawar
34	Mushtaq Ali	(SI ACB)	842/P	
35	Shahjehan	(SI ACB)	<u>* 843/P</u>	CCP Peshawar
36	Israr Muhammad	(SI ACB)	844/P	CCP Peshawar
37	Zawar Shah	(SI ACB)	845/P	Traffic
38	Khan Ghalib	(SI ACB)	<u>846/P</u>	CCP Peshawar
39	Azeem Khan	(SI ACB)	847/P	Traffic
40-	Sazwali	(SLACB)	848/P	Traffic
41	S.Farid Shah	(SI ACB)	849/P	CCP Peshawar
42	Hanif Ullah	(SI ACB)	850/P	Campus
43	Sher Malik	(SI ACB)	851/P	CCP Peshawar
		(SI ACB)	852/P	Traffic
44	Naseem Khan	(SI ACB)	853/P	CCP Peshawar
45	Jan Alam	(SI ACB)	854/P	Traffic
46	Shams ul Hadi	(SI ACB)	855/P	CCP Peshawar
·47	Waris Khan	(SI ACB)	856/P	CCP Peshawar
			000/1	
48 49	Imdad Ullah Jehanzeb	(S! ACB)	857/P	PS Traffic

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52 Mi 53 Att 54 Mi 55 In 56 Ta 57 As 58 Aa 59 M 60 Fa 61 Ni 62 G 63 M 64 In 65 SI 66 A. 67 M 68 A 69 Fa 70 B 71 M 72 Z 73 Is 74 M 75 M 76 A 77 A 78 L 79 M 80 F 81 E 86 N 87 J 88 C 90 A 91 T	ardar Ali uhammad Arif. bdul Qayyum iisbah ud Din ayat Ur Rehman ajbar Khan shfaq Alam ziz ullah luhammad Naseem azal Dad asrat Ali iul Rehman tuhammad Azeem nsan ur Rehman hamroz Khan ziz ur Rehman hamroz Khan adad Khan bdul Ghafoor azal Subhan bdul Ghafoor azal Subhan Bahroz Khan Cara Ali Cara Ali Cara Ali	(SI ACB) (SI ACB)	868/P 869/P 870/P 871/P 872/P 873/P 874/P 875/P 876/P 876/P 877/P 878/P 879/P 880/P 881/P 882/P 881/P 883/P 883/P 884/P 885/P 886/P 885/P 888/P	RTC Attock CCP Peshawar CCP Peshawar Traffic Governor House CCP Peshawar Traffic Special Branch CCP Peshawar CCP Peshawar Traffic Traffic Traffic Traffic Traffic Traffic Traffic <td< th=""></td<>
52 Mi 53 Att 54 Mi 55 In 56 Ta 57 As 58 Aa 59 M 60 Fa 61 Ni 62 G 63 M 64 In 65 SI 66 A. 67 M 68 A 69 Fa 70 B 71 M 72 Z 73 Is 74 M 75 M 76 A 77 A 78 L 79 M 80 F 81 E 86 N 87 J 88 C 90 A 91 T	uhammad Arif. bdul Qayyum iisbah ud Din ayat Ur Rehman ajbar Khan shfaq Alam ziz ullah luhammad Naseem azal Dad asrat Ali ul Rehman huhammad Azeem hsan ur Rehman hamroz Khan ziz ur Rehman hamroz Khan ziz ur Rehman hadad Khan bdul Ghafoor azal Subhan akht Zali Ausa Khan akht Zali Ausa Khan akht Zali Ausa Shaheen Shah Audassir Shah Amir Siaf Aman Ullah al Zada Auhammad Fazil	(SI ACB) (SI ACB)	860/P 861/P 862/P 863/P 863/P 864/P 865/P 866/P 867/P 868/P 870/P 871/P 872/P 872/P 873/P 874/P 875/P 875/P 875/P 876/P 877/P 878/P 879/P 888/P 883/P 883/P 883/P 883/P 885/P 885/P 885/P 885/P 885/P 885/P	CCP Peshawar Traffic Governor House CCP Peshawar Traffic Traffic Traffic CCP Peshawar Traffic CCP Peshawar Traffic CCP Peshawar CCP Peshawar CCP Peshawar Traffic CCP Peshawar CCP Peshawar CCP Peshawar Nowshera
53 Ab 54 M 55 In 56 Ta 57 As 58 Aa 59 M 60 Fa 61 Na 62 G 63 M 64 Ih 65 SI 66 Aa 67 M 68 A 69 F 70 B 71 M 72 Z 73 Is 74 M 75 M 76 A 77 A 78 L 79 M 80 F 81 E 83 T 84 K 85 E 86 M 87 J 88 C	bdul Qayyum iisbah ud Din iayat Ur Rehman ajbar Khan shfaq Alam ziz ullah luhammad Naseem azal Dad asrat Ali sul Rehman huhammad Azeem hsan ur Rehman hamroz Khan ziz ur Rehman hamroz Khan ziz ur Rehman hadad Khan bdul Ghafoor azal Subhan akht Zali Ausa Khan akht Zali Ausa Khan akht Zali Ausa Shah siah ud Din Auhammad Shaheen Shah Amir Siaf Aman Ullah al Zada Auhammad Fazil	(SI ACB) (SI ACB)	861/P 862/P 863/P 864/P 865/P 866/P 867/P 868/P 869/P 870/P 871/P 872/P 873/P 872/P 873/P 874/P 875/P 875/P 876/P 877/P 878/P 879/P 888/P 888/P 883/P 888/P 885/P 888/P 888/P	TrafficGovernor HouseCCP PeshawarTrafficTrafficTrafficCCP PeshawarTrafficCCP PeshawarCCP PeshawarTrafficCharsaddaCCP PeshawarNowsheraNowshera
54 Mi 55 In 56 Ta 57 As 58 Aa 59 M 60 Fa 61 Ni 62 G 63 M 64 In 65 SI 66 A. 67 M 68 A 69 F. 70 B 71 M 72 Z 73 Is 74 M 75 M 76 A 77 A 78 L 79 M 78 E 81 B 82 Z 83 T 84 K 85 E 86 M 87 J 88 C	iisbah ud Din ayat Ur Rehman ajbar Khan shfaq Alam ziz ullah luhammad Naseem azal Dad asrat Ali iul Rehman hamroz Khan ziz ur Rehman hamroz Khan ziz ur Rehman hadad Khan bdul Ghafoor azal Subhan bdul Ghafoor azal Subhan bakht Zali Ausa Khan takir Ullah slah ud Din Auhammad Shaheen Shah Audassir Shah Amir Siaf Aman Ullah al Zada Auhammad Fazil	(SI ACB) (SI ACB)	862/P 863/P 864/P 865/P 865/P 866/P 867/P 870/P 871/P 872/P 873/P 873/P 874/P 875/P 875/P 876/P 876/P 877/P 878/P 879/P 888/P 888/P 883/P 888/P 885/P 888/P 888/P	Governor House CCP Peshawar Traffic Traffic Nowshera Traffic CCP Peshawar Traffic CCP Peshawar CCP Peshawar Traffic Traffic Nowshera
55 In 56 Ta 57 As 58 Aa 59 M 60 Fa 61 Ni 62 G 63 M 64 Ih 65 S 66 A 67 M 68 A 69 F 70 B 71 M 72 Z 73 Is 74 M 75 M 76 A 77 A 78 L 79 M 80 F 81 E 83 T 84 K 85 E 86 N 87 J 88 C 90 A 91 T <t< td=""><td>ayat Ur Rehman ajbar Khan shfaq Alam ziz ullah luhammad Naseem azal Dad asrat Ali ul Rehman luhammad Azeem san ur Rehman hamroz Khan ziz ur Rehman hamroz Khan ziz ur Rehman hadad Khan bdul Ghafoor azal Subhan bdul Ghafoor azal Subhan bakht Zali Ausa Khan akir Ullah slah ud Din Auhammad Shaheen Shah Amir Siaf Aman Ullah al Zada Auhammad Fazil</td><td>(SI ACB) (SI ACB)</td><td>863/P 864/P 865/P 865/P 866/P 867/P 870/P 871/P 872/P 873/P 874/P 875/P 875/P 876/P 876/P 876/P 877/P 878/P 879/P 888/P 883/P 883/P 883/P 885/P 885/P 886/P 885/P 888/P</td><td>CCP Peshawar Traffic Traffic Traffic CCP Peshawar Traffic CCP Peshawar CCP Peshawar Traffic Traffic Traffic Nowshera</td></t<>	ayat Ur Rehman ajbar Khan shfaq Alam ziz ullah luhammad Naseem azal Dad asrat Ali ul Rehman luhammad Azeem san ur Rehman hamroz Khan ziz ur Rehman hamroz Khan ziz ur Rehman hadad Khan bdul Ghafoor azal Subhan bdul Ghafoor azal Subhan bakht Zali Ausa Khan akir Ullah slah ud Din Auhammad Shaheen Shah Amir Siaf Aman Ullah al Zada Auhammad Fazil	(SI ACB) (SI ACB)	863/P 864/P 865/P 865/P 866/P 867/P 870/P 871/P 872/P 873/P 874/P 875/P 875/P 876/P 876/P 876/P 877/P 878/P 879/P 888/P 883/P 883/P 883/P 885/P 885/P 886/P 885/P 888/P	CCP Peshawar Traffic Traffic Traffic CCP Peshawar Traffic CCP Peshawar CCP Peshawar Traffic Traffic Traffic Nowshera
56 Ta 57 As 58 Az 59 M 60 Fa 61 Ni 62 G 63 M 64 In 65 SI 66 Az 67 M 68 A 69 Fi 70 B 71 M 72 Z 73 Is 74 M 75 M 76 A 77 A 78 L 79 M 78 B 83 T 84 K 85 E 86 M	ajbar Khan shfaq Alam ziz ullah luhammad Naseem azal Dad asrat Ali sul Rehman huhammad Azeem hamroz Khan ziz ur Rehman hamroz Khan ziz ur Rehman hadad Khan bdul Ghafoor azal Subhan bdul Ghafoor azal Subhan bakht Zali Ausa Khan cakir Ullah slah ud Din Auhammad Shaheen Shah Amir Siaf Aman Ullah .al Zada Auhammad Fazil 	(SI ACB) (SI ACB)	864/P 865/P 866/P 867/P 868/P 869/P 870/P 871/P 872/P 873/P 874/P 875/P 876/P 876/P 876/P 877/P 878/P 879/P 888/P 881/P 882/P 883/P 883/P 884/P 885/P 886/P 885/P 888/P	CCP Peshawar Traffic Traffic Traffic CCP Peshawar Traffic CCP Peshawar CCP Peshawar Traffic Traffic Traffic Nowshera
57 As 58 Az 59 M 60 Fa 61 Ni 62 G 63 M 64 Ih 65 SI 66 Az 67 M 68 A 69 F. 70 B 71 M 72 Z 73 Is 74 M 75 M 76 A 77 A 78 L 79 M 80 F 81 B 82 Z 83 T 84 K 85 E 86 M 87 J 88 C 90 A 91 T 92 N <td>shfaq Alam ziz ullah luhammad Naseem azal Dad asrat Ali iul Rehman tuhammad Azeem hsan ur Rehman hamroz Khan ziz ur Rehman hadad Khan bodul Ghafoor azal Subhan bakht Zali Ausa Khan takir Ullah slah ud Din Auhammad Shaheen Shah Audassir Shah Amir Siaf Aman Ullah tal Zada Auhammad Fazil</td> <td>(SI ACB) (SI ACB)</td> <td>865/P 866/P 867/P 868/P 870/P 871/P 872/P 873/P 874/P 875/P 875/P 876/P 876/P 877/P 878/P 879/P 888/P 881/P 882/P 883/P 883/P 884/P 885/P 886/P 885/P 888/P</td> <td>TrafficNowsheraTrafficCCP PeshawarTrafficCCP PeshawarCCP PeshawarTrafficCCP PeshawarNowsheraNowshera</td>	shfaq Alam ziz ullah luhammad Naseem azal Dad asrat Ali iul Rehman tuhammad Azeem hsan ur Rehman hamroz Khan ziz ur Rehman hadad Khan bodul Ghafoor azal Subhan bakht Zali Ausa Khan takir Ullah slah ud Din Auhammad Shaheen Shah Audassir Shah Amir Siaf Aman Ullah tal Zada Auhammad Fazil	(SI ACB) (SI ACB)	865/P 866/P 867/P 868/P 870/P 871/P 872/P 873/P 874/P 875/P 875/P 876/P 876/P 877/P 878/P 879/P 888/P 881/P 882/P 883/P 883/P 884/P 885/P 886/P 885/P 888/P	TrafficNowsheraTrafficCCP PeshawarTrafficCCP PeshawarCCP PeshawarTrafficCCP PeshawarNowsheraNowshera
58 Az 59 M 60 Fa 61 N: 62 G 63 M 64 Ih 65 SI 66 A: 67 M 68 A 69 Fi 70 B 71 M 72 Z 73 Is 74 M 75 M 76 A 77 A 78 L 79 M 80 F 81 B 62 82 83 T 84 K 85 E 86 M 87 J 88 C 89 C 90 A 91 T 92 N <td>ziz ullah luhammad Naseem azal Dad asrat Ali sul Rehman huhammad Azeem hsan ur Rehman hamroz Khan ziz ur Rehman Madad Khan Nadad Khan Nada Khan</td> <td>(SI ACB) (SI ACB)</td> <td>866/P 867/P 868/P 870/P 871/P 872/P 873/P 873/P 874/P 875/P 876/P 876/P 877/P 878/P 879/P 888/P 882/P 882/P 883/P 883/P 884/P 885/P 885/P 886/P 885/P 888/P</td> <td>Nowshera Traffic CCP Peshawar Traffic Special Branch CCP Peshawar Traffic Traffic CP Peshawar Nowshera Nowshera</td>	ziz ullah luhammad Naseem azal Dad asrat Ali sul Rehman huhammad Azeem hsan ur Rehman hamroz Khan ziz ur Rehman Madad Khan Nadad Khan Nada Khan	(SI ACB) (SI ACB)	866/P 867/P 868/P 870/P 871/P 872/P 873/P 873/P 874/P 875/P 876/P 876/P 877/P 878/P 879/P 888/P 882/P 882/P 883/P 883/P 884/P 885/P 885/P 886/P 885/P 888/P	Nowshera Traffic CCP Peshawar Traffic Special Branch CCP Peshawar Traffic Traffic CP Peshawar Nowshera Nowshera
59 M 60 Fa 61 Ni 62 G 63 M 64 Ih 65 SI 66 A 67 M 68 A 69 F 70 B 71 M 72 Z 73 Is 74 M 75 M 76 A 77 A 78 L 79 M 80 F 81 B 82 Z 83 T 84 K 85 E 86 M 87 J 88 C 89 C 90 A 91 T 92 M 93 N	Iuhammad Naseem azal Dad asrat Ali al Rehman Iuhammad Azeem Isan ur Rehman hamroz Khan ziz ur Rehman Nadad Khan Nadad Khan Nada	(SI ACB) (SI ACB)	867/P 868/P 869/P 870/P 871/P 872/P 873/P 874/P 875/P 876/P 876/P 877/P 878/P 879/P 888/P 882/P 4/P 883/P 883/P 884/P 885/P 885/P 886/P 885/P 888/P	Traffic CCP Peshawar Traffic Special Branch CCP Peshawar Traffic Traffic CP Peshawar CCP Peshawar Nowshera Nowshera
60 Fa 61 N: 62 G 63 M 64 Ih 65 SI 66 A 67 M 68 A 69 Fi 70 B 71 M 72 Z 73 Is 74 M 75 M 76 A 77 A 78 L 79 M 80 F 81 B 82. Z 83 T 84 K 85 E 86 M 87 J 88 C 89 C 90 A 91 T 92 M	azal Dad asrat Ali au Rehman huhammad Azeem hsan ur Rehman hamroz Khan ziz ur Rehman Madad Khan Nadad Khan Nadad Khan Nadad Khan Nadad Khan Nadad Khan Nadad Khan Nadad Khan Nadas Khan Nakht Zali Musa Khan Sahu Ullah Sahu Ullah Audassir Shah Amir Siaf Aman Ullah La Zada Muhammad Fazil Fazal Rehman Behroz Khan Zafar Ali	(SI ACB) (SI ACB)	868/P 869/P 870/P 871/P 872/P 873/P 874/P 875/P 876/P 876/P 876/P 877/P 878/P 879/P 880/P 881/P 882/P 4/P 883/P 884/P 885/P 885/P 886/P 885/P 888/P	Traffic CCP Peshawar Traffic Special Branch CCP Peshawar Traffic Traffic CP Peshawar CCP Peshawar Nowshera Nowshera
61 N: 62 G 63 M 64 Ih 65 SI 66 A 67 M 68 A 69 F 70 B 71 M 72 Z 73 Is 74 M 75 M 76 A 77 A 78 L 79 M 80 F 81 B 62 82 83 T 84 K 85 E 86 M 87 J 88 C 89 C 90 A 91 T 92 M 93 N	asrat Ali ul Rehman huhammad Azeem hsan ur Rehman hamroz Khan ziz ur Rehman Madad Khan Madad Khan Madad Khan Madad Khan Muda Shahen Sakht Zali Musa Khan Sakht Zali Musa Khan Sakir Ullah Sah ud Din Muhammad Shaheen Shah Mudassir Shah Amir Siaf Aman Ullah Sal Zada Muhammad Fazil Sal Rehman Sehroz Khan Zafar Ali	(SI ACB) (SI ACB)	869/P 870/P 871/P 872/P 873/P 873/P 875/P 876/P 876/P 876/P 878/P 879/P 880/P 881/P 882/P 4/P 883/P 883/P 884/P 885/P 885/P 886/P 885/P 888/P	Traffic Traffic Nowerha Traffic Traffic Nowshera Nowshera Traffic Special Branch CCP Peshawar Traffic Traffic CP Peshawar Charsadda CCP Peshawar Nowshera
62 G 63 M 64 Ih 65 S 66 A 67 M 68 A 69 F 70 B 71 M 72 Z 73 Is 74 M 75 M 76 A 77 A 78 L 79 M 80 F 81 E 83 T 84 K 85 E 86 M 87 J 88 C 90 A 91 T 92 M 93 N	ul Rehman uhammad Azeem hsan ur Rehman hamroz Khan ziz ur Rehman Madad Khan Madad Khan bdul Ghafoor azal Subhan Jakht Zali Musa Khan zakir Ullah slah ud Din Muhammad Shaheen Shah Mudassir Shah Amir Siaf Aman Ullah Jal Zada Muhammad Fazil Tazal Rehman Behroz Khan Zafar Ali	(SI ACB) (SI ACB)	870/P 871/P 872/P 873/P 874/P 875/P 876/P 876/P 877/P 878/P 879/P 880/P 880/P 881/P 882/P 4/P 883/P 884/P 885/P 886/P 885/P 886/P 888/P	Traffic Traffic Nowerha Traffic Traffic Nowshera Nowshera Traffic Special Branch CCP Peshawar Traffic Traffic CP Peshawar Charsadda CCP Peshawar Nowshera
63 M 64 Ih 65 SI 66 A 67 M 68 A 67 M 68 A 69 F 70 B 71 M 72 Z 73 Is 74 M 75 M 76 A 77 A 78 L 79 M 80 F 81 E 83 T 84 K 85 E 86 M 87 J 88 C 89 C 90 A 91 T 92 M	Iuhammad Azeem Isan ur Rehman hamroz Khan ziz ur Rehman Iadad Khan Iakht Zali Ausa Khan Iakir Ullah Iah ud Din Auhammad Shaheen Shah Aman Ullah .al Zada Muhammad Fazil Iazal Rehman Behroz Khan Zafar Ali	(SI ACB) (SI ACB)	871/P 872/P 873/P 874/P 875/P 875/P 876/P 877/P 878/P 879/P 880/P 880/P 881/P 882/P 4/P 883/P 883/P 885/P 885/P 885/P 885/P 885/P 885/P	Traffic Nowerha Traffic Traffic Nowshera Traffic Special Branch CCP Peshawar Traffic Traffic CP Peshawar Charsadda CCP Peshawar Nowshera
64 Ih 65 SI 66 A. 67 M 68 A 69 Fr 70 B 71 M 72 Z 73 Is 74 M 75 M 76 A 77 A 78 L 79 M 80 F 81 E 83 T 84 K 85 E 86 M 87 J 88 C 89 C 90 A 91 T 92 M 93 N	nsan ur Rehman hamroz Khan ziz ur Rehman Madad Khan Ibdul Ghafoor azal Subhan Jakht Zali Musa Khan Jakht Zali Musa Khan Jakir Ullah Slah ud Din Muhammad Shaheen Shah Mudassir Shah Aman Ullah Jal Zada Muhammad Fazil Sal Rehman Behroz Khan Zafar Ali	(SI ACB) (SI ACB)	872/P 873/P 874/P 875/P 875/P 876/P 878/P 879/P 880/P 880/P 881/P 882/P 4/P 883/P 883/P 884/P 885/P 885/P 885/P 885/P 885/P	Traffic Traffic Nowshera Traffic Special Branch CCP Peshawar Traffic Traffic Charsadda CCP Peshawar Nowshera
65 Si 66 A 67 M 68 A 69 Fi 70 B 71 M 72 Z 73 Isi 74 M 75 M 76 A 77 A 78 L 79 M 80 F 81 E 83 T 84 K 85 E 86 M 87 J 88 C 90 A 91 T 92 M 93 N	hamroz Khan ziz ur Rehman Jadad Khan Jadad Khan Jadad Khan Jakht Zali Ausa Khan Jakht Zali Ausa Khan Jakir Ullah Sah ud Din Auhammad Shaheen Shah Audassir Shah Aman Ullah Jada Zada Auhammad Fazil Jada Khan Jada Jada Khan Jada Jada Khan Jada Jada Khan Jada Jada Khan Jada Jada Khan Jada Jada Jada Jada Jada Jada Jada Jada	(SI ACB) (SI ACB)	873/P 874/P 875/P 875/P 877/P 878/P 879/P 880/P 880/P 881/P 882/P 4/P 883/P 883/P 885/P 885/P 885/P 885/P 885/P	Traffic Traffic Nowshera Traffic Special Branch CCP Peshawar Traffic Traffic Charsadda CCP Peshawar Nowshera
66 A. 67 M 68 A 69 F. 70 B 71 M 72 Z 73 Is 74 M 75 M 76 A 77 A 78 L 79 M 80 F 81 E 83 T 84 K 85 E 86 M 87 J 88 C 89 C 90 A 91 T 92 M 93 N	ziz ur Rehman Aadad Khan Abdul Ghafoor azal Subhan Bakht Zali Ausa Khan Akir Ullah Sah ud Din Auhammad Shaheen Shah Audassir Shah Amir Siaf Aman Ullah al Zada Auhammad Fazil Fazal Rehman Behroz Khan Zafar Ali	(SI ACB) (SI ACB)	874/P 875/P 875/P 877/P 878/P 879/P 880/P 881/P 882/P 4/P 883/P 883/P 885/P 885/P 885/P 885/P 885/P 885/P	Traffic Nowshera Traffic Traffic Traffic Traffic Traffic Traffic Special Branch CCP Peshawar Traffic Traffic CCP Peshawar Traffic Traffic Nowshera Nowshera
67 M 68 A 69 F 70 B 71 M 72 Z 73 Is 74 M 75 M 76 A 77 A 78 L 79 M 80 F 81 E 82 Z 83 T 84 M 85 E 86 M 87 J 88 C 90 A 91 T 92 M 93 N	Adad Khan bdul Ghafoor azal Subhan Bakht Zali Ausa Khan Jakir Ullah slah ud Din Auhammad Shaheen Shah Audassir Shah Aman Ullah Judassir Shah Aman Ullah Judasal Rehman Behroz Khan Zafar Ali	(SI ACB) (SI ACB)	875/P 876/P 877/P 878/P 879/P 880/P 881/P 882/P 4/P 883/P 883/P 883/P 885/P 885/P 886/P 885/P 888/P	Nowshera Nowshera Traffic Traffic Traffic Traffic Traffic Special Branch CCP Peshawar CCP Peshawar Traffic Traffic CCP Peshawar Charsadda CCP Peshawar Nowshera
68 A 69 Fi 70 B 71 M 72 Z 73 Is 74 M 75 M 76 A 77 A 78 L 79 M 80 F 81 E 82 Z 83 T 84 K 85 E 86 M 87 J 88 C 90 A 91 T 92 M 93 N	bdul Ghafoor azal Subhan bakht Zali Musa Khan Cakir Ullah slah ud Din Auhammad Shaheen Shah Audassir Shah Amir Siaf Aman Ullah al Zada Muhammad Fazil Fazal Rehman Behroz Khan Zafar Ali	(SI ACB) (SI ACB)	876/P 877/P 878/P 879/P 880/P 881/P 882/P 4/P 883/P 883/P 884/P 885/P 885/P 886/P 885/P 886/P 888/P	Nowshera Traffic Traffic Traffic Traffic Traffic Special Branch CCP Peshawar CCP Peshawar Traffic Traffic CCP Peshawar CCP Peshawar Nowshera
69 F. 70 B 71 M 72 Z 73 Is 74 M 75 M 76 A 77 A 78 L 79 M 80 F 81 E 83 T 84 % 85 E 86 M 87 J 88 C 90 A 91 T 92 M 93 N	azal Subhan Jakht Zali Musa Khan Lakir Ullah Slah ud Din Auhammad Shaheen Shah Audassir Shah Aman Ullah Lal Zada Auhammad Fazil Fazal Rehman Behroz Khan Zafar Ali	(SI ACB) (SI ACB)	877/P 878/P 879/P 880/P 881/P 882/P 4/P 883/P 883/P 884/P 885/P 885/P 886/P 885/P 888/P	Traffic Traffic Traffic Traffic Traffic Special Branch CCP Peshawar CCP Peshawar Traffic Traffic CCP Peshawar CCP Peshawar Nowshera
69 F. 70 B 71 M 72 Z 73 Is 74 M 75 M 76 A 77 A 78 L 79 M 80 F 81 E 83 T 84 % 85 E 86 M 87 J 88 C 90 A 91 T 92 M 93 N	azal Subhan Jakht Zali Musa Khan Lakir Ullah Slah ud Din Auhammad Shaheen Shah Audassir Shah Aman Ullah Lal Zada Auhammad Fazil Fazal Rehman Behroz Khan Zafar Ali	(SI ACB) (SI ACB)	878/P 879/P 880/P 881/P 882/P 4/P 883/P 883/P 884/P 885/P 885/P 886/P 887/P 888/P	Traffic Traffic Traffic Special Branch CCP Peshawar CCP Peshawar Traffic Traffic Charsadda CCP Peshawar
70 B 71 M 72 Z 73 Is 74 M 75 M 76 A 77 A 78 L 79 M 80 F 81 E 82 Z 83 T 84 K 85 E 86 M 87 J 88 C 89 C 90 A 91 T 92 M 93 N	akht Zali Ausa Khan akir Ullah slah ud Din Auhammad Shaheen Shah Audassir Shah Amir Siaf Aman Ullah al Zada Auhammad Fazil Fazal Rehman Behroz Khan Zafar Ali	(SI ACB) (SI ACB)	879/P 880/P 881/P 882/P 4/P 883/P 884/P 885/P 885/P 886/P 886/P 887/P 888/P	Traffic Traffic Special Branch CCP Peshawar CCP Peshawar Traffic Traffic Charsadda CCP Peshawar
71 M 72 Z 73 Is 74 M 75 M 76 A 77 A 78 L 79 M 80 F 81 E 82 Z 83 T 84 K 85 E 86 M 87 J 88 C 90 A 91 T 92 M 93 N	Ausa Khan Jakir Ullah Slah ud Din Auhammad Shaheen Shah Audassir Shah Amir Siaf Aman Ullah Juhammad Fazil Fazal Rehman Behroz Khan Zafar Ali	(SI ACB) (SI ACB) (SI ACB) (SI ACB) (SI ACB) (SI ACB) (SI ACB) (SI ACB) (SI ACB) (SI ACB)	880/P 881/P 882/P 4/P 883/P 884/P 885/P 885/P 886/P 887/P 888/P	Traffic Traffic Special Branch CCP Peshawar CCP Peshawar Traffic Traffic Charsadda CCP Peshawar Nowshera
72 Z 73 Is 74 M 75 M 76 A 77 A 78 L 79 M 80 F 81 E 82 Z 83 T 84 K 85 E 86 M 87 J 88 C 89 C 90 A 91 T 92 M 93 N	akir Ullah Slah ud Din Auhammad Shaheen Shah Audassir Shah Amir Siaf Aman Ullah al Zada Auhammad Fazil Fazal Rehman Behroz Khan Zafar Ali	(SI ACB) (SI ACB) (SI ACB) (SI ACB) (SI ACB) (SI ACB) (SI ACB) (SI ACB) (SI ACB)	881/P 882/P 4/P 883/P 884/P 885/P 885/P 886/P 887/P 888/P	Traffic Special Branch CCP Peshawar CCP Peshawar Traffic Traffic Charsadda CCP Peshawar Nowshera
73 Is 74 M 75 M 76 A 77 A 78 L 79 M 80 F 81 E 82 Z 83 T 84 K 85 E 86 M 87 J 88 C 90 A 91 T 92 M 93 N	slah ud Din Auhammad Shaheen Shah Audassir Shah Amir Siaf Aman Ullah .al Zada Auhammad Fazil Fazal Rehman Behroz Khan Zafar Ali	(SI ACB) (SI ACB) (SI ACB) (SI ACB) (SI ACB) (SI ACB) (SI ACB) (SI ACB)	882/P 4/P 883/P 884/P 885/P 885/P 886/P 887/P 888/P	Special Branch CCP Peshawar CCP Peshawar Traffic Traffic Charsadda CCP Peshawar Nowshera
74 M 75 M 76 A 77 A 78 L 79 M 80 F 81 E 82 Z 83 T 84 K 85 E 86 M 87 J 88 C 90 A 91 T 92 M 93 N	Auhammad Shaheen Shah Audassir Shah Amir Siaf Aman Ullah .al Zada Auhammad Fazil Fazal Rehman Behroz Khan Zafar Ali	(SI ACB) (SI ACB) (SI ACB) (SI ACB) (SI ACB) (SI ACB) (SI ACB)	4/P 883/P 884/P 885/P 885/P 886/P 887/P 888/P	CCP Peshawar CCP Peshawar Traffic Traffic Charsadda CCP Peshawar Nowshera
75 M 76 A 77 A 78 L 79 M 80 F 81 , E 82 Z 83 T 84 K 85 E 86 M 87 J 88 C 90 A 91 T 92 M 93 N	Audassir Shah Amir Siaf Aman Ullah .al Zada Auhammad Fazil Fazal Rehman Behroz Khan Zafar Ali	(SI ACB) (SI ACB) (SI ACB) (SI ACB) (SI ACB) (SI ACB) (SI ACB)	883/P 884/P 885/P 886/P 887/P 888/P	CCP Peshawar Traffic Traffic Charsadda CCP Peshawar Nowshera
76 A 77 A 78 L 79 M 80 F 81 E 82 Z 83 T 84 K 85 E 86 M 87 J 88 C 90 F 91 T 92 M 93 N	Amir Siaf Aman Ullah al Zada Auhammad Fazil Fazal Rehman Behroz Khan Zafar Ali	(SI ACB) (SI ACB) (SI ACB) (SI ACB) (SI ACB) (SI ACB) (SI ACB)	883/P 884/P 885/P 886/P 887/P 888/P	Traffic Traffic Charsadda CCP Peshawar Nowshera
77 A 78 L 79 M 80 F 81 E 82 Z 83 T 84 K 85 E 86 M 87 J 88 C 90 A 91 T 92 M 93 N	Aman Ullah al Zada Muhammad Fazil Fazal Rehman Behroz Khan Zafar Ali	(SI ACB) (SI ACB) (SI ACB) (SI ACB) (SI ACB)	884/P 885/P 886/P 887/P 888/P	Traffic Traffic Charsadda CCP Peshawar Nowshera
78 L 79 M 80 F 81 E 82 Z 83 T 84 K 85 E 86 M 87 J 88 C 90 A 91 T 92 M 93 N	al Zada Nuhammad Fazil Fazal Rehman Behroz Khan Zafar Ali	(SI ACB) (SI ACB) (SI ACB) (SI ACB)	885/P 886/P 887/P 888/P	Traffic Charsadda CCP Peshawar Nowshera
79 M 80 F 81 E 82 Z 83 T 84 K 85 E 86 M 87 J 88 C 90 A 91 T 92 M 93 N	Muhammad Fazil Ari Fazal Rehman Behroz Khan Zafar Ali	(SI ACB) (SI ACB) (SI ACB)	886/P 887/P 888/P	Charsadda CCP Peshawar Nowshera
80 F 81 E 82 Z 83 T 84 K 85 E 86 M 87 J 88 C 90 A 91 T 92 M 93 N	azal Rehman 🦾 🧖 Behroz Khan Zafar Ali	(SI ACB) (SI ACB)	887/P 888/P	CCP Peshawar Nowshera
81 E 82 Z 83 T 84 K 85 E 86 N 87 J 88 C 89 C 90 Z 90 Z 91 T 92 N 93 N	Behroz Khan	(SI ACB)	888/P	Nowshera
82. Z 83 T 84 K 85 E 86 M 87 J 88 C 89 C 90 A 91 T 92 M 93 N	Zafar Ali			
83 T 84 K 85 E 86 M 87 J 88 C 90 A 91 T 92 M 93 N				Traffic
84 K 85 E 86 M 87 J 88 C 90 A 91 T 92 M 93 N	Faiuddia	(SI ACB)	889/P 890/P	CPO
85 E 86 M 87 J 88 C 90 A 91 T 92 M 93 N	Fajuddin	(SLACB)	890/P 891/P	Traffic
86 M 87 J 88 C 90 A 91 T 92 M 93 N	Khial Wali		<u>892/P</u>	Traffic
87 J 88 C 90 / 91 T 92 M 93 N	Bashir Gul	(SLACB)	893/P	Charsadda
88 C 89 C 90 A 91 T 92 M 93 N	Muhammad Younas	(SI ACB)	894/P	CCP Peshawar
89 0 90 # 91 1 92 M 93 N	Jehangi Khan	(SI ACB)	<u> </u>	Nowshera
90 / / 91 7 92 M 93 N	Qaimat Bali	(SLACB) -	896/P	Traffic
91 7 92 M 93 M	Gul Nawaz	(SI ACB) (SI ACB)	890/P 897/P	Traffic
92 M 93 M	Aman ullah			Traffic
93 1	Tilawat Shah	(SLACB)	<u>898/P</u>	CCP Peshawar
	Muhammad Azam	(SI ACB)	899/P	
	Noor Ullah Jan	(SI ACB)	900/P	CID Nowshera
	Khial Nawaz	(SI ACB)	901/P	Charsadda
ii	Mushtaq Ali	ASI	<u>902/P</u>	
	Anwar Khan 694	(SI ACB)	903/P	Charsadda
	Sher Alam	(SI ACB)	904/P	Special Branch
	Muhammad Qayyum	ASI	· 905/P	Nowshera
99 1	Malang Jan	(SI ACB)	906/P	CCP Peshawar
	Alam Sher	(SI ACB)	<u>907/P</u>	Traffic
	Masal Khan	(SI ACB)	908/P	Traffic
	Amir Muhammad	(SI ACB)	<u>909/P</u>	Traffic
	Farman Ullah	(SI ACB)	<u>910/P</u>	CCP Peshawar
	Hamid Ali	(SI ACB)	<u>· 911/P</u>	Traffic
	Mir Hassan	(SI ACB)	912/P	Nowshera
	Jamshed Khan	. (SI ACB)	913/P	Traffic
	Hazrat Ali	(SI ACB)	914/P	Nowshera
	Ghaffar Ali	(SI ACB)	915/P	CCP Peshawar
		(SI ACB)	916/P	Traffic
			917/P	ATS/Tratfic
1	Arshullah	(SEACB)		
111		(SI ACB) (SI ACB)	918/P	Charsadda
110 111				ATS/Traffic

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1				
113	Qaiser Khan	(SI ACB)	920/P	Charsadda
114	Dad Muhammad	(SI ACB)	921/P	CCP Peshawar
115	Muhammad Diyar	(SI ACB)	922/P	CCP Peshawar
116	Inayat ur Rehman	(SI ACB)	923/P	CCP Peshawar
117	Muhammad Iqbal	(SI ACB)	924/P	CCP Peshawar
118	Umer Sher	(SI ACB)	925/P	CCP Peshawar
119	Ghani ur Rehman	(SI ACB)	927/P	CCP Peshawar
120	Bakht Munir	(SI ACB)	928/P	CCP Peshawar
121.	Abid Saeed	(SI ACB)	929/P	CCP Peshawar
122	Sher Muhammad	(SI ACB)	930/P	Special Branch
· 123	Akhtar Gul	(SI ACB)	931/P	CCP Peshawar
124	Fazal Karim	(SI ACB)	932/P	CCP Peshawar
125	Khial Badshah	(SI ACB)	933/P	Traffic
126	Hassan ul Wahab	(SI ACB)	934/P	Inv: CPO
127	Ibrahim Khan	(SI ACB)	935/P	CCP Peshawar
128	Waheed Shah	(SI ACB)	936/P	CCP Peshawar
129	Niamat Gul	ASI	937/P	Traffic
130	Noor Gul	(SI ACB)	<u>938/P</u>	Traffic
131	Sher Azam	ASI	<u>939/P</u>	Traffic
132	Muhammad Ghani	(SI ACB)	940/P	CCP Peshawar
133	Zakir Ullah	(SI ACB)	941/P	Traffic
134	Muhammad Tahir	(SI ACB)	942/P	CCP Peshawar
135	Sardar Ali	(SI ACB)	943/P	Traffic
136	Imtiaz Ahmed	(SLACB)	944/P	CCP Peshawar
137	Istidar Khan	(SI ACB)	945/P	CCP Peshawar
138	Anwar Shah	ASI	946/P	CCP Peshawar
139	Safdar Khan	ASI	947/P	CCP Peshawar
140	Inam ullah	ASI	948/P	CCP Peshawar
141	Dost Muhammad	ASI	949/P	CCP Peshawar

ASIs at serial No. 4,7,8,9,10,15,20,21,27,29,31,32,33,35,43,47,

48,53,54,56,58,59,60,64,67,68,73,76,84,87,91,92,100,101,104,107,120 and 138 are promoted conditionally subject to the provision of their incomplete ACRs within 30-days otherwise they will be reverted to their substantive rank of ASI.

ራሪሲ CAPITAL C CE OFFICER PESHAWAR

No. 15272-1 /1

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/EC-I, dated Peshawar the 27/09/2011.

Copy of above is forwarded for information and necessary action to:-The Provincial Police Officer, Khyber Pakhtunkhwa Peshawar.

- 2. The Inspector General of Police, NH & Motor Way Police, Islamabad.
- 3. The Additional Inspector General of Police, Investigation, KPK Peshawar with 02spare copies of the Notification for publication in KPK Police Gazette Part-II.
- 4. The Additional Inspector General of Police, Special Branch KPK Peshawar.
- 5. The Additional Inspector General of Police/Commandant PTC Hangu.
- 6. The Deputy Inspector General of Police,SB/DCT, Peshawar.
- 7. The Assistant Inspector General of Police, Traffic KPK Peshawar.
- 8. The Commandant Campus Peace Crops Peshawar.
- 9. Sr: Superintendent of Police, Operation, Investigation & Traffic Peshawar.
- 10. District Police Officers, Nowshera & Charsadda.
- *11. SsP City, Cantt: Rural, HQrs: & Security CCP Peshawar.
- 12. The Director ACE Charsadda.
- 13. EC-II CCP Peshawar/ Po
- 14. Assistant Secret CCP Peshawar with the direction to inform this office about the "C" reports / incomplete ACRs of the conditionally Offg: promoted SIs. On the expiry of stipulated period.

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

NOTIFICATION

No.2-6206 E-II.

PROMOTION LIST-F AND PROMOTION AS OFFG: INSPECTOR :-

Dated:

/2011

The names of the following confirmed Sub Inspectors of Khyber Pakhtunkhwa Police have been approved as per recommendation of the DPC for inclusion in list -F and promotion to the rank of Offg: Inspectors BPS-16 (10000-800-34000) with immediate effect.

S/NO	NAME & NO.	REGION/UNIT
1.	SI Khalid Mehmood No. H/12	Hazara Region
2.	SI Khan Faqir Khan No. M/91	Malakand Region
3.	SI Rehmat-ul- Azam No.M/ 107	Malakand Region
4. <	Adhoc Inspector Muhammad Wahid Khan No. M/224	Malakand Region
5.	SI Bashir Khan No. M/225	Malakand Region
б.	SI/Insp: Riaz Muhammad No. M/280	Mardan Region
7.	Iftikhar Ali Shah No. B/24	Bannu Region
.8.	Shahid Adnan No. D/02	DIKhan Region
9. •	Muhammad Saleem Tariq No. D/03	DIKhan Region
) 10.	SI Murad Ali No. P/123	CCP Peshawar
<u></u>	SI Abdul Sattar Khan No. P/124	CCP Peshawar
12.	Ziarat Gul No. P/125	CCP Peshawar
<u>j.</u> 13.	Shujat Ali No. P/126	CCP Peshawar
-ý 14.	Naseer Khan No. P/127	CCP Peshawar
<u></u> 15.	Arab Nawaz No. P/128	CCP Peshawar
চ 16. 🖬	SI Inayatullah No. P/129	CCP Peshawar
17.	SI Muhammad Yasin No. P/130	CCP Peshawar
67 18.	SI Muhammad Zaman No. P/131	CCP Peshawar
19.	Raza Khan No. D/01	DIKhan Region
20.	SI Swab Gul No. MR/75	Mardan Region
21.	SI Noor Rehman No. P/133	CCP Peshawar
<u> </u>	SI Muhammad Ijaz Khan No. P/134	· CCP Peshawar
23.	SI Shaheen Shah Gohar No. MR/76 -	Mardan Region
24.	SI Şajjad Haider No. H/3	Hazara Region
25.	SI Muhammad Yaseen No. H/S	Hazara Region
26.	SI Iftikhar Ahmed No. H/10	Hazara Region
27.	SI Zakir Hussain No. H/13	Hazara Region
28.	SI Bashir Ahmed No. H/17	Hazara Region
29.	SI Mehboob No.H/18	Hazara Region
30.	SI Matloob Shah No.H/19	Hazara Region
31.	SI Farman Akhtar Nc. H/21	Hazara Region
32.	SI Ashiq Hussain No. H/22	
33.	SI Mukhtar Ahmed No. H/23	Hazara Region
	SI Adalat Khan No. H/24	1

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				A(21)	Start .
•	35.	SI Culule	1 No. H/25		1. 18
. •	36.	SI Muhai	MR/77	Mardan Regior	🗩 🤇
*	37.	SI Ayaz N	1R/78	Mardan Region	
• .	38.	SI/Insp: Shah Mumt (Adhoc promotee)	az No. MR/79	Mardan Region	۰ ۱
5	<i>FT</i> 39.	SI Gulzar Muhamma	d No. P/135	CCP Peshawar	1.
1	· · · · · · · · · · · · · · · · · · ·	SI Munawar Khan No	o. P/136	. CCP Peshawar	\ .
22017	1	SI Muslim Khan No.		CCP Peshawar	
-33012	√1,41. →= 42.	SI Saic Rahim No. F		CCP Peshawar	· • •
The found the sector of the sector	43.	SI Hukam Khan No.	and the second design of the s	CCP Peshawar	
	17.44.	SI Wilayat Khan No.	· · · · · · · · · · · · · · · · · · ·	CCP Peshawar	
•	¥.45.	SI Mehar Ali No. P/		CCP Peshawar	.
	46.	SI Yar Nawab No. P/	and the second se	CCP Peshawar	
		SI Iftkhar Ali No. P/	and the second	CCP Peshawar	-
	47.	SI Gohar Zaman No	p. P/144	CCP Peshawar	4
	48.	SI Nasir Khan No. P		CCP Peshawar	_
		SI Noor Zaman No.	the second se	CCP Feshawar	4
	· 51.	SI Liaqat Ali No. P/	the second se	CCP Peshawar	

Their premotion will take effect from the date, they actually take over charge of their higher responsibilities.

Necessary Gazette Notification may be issued accordingly.

Their posting order will be issued separately.

(KHALID MASOOD) Adal: IGP/Headquarters, For Provincial Police Officer, Khyber Pakhtunkhwa Peshawar. E-II

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

- 1. Addl: IGP/Special Branch Khyber Pakhtunkhwa Peshawar.
- Capital City Police Officer, Peshawar.
- 3. All Region DIsG in Khyber Pakhtunkhwa.
- 4. Commandant PTC Hangu.
- 5. Director Anti-Corruption Establishment Khyber Pakhtunkhwa.
- 6. Office Supdt: Secret CPO alongwith their original Character Rolls for record in his office.
- 7. U.O.P. File

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- 23

OFFICE OF THE INSPECTOR GENERAL OF POLICE NATIONAL HIGHWAYS AND MOTORWAYS POLICE, QAISER WASIM HOUSE, PLOT NO. 2-A SECTOR G/13-3 (EASTERN SIDE)

No. NH&MP-42(7)/16/HRM/Rep/APO

Islamabad /c August, 2016

08- 16

OFFICE ORDER

In pursuance of IGP, Khyber Pakhtunkhwa Police office letter No: 6267/E-IV dated 21-06-2016, following officers of KP Police, presently serving in NH&MP on deputation basis w.e.f. the dates as mentioned against each, are hereby repatriated from NH&MP to their parent department i.e. KP Police, in their substantive rank and relevant pay & allowances, on completion of maximum deputation period: -

•	S#,	Rank, Name & Belt No.	Date of Joining NH&MP	Posting
\mathcal{N}	1.	SI/PO Hazrat Ali, No. 103	02-02-2002	Motorway Zone
	2.	SI/PO Muhammad Ramzan, No. 105	11-02-2008	CPO HQ Zone
	3.	SI/PO Wazir Muhammad, No. 159 🥜	05-05-2006	N-5 (Central) Zone
	4.	HC/APO Zulfiqar No. 241	25-10-2000	N-5 (North) Zone
ļ	5.	HC/APO Rehmatullah, No. 940	06-06-2006	N-5 (North) Zone
	6.	HC/APO Aman Ullah, No. 660	31-03-2008	· CPO HQ Zone
U	- 7.	HC/APO Fazal Hayat, No. 3656	19-06-2008	Motorway Zone
	8.	HC/APO Asmat Ullah, No. 294	28-07-2008	Motorway Zone
	9.	HC/APO Gul Akbar Bibi, No. 1146	06-06-2009 -	N-5 (North) Zone
	10.	HC/APO Fazal Ghani, No. 767	09-08-2010	CPO HQ Zone
ļ	11.	C/JPO Ijaz Shah, No. 922	14-01-2008	CPO HQ Zone
.	12.	C/JPO Wajid, No. 1254	07-04-2011	Motorway Zone

2. The relieving order of the officers must be issued in one week by Zonal Office, vide Daily Diary (Roznamcha) maintained at Zonal office wherein directions be conveyed to concerned Sector / Beat Commander for his formal reliving. However, LPC be issued after receipt of uniform Articles, Arms & Ammunition and E-Card by sector LHQ and clearance from all concerned sections including R&W Fund.

This issues with the approval of IG, MH&MP.

Nasir Melmood Satti, PSP

Assistant Inspector General (HRM)

It is requested that a copy of relieving order of

officers may be forwarded to this office for

completion of record.

Copies to:

SR_

- Inspector General of Police, Khyber Pakhtunkhwa, Peshawar.
- DIG, Motorways Zone, NH&MP, Islamabad.
- DIG, N-5 (North) Zone, NH&MP, Islamabad.
 - AIG (Log & HQ), NH&MP, Islamabad.
- AIG (E), KP Police, Peshawar. A copy of arrival report of the officers in KP may be sent towhis office for completion of record. It is further requested that 12 officers in lieu of above mentioned officers may be nominated for deputation to NH&MP.
- AIG (Finance), Islamabad. It is requested that if any amount of R&W Fund., is pending, the same may be communicated to concerned zone immediately so that the same can be recovered before issuance of their LPC.
- DDO/Accounts Officer, CPO (HQ)/Motorway/N-5 North Zone.
- Accounts Officer, AGPR, Islamabad/Sub Office, Peshawar.
- Relevant Cadre files.
- Master File.

Nasir Mehmood Satti, PSP Assistant Inspector General (HRM)

E:/Narakat:/2016 Working / Repatriation Case

OFFICE OF THE INSPECTOR GENERAL OF POLICE KHYBER PAKHTUNKHWA, PESHAWAR. ME 134-72-No.32-81-82/E-111, Dated Peshawar, the 16 109/2016 Copy of above is forwarded for department to the:-. 1. Capital City Police Officer, Peshawar. They are requested to send 2. Regional Police Officer DIKhan. their arrival reports and also nominate suitable substitutes in places of S.No. 1,2&3 PERVER ILLAHI) Registrar For Inspector General of Police, Doté 2 Khyber Pakhtugkhwa, Peshawar. OFFICE OF THE CAPITAL CITY POLICE OFF NO 0581-43EC-1, dated Peshawar the F Copy of above is forwarded for information : BAY BOOM TO STATE SPOperation, Peshawar. 2. SP/Morsereshawar. Director Gampus Peace Corps, University, Peshawar. EC-II, PO, CRC, OASI & Computer Call. 2005 + 1-198° 7**8/**2. 3 0 % ICE OFFICER, AL CITY PO **€**Senior Syp∄ ະວອ 、Opei许

OFFICE OF THE CAPITAL CITY POLICE OFFICER, PESHAWAR.

PESHAWAR.

Telephone No.091-9210641 Fax No. 091-9212597.

Dated 10 / 2020.

POLICE DEPTT: <u>FOR PUBLICATION IN THE KHYBER PAKHTUNKHWA. POLICE SAZETTE PART-II.</u> <u>ORDERS BY THE CAPITAL CITY POLICE OFFICER KHYBER PAKHTUNKHWA. PESHAWAR.</u>

NOTIFICATION.

CONFIRMATION IN THE RANK OF SIS:- As per EC-I No._ recommendation of Departmental Promotion Committee meeting held on 15-10-2020, the following Offg: SIs of Capital City Police Peshawar is hereby confirmed in rank of SI with immediate effect.

On confirmation they are allotted new Capital City Police Peshawar number as noted against each:-

	Rank, Name & No	Present Posting	New CCP, No.	Remarks
-	Offg: SI Kishwar Khan No. 514/P	CTD KPK	P/413	Recommended for confirmation In the rank of SI subject to ACR 2019 within one month.
	Offg: SI Muhammad Ali No. 533/P	Motorway	P/414	Recommended for confirmation
1	Offg: SI Hazrat All No. 813/P	CCP, Peshawar	P/437	Recommended for confirmation
· 	Offg: SI Jafar Shah No.10/P	CCP, Peshawar	P/438	Recommended for confirmation
	Offg: SI Fahcem Ullah No.1000/P	CTD KPK	9/439	Recommended for confirmation in the rank of SI.
	Offg: SI Sald Malik No.1018/P	CCP, Péshawar		Recommended for confirmation in the rank of SI. Recommended for confirmation
	Offg: SI Amjad All No.1331/P	СТО КРК	P/441	in the rank of SI. Recommended for confirmation
	Offg: SI Nasr Ullah No.1057/P	CTD KPK	P/442	In the rank of SI. Recommended for confirmation
7.	Offg: SI Niaz Ullah No.1065/P	CTD KPK	P/443	In the rank of SI. Recommended for confirmation
10.	Offg: SI Shujat Khan No.1185/P	СТО КРК		in the rank of SI. Recommended for confirmation
11.	Offg: SI Muhammad Riaz No.1072/P	CTD KPK/Traffic	P/446	in the rank of SI. Recommended for confirmation
12.	Offg: SI Sabir Shah No.1081/P	CIDINER		in the rank of SI subject to ACF
13.	Offg: SI Muhammad Ibrahim-1196/P	CTD KPK	P/447	Recommended for confirmation in the rank of SI subject to ACI 2015, 2016, 2017, 2018 & 201 within one month.
14.	Offg: SI Ijaz Khan No. 1211/P	CCP, Peshawai Traffic.	·/ P/448	Recommended for confirmatio In the rank of SI subject to AC 2015, 2016, 2017, 2018 & 20 within one month.
15	. Offg: SI Waqif Khan No. 1214/P	Elite Force	P/449	Recommended for confirmation
10	5. Offg; SI Muhammad Iqbal -1218/P	CTD KPK	P/450	Recommended for confirmation in the rank of SI. Recommended for confirmation
1	7. Offg: SI Muhammad Gul – 1219/P	CTD KPK	P/451	in the rank of SI.
1	8. Offg: SI Hayat Gul No. 1222/P	Motorway	P/452	In the rank of SI.
T	9. Offg: SI Sartaj Khan No. 1229/P	CCP, Peshawa	P/453	in the rank of SI.
. 2	20. Offg: SI Yassen Gul No. 1234/P	CTD KIK		in the rank of SI.

Notification



21.	Offg: SI Attaullah No. 03/P	Elite Force/CCP	P/455	Recommended for confirmation In the rank of SI.
22.	Offg: SI Jehanzeb No. 1241/P	СТО КРК	P/456	Recommended for confirmation in the rank of SI.
23.	Offg: SI Zahir Shah No. 1244/P	CCP, Peshawar	P/457	Recommended for confirmation In the rank of SI.
24.	Offg: SI Khalid Khan No. 1261/P	CCP, Peshawar	P/458	Recommended for confirmation In the rank of SI.
25.	Offg: SI Ihsan ul Haq No. 1264/P	Traffic KPK	P/459	Recommended for confirmation In the rank of SI.
26.	Offg: SI Hashmat Khan No. 1265/P	CCP, Peshawar	P/460	Recommended for confirmation
27.	Offg: SI Wajid Ali No.473/P	Motorway	P/461	Recommended for confirmation in the rank of SI.

The SIs mentioned at SI: No. 01, 12, 13 & 14 have been confirmed in the rank of SI conditionally subject to completion their ACRs within stipulated period (one month), if they fail to complete their ACRs, their confirmation notification will be withdrawn. 1.

No. 17565-7

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5.

CITY POLICE OFFICER, PESHAWAR.

Sd/

- Copy of above is forwarded for information and necessary action to the:-
- Inspector General of Police, Khyber Pakhtunkhwa, Peshawar. 1.
 - Inspector General of Police NH & Motorways Police Islamabad.

Notificatio

- Addi: Inspectors General of Police, HQrs & Elite Force Khyper Pakhtunkhwa, Peshawar,
- 4.
 - Deputy Inspectors German of Folice, CTD & Traffic HPR. SSsP/Operation, Investigation & Traffic, Peshawar.
- Asstt: Secret Branch, & EG-II, CCP, Peshawar. 6.

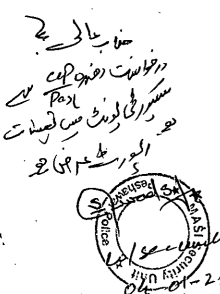
(SSP/COORDINATION) FOR CAPITAL CITY POLICE OFFICER, PESHAWAR.



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العارض

س انسپکٹر حضرت علی P/437 آلكاتابع فرمان: سيكيورتي يونث بيثاور ـ 0315-9372292



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perintendent of Police Secur Bapita Chy Polici Acutawar . . .

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üst E' 27-8-11 Si Promot: 27-9-11 UPPer 120-3-12 Siconfr. 20-10-2020



OFFICE OF THE CAPITAL CITY POLICE OFFICER, PESHAWAR.

No. 8301 /EC-I, dated Peshawar the (6 / 7 / 2021).

The Superintendent of Police, Security, Capital City Police, Peshawar.

Subject: Memo:

To :-

APPLICATION.

A Departmental Promotion Committee meeting held on 31-03-2021 regarding seniority cases of the officers/officials, in which the case of the applicant namely SI Hazrat Ali No. P/437 of Security Unit CCP, Peshawar was thoroughly examined by the Committee and filled.

The applicant may be informed accordingly, please.

Riplo-leng io Ingoins li Hay sal shi NO. P/437 of leng unit accordingly. Mind

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FOR CAPITAL CHTY POLICE OFFICER,



OFFICE OF THE INSPECTOR GENERAL OF POLICE KHYBER PAKHTUNKHWA Central Police Office, Peshawar Fax: 091- 9210518

Nov, 2016

Dated Peshawar

NOTIFICATION

No. 1172° /SE-1, In pursuance of the provision contained in Section-5 of the Univer Pakhtunkhwa (Promotion of Superintendent of Police and Deputy superintendent of Police) Rules-2007, the Competent Authority i.e. Inspector General of Police Officer on recommendations of the Departmental Selection Committee meeting hold on 19th September 2016 is pleased to promote the following Inspectors BS-16 the ber Pakhtunkhwa to the Kank of Deputy Superintendent of Police BS-17 on regular better with immediate effect.

Their promotion will take effect from the date they actually the their higher responsibilities:*

	S.No	Name
	1.	Mr. Sher Rehman
	<u></u>	Mr. Ehalid Mehmood
	3	Mr Riaz Muhammad
	4.	Mr. Hükhar Ali Shah
	5.	Mr. Murad Alí
	6.	Mr. Ziarat Gul
	7.	Mr. Nascer Khan
-	8.	Mr. Arab Nawaz
5 -	- 9	NU ABRADINE P 129
ł	10,	Mr. Muhammad Yasin
<u> </u>	11	Mr. Muhammad Zaman
	12.	Mr. Zahoor-Ud- Din Khan
	13.	Mr. Raza Khan
].1.	Mr. Swab Gul
· •	15.	Mr. Muhammad Ijaz Khan
	T6.	i Mr. Sajjad Haider
	17.	Mr. Ibtor Khan

Their posting Notification will be issued separately.

Sd/-NASIR KHAN DURRANI Inspector General of Police, Khyber Pakhtunkhwa, Peshawar.

Endst: Ru, & date even.

- to protonwarded to the:-
- Lean pul Secretary to Governer Ebyber Pakhtunkhwa.
- Comparison of the Parameter Chief Munister Khyber Pakhtunkhwa.
- inc. Secretary Government of Khyber Pakhtunkhwa Peshawar.
 - secretary, Govt: of Khyber Pakhtupkhwa Estt?& Admn: Deptt: Peshawar.
 - The receiving, Gowt: of Klipber Pakhtunkhwa Home & T.As Deptt: Peshawar.
 - Covertary, Geet, of Khyber Pakhtunkhwa Finance Deptt: Peshiwar.
- III Addi: Inspectors General of Police in Khyber Pakhtunkhwa.
- Constant Lournal Khylaco Ded Maraldaya Dachaama

- All Divisional Commissioners in Khyber Pakhtunkhwa.
- All Heads of Police Offices in Khyber Pakhtunkhwa.
- All Deputy Commissioners in Khyber Pakhtunkhwa.
- Director FT CPO Peshawar.
- PSO to IGP Khyber Pakhtunkhwa Peshawar.
- Director Information Khyber Pakhtunkhwa.
- Manager Govt: Printing Press Peshawar.
- PRO to IGP Khyber Pakhtunkhwa Peshawar.
- Registrar Central Police Office, Peshawar.
- Supdt: Secret, Supdt:-II, Supdt: CPB and Accountant CPO Peshawar.
- Central Registry CPO.
- 0.0.P File.

(MUHAMMAR ALAM SHIKWARI)PSP DIG HOIS: For Inspector General of Police, Khyber Pakhtunkhwa, Peshawar.

	M (20) 0 22 M
BEFORE	THE KHYBER PAKHTUNKHWA SERVICE TRIBUNAL PESHAWAR
	THE NATBER PAKHTUNKHWA SERVICE TRAN
	San INTEL TRIBUNAL PESHAWAR
	Service Appeal No. 271/2018
	Date of Institution 10.01.2018
•	Date of Decision 10.01.2018 22.06.2021
	Tariq Umar S/O Muhammad Umar R/O Lali Bagh Kakshal No.1 Tehsil & District Peshawar
· · ·	Teheil & Di O Muhammad Jmar R/O Lali Bagh Kakshal Mot
• •	Tehsil & District Peshawar.
	(Appellant)
• •	
· · · ·	VERSUS
· .	Inspector General of Police Knyber Pakhtunkhwa Peshawar and one another.
	One another
· · · ·	
	Taimum Allium (Respondents)
	Advocate
:	Muban. For appellant.
· · ·	Muhammad Adeel Butt,
	Additional Advocate General
	For respondents.
•	

SALAH-UD-DIN ROZINA REHMAN

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TTESTED

•	MEMBER	()`
•	MEMBER	(J)

JUDGMENT

ROZINA REHMAN, MEMBER (J): Facts gleaned out from the memorandum of appeal are that ampellant was appointed as Assistan Sub Inspector through Khyber Pakhtunkhwa Public Service Commission on 20th October, 2006. He was promoted as Officiating Sub Inspector and he performed the duties of an S.H.O in different police stations. His batchmates were promoted but the appellant was neither posted to complete his period of S.H.O ship nor was promoted with his batchmates despite repeated requests to his high-ups. Lastly, he was confirmed in the rank of S.I on 05.01.2017 and his name was placed on list "F" but with immediate effect. After confirmation, he filed departmental appeal but to no avail, hence the instant service appeal.

2. Learned counsel for appellant contended that the appellant was initially appointed as Assistant Sub Inspector on 20th October, 2006 and was confirmed in rank of A.S.I vide notification dated 01.01.2010. That in a D.P.C Meeting, other colleagues of the appellant were confirmed whereas the case of appellant was not considered. He submitted that the appellant was confirmed in the rank of S.I on 05.01.2017 but with immediate effect instead of confirming him from the date when his other colleagues were confirmed. Learned counsel further argued that appellant was treated in a discriminatory manner as some other Officiating Sub Inspectors who were deferred for want of deficiency, were confirmed with those colleagues who had been confirmed earlier. He submitted that there is nothing on file which could show any sort of bad entry on the record of the appellant and that he was never superseded. He submitted that in case of . deferment for want of any deficiency, seniority is not affected and this is the legal right of the appellant to be confirmed from the date when his other colleagues were confirmed. He contended that such act of the respondents was discriminatory and against the law as the appellant was not treated in accordance with law and his rights guaranteed under the Constitution were badly violated. Reliance was TESTED

placed on the judgments of this Tribunal in Service Appeal No. 79/2019; 407/2011; 1227/2013 and 197/2016, wherein, in similar hature cases, relief was granted by this Tribunal. He, therefore, requested for placing the name of the appellant in the confirmation list with his colleagues by ante dating his confirmation to meet the ends of justice with all back benefits.

3. Conversely, learned A.A.G submitted that the appellant was provided with several opportunities to show efficiency and good work in the discharge of his official duty as S.H.O but he failed to perform his duty up to the satisfaction of his seniors. He submitted hat he was suspended and was dealt with departmentally on account of inefficiency and misuse of official authority. He contended that confirmation in the rank of S.I is subject to qualifying the laid down criteria and the appellant on the fulfillment of said pre-requisite criteria, under Rule 13.10(2) was confirmed in the rank of S.I without any discrimination.

4. Perusal of record would reveal that appellant was appointed/recruited as an A.S.I upon the recommendation of Khyber Pakhtunkhwa Public Service Commission. He alongwith his batchmates/colleagues, was confirmed in the rank of A.S.I vice notification dated 01.01.2010 and his name was brought on promotion list "E" w.e.f 25.09.2006. Name of the appellant fin is mention at Serial No.4, whereas, his colleagues Johar Shah, Abdur Rasheed and Khalid Khan have been placed at Serial No.9, 13 and .4 respectively. His above-mentioned colleagues were confirmed in the

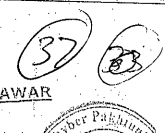
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rank of S.I w.e.f 14.03.2012 vide notification dated 10.09.2012, whereas, the appellant was confirmed in the rank of S.I with immediate effect vide notification dated 05.01.2017. There is nothing on file which could show that he was superseded rather he was not considered on the ground of not completing a period of one year as an Officiating Sub Inspector in independent charge of a Police Station in a district. The issue relating to confirmation of the appellant as Sub Inspector from the date when his colleagues were confirmed, holds ground as it was not within the authority of the appellant to post himself as an S.H.O of an independent Police Station. We did not find anything adverse on record except deferment to substantiate his confirmation on later date. It is established from the prevailing rules that civil servant selected for promotion to a higher post in one batch shall, on their promotion to the higher post, retain their inter-se seniority as in the lower post.

5. For the above-mentioned reasons, we are constrained to accept the present appeal with directions to the respondents to place the name of appellant in the confirmation list with his batchmates as Sub Inspector w.e.f 14.03.2012 when his colleagues were confirmed in the rank of S.I and accordingly revise the seniority list with all consequential benefits. Parties are left to bear their own costs. File be consigned to the record room.

A Histo ANNOUNCED. 22.06.2021 ti Ned (Salah-ud-Din) p he ture copy (Rozina Rehman) Member (J) Member (2) F, DTribuual



Junia,

BEFORE THE KHYBER PAKHTUNKHWA SERVICE TRIBUNALPESHAWAR

Service Appeal No.79/2019

Date of Institution: 24.12.2019 Date of Decision: 15.10.2020

(Åppellant).

Nazar Hussain, Inspector KBI, Kohat.

VERSUS

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

M. Asif Yousafzai Advocate

Mr. Muhammad Jan Deputy District Attorney.

Mrs. ROZINA REHMAN Mr. ATTIQ UR-REHMAN For Appellant

For Respondents

MEMBER (J) MEMBER (FESTED KONYDER SCEVICE TY SCEVICE TY

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

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

meeting held on 06-02-2013, the appellant deferred due to deficiency, while his other colleagues confirmed as SI vide order dated 24-08-2013. The appellant confirmed as SI in subsequent DPC w.e.f. 03-01-2014 instead of 06-02-2013, where his other colleagues were confirmed. That seniority list issued on 29-06-2018, where the appellant placed at Serial No 297, whereas his colleagues are at Serial No 90,91,92 and 93. Appellant filed departmental appeal dated 28-08-2018, rejected on 27-11-2018, hence the instant service appeal with prayers that the impugned order dated 27-11-2018 may be set aside and name of the appellant be placed in confirmation list with his colleagues/batch mates with all back benefits.

3. Written reply/comments were submitted by respondents.

4. Arguments heard and record perused.

5. Learned counsel for the appellant contended that the appellant initially appointed as ASI on 28-12-2006, subsequently confirmed on 29-06-2010 from-the date of initial appointment. That the appellant promoted as officiating SI on 24-08-2010. That in a DPC meeting held on 06-02-2013, other colleagues of the appellant were confirmed as SI vide order dated 20-02-2013, whereas the case of appellant was deferred, being not completed PTC posting period. That appellant confirmed as SI in subsequent DPC w.e.f. 03-01-2014 instead of 06-02-2013, where his other colleagues were confirmed. The learned counsel argued that as per minutes of the same. DPC dated 06-02-2013, at serial No 2, an officiating SI, Gharib Nawaz deferred in previous DPC dated 15-08-2012 for want of considered by the subsequent DPC and the appellant confirmed with immediate effect inspite of the fact that he was deferred and not superseded. That in case of deferment the seniority is not affected after fulfillment of the deficiency. That it is the legal right of the appellant to be confirmed from the date, his other colleagues were confirmed. That final seniority list issued on 29-06-2018 placed the appellant on Serial No 297, whereas his colleagues/batch mates are at Serial No 90, 91, 92 and 93. That such act of the respondents was discriminatory and against law and the appellant has not been treated in accordance with law; hence, his rights secured and guaranteed under the constitution were badly violated. The learned counsel referred to the judgments of this tribunal in service appeal No 407/2011, 1227/2013 and Service Appeal No 197/2016, where in similar nature cases, relief has been granted by this tribunal. The learned counsel also referred to the judgments of supreme court of Pakistan in 2006 SCMR 1938 and 2002 PLC (CS) 1388. On question of limitation the learned counsel referred to the judgment of supreme court of Pakistan in 2002 PEC (CS) 1388 and 2009 PEC (CS) 178, where on the issue of promotion, pay and other emoluments, limitation would not foreclose his right accrued to him. The learned counsel prayed that in view of the situation, the impugned order dated 27-11-2018 may be set aside. and the respondents may be directed to place the name of the appellant in confirmation list with his colleagues/ batch mates by ante dating his confirmation to meet the end of justice with all back and consequential benefits of service.

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

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

vants selected for promotion to & hig

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

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

to the record room.

ANNOUNCED 15.10.2020 IR REHMAN WAZIR) (ATIO L MEMBER (E) Certified the b ("re copy 7. & hvie h (ROZINA REHMAN) Service EMBER A Lindian W al Mate of Proceediation of Acadion 2014 playala of lot vioyala 2000 Capying Fran-. 4-00 26.60 To Cal Name of Copylast Pail of Deffrory of Corb-

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Magistrate

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HEEORE THE KHYBUB BAKITEUNKITWA SERVICE TRIBUNAL, PESHAWAR

Order of study proceedings with signature of Inducion

Appeal No. 1021/2015

Fuzal Dad Versus Provincial Police Officer, Khyber Pakhtunkhwa Peshuwar and another.

TUDUMENT

MUITAMMAD AZIM KITAN AFRIDI, CHAIRMAN; Counsel for the appellant (Mr. Muhammad Asif Yousalzai, Advocate) and Mr. Muhammad Jun, Government Pleader alongwith Aziz Shah, Head Constable for respondents present. Fresh Wakalatnama submitted by learned counsel for the appellant.

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

3. Brigh fights of the case of the appellant are that the appellant was initially appointed as Constable in the year 1986 and then promoted as Head Constable in the year, 1996 and as ASI in the year 2005 and then as S.1 in the year 2008 and there-



25.04.2017

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aller premated as inspector in the year 2013. That he was promated as Offig, Sub inspector vide notification dated 21.04.2008 however he was continued as 8.1 on 13.09.2012 while his colleagues including junior to him were confirmed on 30.07.2010 and were assigned seniority in the List "F" accordingly. That the appellant was not confirmed as Sub inspector as he has not served as SHO. That the appellant submitted written application/departmental appeal but in vain and hence the instant service appeal.

2

Learned counsel for the appellant has argued that the 4. appellant was not assigned the duty to serve as incharge of Police Station. That the said omission is not attributable to the appellant as he was not afforded opportunity to serve as SHO by the high ups. In support of his claim relinnee was pluced on judgment of this Tribunal passed in service appeal No. 407/2011, titled "Mr. Nasir Khan Versus Provincial Police Officer, Khyber Pakhtunkhwa, Peshawar and others" wherein it was observed that it is the authority to give assignment of SHO to the appellant and when the authority fails to give such an opportunity then the rule of serving as independent SHO for one year would hold no ground. Similar view "taken by this Tribunal in service appeal No. 1264/2012 decided for 31.01.2013 as well as appeal No. 37/2011 decided 3on 03.4.2013.

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5. Learned Government Pleader has argued that the appeal

"stortto Provincial Police Officer, Khyber Pakhunkhwa Peshawar and 566/2012 filled "Tariq Habib Khan and others versus the low notition fivity in bassed initiality of Pakistan Passed in Civit Petition Mol. To monighul no consilor beesid and bit amongan sid to more

We have heard arguments of learned counsel for the

brocen out becased the record.

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7. The impugned linal order was preferred on 10.08.2015 as such while the appeal in band was preferred on 28.08.2015 as such as the such and we hold that the appeal in thirty is bound as preferred on 28.08.2015 as such as such as the issue is we hold that the appeal is within the indication of the appeal of on the relevant as the issue. Containing to contain the appeal of the same hold ground as it was not within the authority of the appealant to post hims proved the relevant and the relevant authority of the appeal of the relevant authority of the appeal of the relevant authority of the appeal of the relevant authority of the relevant authority of the appeal of the relevant authority of the relevant and the relevant authority to the relevant authority to the relevant and the appeal of the relevant authority to the relevant and the appeal of the relevant and the relevant authority to the relevant author of the relevant authority to the relevant author of the relevant author of the relevant author of the relevant author and the relevant for appeal of the relevant author of the relevant are the appeal of the appeal of the relevant and the relief of the appeal of the relevant at a the relevant and the authority to the relevant and the author of the relevant at a the relief of the relevant at a the relevant at a the relief of the relevant at a the rele

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

45 date confirmation as Sub Inspector w.e.f. 30.07.2010 i.e the date on which his junior colleagues were confirmed. Parties are left to bear their own costs. File be consigned to the record room. Sel- N. H. Reine Khan M. F. ridt Clean and Self n/ Amin Khains tes i

VAKALAT NAMA

NO. ____/2021 IN THE COURT OF KP Sequice Tribunal, Jeshawar Hazsat Ali VERSUS Police Dept Hazsat Ri ____ (Appellant) (Petitioner) (Plaintiff) VERSUS (Respondent) (Defendant) I/We, _

Do hereby appoint and constitute **Taimur Ali Khan, Advocate High Court Peshawar,** to appear, plead, act, compromise, withdraw or refer to arbitration for me/us as my/our Counsel/Advocate in the above noted matter, without any liability for his default and with the authority to engage/appoint any other Advocate/Counsel on my/our costs.

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

Dated _____/2021

(CLIENT)

ACCEPTÉ

TAIMU**RA**LI KHAN Advocate High Court BC-10-4240 CNIC: 17101-7395544-5 Cell No. 0333-9390916

OFFICE: Room # FR-8, 4th Floor, Bilour Plaza, Peshawar, Cantt: Peshawar

<u>BEFORE THE KHYBER PAKHTUNKHWA SERVICE TRIBUNAL PESHAWAR.</u>

Service Appeal No. 7317 /2021.

Hazrat Ali SI No.P/437 of CCP, Peshawar......Appellant.

VERSUS

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

REPLY BY RESPONDENTS NO. 1, & 2.

Respectfully Sheweth:-

PRELIMINARY OBJECTIONS:-

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

REPLY ON FACTS:-

- 1. Para pertains to record, appellant was employee of the respondent department but during service his performance was not up to the mark.
- 2. Correct to the extent that the appellant has personally admitted the facts that he was given promotion/confirmation in list "D" rightly in accordance with law/rules. The appellant has personally admitted the facts that he was given promotion to the next higher rank on eligibility and own merit. It clearly reflects that no pick and choose formula was followed which speaks of a fair process on the part of respondents.
- 3. Incorrect. The appellant was promoted to the rank of officiating ASI with his colleagues vide notification No.1118-28/EC-I dated 28.01.2006. In fact the appellant was deferred from confirmation to the rank of ASI due to facing departmental enquiry and also non-availability of ACR 2005 & 2007. The appellant after completion of the requisite laid down criteria have been confirmed in the rank of ASI.
- 4. Incorrect. Infact the appellant was promoted to the rank of ASI after qualifying requisite laid down criteria. After availability of vacancies the appellant was promoted to the rank of Offg: SI along with other confirmed ASIs. His request for confirmation as ASI is devoid of merit and not worth consideration.
- 5. Incorrect and misleading. In fact confirmation in the rank of S.I requires completion of eligibility criteria under 13-10 (2) of PR 1934 amended 2017, which provides that "no sub

inspector shall be confirmed in a substantive vacancy unless he has been tested for at least a year as an officiating S.I in independent Incharge of PS, a notified post, or as in charge investigation of a PS or CTD. As such appellant was also confirmed in the rank of S.I after qualifying the said eligibility criteria.(copy of rule is annexed as "A")

- 6. Incorrect. Colleagues of the appellant were confirmed in the Rank of SI after completion of their mandatory period. Confirmation in the rank of S.I requires completion of laid down criteria and those S.Is who fulfill the said qualification are confirmed first in the rank of S.I. The appellant was also confirmed in the rank of S.I after qualifying the said eligibility criteria.
- 7. Incorrect. Para already explained in detailed in the proceeding paras. Furthermore, departmental appeal was also rejected by the appellate authority on the basis of solid grounds that he did not fulfill the laid down mandatory criteria as essential for promotion/ confirmation with his collogues.
- 8. That appeal of the appellant being devoid of merits may be dismissed on the following grounds.

REPLY ON GROUNDS:

- A) Incorrect. The appellant after completion of the laid down criteria was promoted as S.I as per law in vogue. However it is worth to clarify that promotion and confirmation amongst employees of respondent department is made in accordance with law without any pick and choose. His request for antedated confirmation as ASI and SI is devoid of merit. Infact under rule 13.10(2) amended 2017 of Police Rules, he is not entitled for confirmation to the rank of ASI and SI.
- B) Incorrect. In fact the appellant was deferred from confirmation to the rank of ASI due to facing departmental enquiry and also non-availability of ACR 2005 & 2007. The appellant was not entitled for antedate confirmation.
- C) Incorrect. Infact a DPC was constituted to examine promotion case of each individual and recommended eligible candidates for promotion to the rank of ASIs. Subsequently in pursuance of recommendations of Departmental Promotion Committee eligible Head Constables were promoted to the rank of officiating ASIs and those who were found not eligible were deferred from promotion and Notification to this effect was issued vide No.3718-43/EC-I dated 18.04.2008.
- D) Incorrect. Appellant is well conversant with the procedure of confirmation in the rank of S.I and his confirmation was in accordance with law/rules. In fact appellant was confirmed in the rank of S.I after qualifying the laid down criteria and confirmation amongst employees of respondent department have been made in accordance with law/rules.

E) Incorrect. Infact a Govt: Servant has to serve on deputation for a period not exceeding 03 years but the appellant by using various tactics has been posted in the Motorway since 2002.

- F) Incorrect. Actually only those Sub Inspectors are confirmed in the ranks who fulfill the laid down criteria and confirmation of no SIs considered without completion of requisite criteria. No violation of any basic right of the appellant under article 2 A 4, 25, and 38(e) of the constitution of Pakistan has been made by the replying respondents.
- G) Incorrect. Appellant has never been deprived of his due right nor treated with discrimination. The appellant was treated as per law/rules.
- H) Incorrect. Para already explained in the preceding paras. Replying respondents are duty bound to follow law/rules and no right of the appellant has been violated.
- I) Incorrect. Each and every appeal has separate facts and grounds. In the instant case no irregularity has been occurred.
- J) Incorrect. Appellant has been treated strictly in accordance with law/rules and no legal right has ever been violated.
- K) Incorrect. As explained above, confirmation and promotion in the next high rank is not made on the basis of seniority rather it is done subject to fulfillment of laid down criteria. As such appellant was also confirmed in the rank of S.I on qualifying the said eligibility criteria.
- L) That respondent may also be allowed to advance any additional ground at the time of hearing of the appeal.

PRAYER.

It is therefore most humbly prayed that in light of above facts and submissions, the appeal of the appellant being devoid of merits and legal footing, may kindly be dismissed with cost.

Provincial Police Officer. Khyber/Pakhtunkhwa, Peshawar.

Capital City Police Officer, Peshawar. BEFORE THE KHYBER PAKHTUNKHWA SERVICE TRIBUNAL PESHAWAR.

Service Appeal No. 7317 /2021.

Hazrat Ali SI No.P/437 of CCP, Peshawar.....Appellant.

VERSUS

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

AFFIDAVIT.

We respondents 1 and 2 do hereby solemnly affirm and declare that the contents of the written reply are true and correct to the best of our knowledge and belief and nothing has concealed/kept secret from this Honorable Tribunal.

Provincial Pellice Officer, Khyber Pakhtunkhwa, Peshawar.

Capital City Police Officer, Peshawar.

BEFORE THE KHYBER PAKHTUNKHWA SERVICE TRIBUNAL PESHAWAR.

Service Appeal No. 7317 /2021.

Hazrat Ali SI No.P/437 of CCP, Peshawar......Appellant.

VERSUS

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

REPLY BY RESPONDENTS NO. 1, & 2.

Respectfully Sheweth:-

PRELIMINARY OBJECTIONS:-

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

REPLY ON FACTS:-

- 1. Para pertains to record, appellant was employee of the respondent department but during service his performance was not up to the mark.
- 2. Correct to the extent that the appellant has personally admitted the facts that he was given promotion/confirmation in list "D" rightly in accordance with law/rules. The appellant has personally admitted the facts that he was given promotion to the next higher rank on eligibility and own merit. It clearly reflects that no pick and choose formula was followed which speaks of a fair process on the part of respondents.
- 3. Incorrect. The appellant was promoted to the rank of officiating ASI with his colleagues vide notification No.1118-28/EC-I dated 28.01.2006. In fact the appellant was deferred from confirmation to the rank of ASI due to facing departmental enquiry and also non-availability of ACR 2005 & 2007. The appellant after completion of the requisite laid down criteria have been confirmed in the rank of ASI.
- 4. Incorrect. Infact the appellant was promoted to the rank of ASI after qualifying requisite laid down criteria. After availability of vacancies the appellant was promoted to the rank of Offg: SI along with other confirmed ASIs. His request for confirmation as ASI is devoid of merit and not worth consideration.
- 5. Incorrect and misleading. In fact confirmation in the rank of S.I requires completion of eligibility criteria under 13-10 (2) of PR 1934 amended 2017, which provides that "no sub

inspector shall be confirmed in a substantive vacancy unless he has been tested for at least a year as an officiating S.I in independent Incharge of PS, a notified post, or as in charge investigation of a PS or CTD. As such appellant was also confirmed in the rank of S.I after qualifying the said eligibility criteria.(copy of rule is annexed as "A")

- 6. Incorrect. Colleagues of the appellant were confirmed in the Rank of SI after completion of their mandatory period. Confirmation in the rank of S.I requires completion of laid down criteria and those S.Is who fulfill the said qualification are confirmed first in the rank of S.I. The appellant was also confirmed in the rank of S.I after qualifying the said eligibility criteria.
- 7. Incorrect. Para already explained in detailed in the proceeding paras. Furthermore, departmental appeal was also rejected by the appellate authority on the basis of solid grounds that he did not fulfill the laid down mandatory criteria as essential for promotion/ confirmation with his collogues.
- 8. That appeal of the appellant being devoid of merits may be dismissed on the following grounds.

REPLY ON GROUNDS:

- A) Incorrect. The appellant after completion of the laid down criteria was promoted as S.I as per law in vogue. However it is worth to clarify that promotion and confirmation amongst employees of respondent department is made in accordance with law without any pick and choose. His request for antedated confirmation as ASI and SI is devoid of merit. Infact under rule 13.10(2) amended 2017 of Police Rules, he is not entitled for confirmation to the rank of ASI and SI.
- B) Incorrect. In fact the appellant was deferred from confirmation to the rank of ASI due to facing departmental enquiry and also non-availability of ACR 2005 & 2007. The appellant was not entitled for antedate confirmation.
- C) Incorrect. Infact a DPC was constituted to examine promotion case of each individual and recommended eligible candidates for promotion to the rank of ASIs. Subsequently in pursuance of recommendations of Departmental Promotion Committee eligible Head Constables were promoted to the rank of officiating ASIs and those who were found not eligible were deferred from promotion and Notification to this effect was issued vide No.3718-43/EC-I dated 18.04.2008.
- D) Incorrect. Appellant is well conversant with the procedure of confirmation in the rank of S.I and his confirmation was in accordance with law/rules. In fact appellant was confirmed in the rank of S.I after qualifying the laid down criteria and confirmation amongst employees of respondent department have been made in accordance with law/rules.

- E) Incorrect. Infact a Govt: Servant has to serve on deputation for a period not exceeding 03 years but the appellant by using various tactics has been posted in the Motorway since 2002.
- F) Incorrect. Actually only those Sub Inspectors are confirmed in the ranks who fulfill the laid down criteria and confirmation of no SIs considered without completion of requisite criteria. No violation of any basic right of the appellant under article 2 A 4, 25, and 38(e) of the constitution of Pakistan has been made by the replying respondents.
- G) Incorrect. Appellant has never been deprived of his due right nor treated with discrimination. The appellant was treated as per law/rules.
- H) Incorrect. Para already explained in the preceding paras. Replying respondents are duty bound to follow law/rules and no right of the appellant has been violated.
- I) Incorrect. Each and every appeal has separate facts and grounds. In the instant case no irregularity has been occurred.
- J) Incorrect. Appellant has been treated strictly in accordance with law/rules and no legal right has ever been violated.
- K) Incorrect. As explained above, confirmation and promotion in the next high rank is not made on the basis of seniority rather it is done subject to fulfillment of laid down criteria. As such appellant was also confirmed in the rank of S.I on qualifying the said eligibility criteria.
- L) That respondent may also be allowed to advance any additional ground at the time of hearing of the appeal.

PRAYER.

It is therefore most humbly prayed that in light of above facts and submissions, the appeal of the appellant being devoid of merits and legal footing, may kindly be dismissed with cost.

Provincial Police Officer. Khyber/Pakhtunkhwa, Peshawar.

Capital City Police Officer, Peshawar.

BEFORE THE KHYBER PAKHTUNKHWA SERVICE TRIBUNAL PESHAWAR.

Service Appeal No. 7317 /2021.

Hazrat Ali SI No.P/437 of CCP, Peshawar..... Appellant.

VERSUS

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

AFFIDAVIT.

We respondents 1 and 2 do hereby solemnly affirm and declare that the contents of the written reply are true and correct to the best of our knowledge and belief and nothing has concealed/kept secret from this Honorable Tribunal.

Provincial Police Officer, Khyber Pakhtunkhwa, Peshawar. Capital City Police Officer,



Peshawar.

BEFORE THE KHYBER PAKHTUNKHWA SERVICE TRIBUNAL, PESHAWAR.

Service Appeal No. 73/7/2021

Hazrat Ali

VS

Police Deptt:

SUBJECT: APPLICATION TO ALLOW THE APPELLANT TO WITHDRAW THE INSTANT APPEAL WITH THE PERMISSION TO FILE FRESH ONE BY **CHALLENGING** THE ORDER DATED 05.04.2022 BEFORE THIS HONOURABLE TRIBUNAL AS THE **RESPONDENT DEPARTMENT PASSED AN ORDER** DATED 05.04.2022, WHEREIN THE CONFIRMATION OF THE APPELLANT IN THE RANK OF SI WAS **REVISED FROM 10.10.2020 TO 27.09.2013 INSTEAD OF** 21.04.2010 AS HIS JUNIORS HAS REVISED SENIORITY IN SI FROM 20.01.2011 TO 21.04.2010 IN THAT ORDER DATED 05.04.2022.

RESPECTFULLY SHEWITH:-

- 1. That the appellant has filed the instant appeal in this Honourable Tribunal to antedate his confirmation as SI w.e.f 05.4.2008 and place his name on list-E alongwith his batch mates and juniors and also antedate his confirmation as SI with his batch mate and juniors and place his name in List-F issued on 20.12.2011 alongwith his batch mates by revising his seniority with all back consequence benefits.
- 2. That the respondent department now issued the order dated 05.04.2022, wherein the confirmation of the appellant in the rank of SI was revised from 10.10.2020 to 27.09.2013 instead of 21.04.2010 as his juniors has revised seniority in SI from 20.01.2011 to 21.04.2010 in that order dated 05.04.2022. (Copy of order dated 05.04.2022 is attached as Annexure-A)
- 3. It will be in the interest of justice to allow the appellant to withdraw the instant appeal with the permission to file fresh one due to the passing of order dated 05.04.2022.

It is therefore most humbly prayed that on acceptance of this application, the appellant may kindly be allowed to withdraw the instant appeal with the permission to file fresh one by challenging the order dated 05.04.2022 before this Honourable Tribunal.

APPELLANI Hazrat Alí THROUGH: (TAIMUR ALI KHAN) **ADVOCATE HIGH COURT**

DEPONENT

AFFIDAVIT

It is affirmed and declared that the contents of Application are true and correct to the best of my knowledge and belief and nothing has been concealed from this Honourable Tribunal.



BEFORE THE KHYBER PAKHTUNKHWA SERVICE TRIBUNAL, PESHAWAR.

Service Appeal No. 73/7/2021

Hazrat Ali

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VS

Police Deptt:

SUBJECT: APPLICATION TO ALLOW THE APPELLANT TO WITHDRAW THE INSTANT APPEAL WITH THE FRESH ONE PERMISSION TO FILE BY 05.04.2022 CHALLENGING THE ORDER DATED **BEFORE THIS HONOURABLE TRIBUNAL AS THE RESPONDENT DEPARTMENT PASSED AN ORDER** DATED 05.04.2022, WHEREIN THE CONFIRMATION OF THE APPELLANT IN THE RANK OF SI WAS **REVISED FROM 10.10.2020 TO 27.09.2013 INSTEAD OF** 21.04.2010 AS HIS JUNIORS HAS REVISED SENIORITY IN SI FROM 20.01.2011 TO 21.04.2010 IN THAT ORDER DATED 05.04.2022.

RESPECTFULLY SHEWITH:-

- 1. That the appellant has filed the instant appeal in this Honourable Tribunal to antedate his confirmation as SI w.e.f 05.4.2008 and place his name on list-E alongwith his batch mates and juniors and also antedate his confirmation as SI with his batch mate and juniors and place his name in List-F issued on 20.12.2011 alongwith his batch mates by revising his seniority with all back consequence benefits.
- 2. That the respondent department now issued the order dated 05.04.2022, wherein the confirmation of the appellant in the rank of SI was revised from 10.10.2020 to 27.09.2013 instead of 21.04.2010 as his juniors has revised seniority in SI from 20.01.2011 to 21.04.2010 in that order dated 05.04.2022. (Copy of order dated 05.04.2022 is attached as Annexure-A)
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It is therefore most humbly prayed that on acceptance of this application, the appellant may kindly be allowed to withdraw the instant appeal with the permission to file fresh one by challenging the order dated 05.04.2022 before this Honourable Tribunal.

PPELLANT Hazrat Alí (TAIMUR ALI KHAN)

ADVOCATE HIGH COURT

DEPONENT

AFFIDAVIT

It is affirmed and declared that the contents of Application are true and correct to the best of my knowledge and belief and nothing has been concealed from this Honourable Tribunal.

THROUGH: