

Sr.
No

Date of
order/
proceedings

Order or other proceedings with signature of Judge or
Magistrate

1

2

3

BEFORE THE KHYBER PAKHTUNKHWA SERVICE
TRIBUNAL, PESHAWAR

Appeal No. 1021/2015

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

JUDGMENT

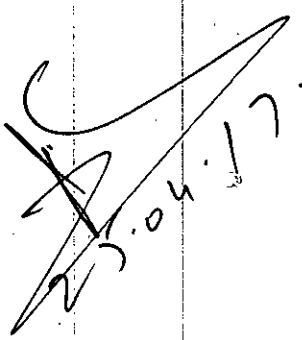
MUHAMMAD AZIM KHAN AFRIDI, CHAIRMAN:

25.04.2017

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

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

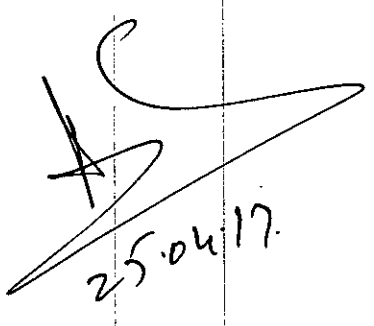
3. Brief facts of the case of the appellant are that the
appellant was initially appointed as Constable in the year 1986
and then promoted as Head Constable in the year, 1996 and as
ASI in the year 2005 and then as S.I in the year 2008 and there-


25.04.17

after promoted as Inspector in the year 2013. That he was promoted as Offg. Sub Inspector vide notification dated 21.04.2008 however he was confirmed as S.I on 13.09.2012 while his colleagues including junior to him were confirmed on 30.07.2010 and were assigned seniority in the List "1" accordingly. That the appellant was not confirmed as Sub Inspector as he has not served as SHO. That the appellant submitted written application/departmental appeal but in vain and hence the instant service appeal.

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

5. Learned Government Pleader has argued that the appeal

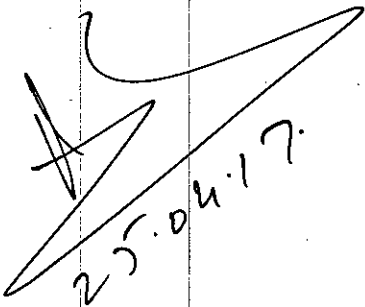

25.04.17.

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

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

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

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


25.04.17.

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


(Muhammad Azim Khan Afridi)
Chairman

Muhammad Amin 25.04.17.
(Muhammad Amin Khan)
Member

ANNOUNCED
25.04.2017

1021/2015

27.03.2017

Counsel for appellant present and submitted Wakalatnama. Mr. Aziz Shah, H.C. alongwith Assistant AG for respondents also present. Learned Assistant AG submitted before the court that the case was prepared by the learned Additional Advocate General who is not available today. Seeks adjournment. Adjourned for final hearing to 25.04.2017 before D.B.


Member


Chairman

01.12.2016

Counsel for the appellant and Mr. Ziaullah, GP for respondents present. The D.B is incomplete due to relinquishment of charge by Judicial Member. To come up for arguments on

22.2.17.



Member

22.02.2017

Clerk to counsel for the appellant and Addl. AG for respondents present. Argument could not be heard due to general strike of the bar. To come up for arguments on 27.03.2017 before D.B.



(AHMAD HASSAN)
MEMBER


(MUHAMMAD AAMIR NAZIR)
MEMBER

22.02.2017
... of ...
... H.C. alongwith Assistant AG for respondent also present.
... Assistant AG submitted before the court that the case was
presented by the learned Additional Advocate General who is not available
today. ... adjournment. Adjourned for final hearing to ...
before D.B.

Member

Chairman

11.04.2016

Agent of counsel for the appellant and Mr. Aziz Khan, Head Constable alongwith Sr.GP for the respondents present. Written reply submitted. The appeal is assigned to D.B for rejoinder and final hearing for 1.08.2016.


Chairman

01.08.2016

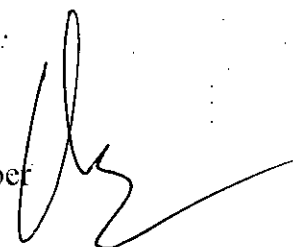
Agent to counsel for the appellant and Mr. Ziaullah, GP for respondents present. Rejoinder on behalf of the appellant submitted, copy whereof handed over to learned GP. To come up for arguments on ~~3-11-16~~ before D.B.


MEMBER


MEMBER

3.11.2016

Counsel for the appellant and Mr. Ziaullah, GP alongwith Hayat H.C for the respondents present. Counsel for the appellant seeks adjournment. Adjourned for final hearing before the D.B on 01.12.2017.

Member 


Chairman

12.10.2015

Appellant Deposited
Security & Process Fee



Counsel for the appellant present. Learned counsel for the appellant argued that the appellant is serving as acting DSP and entitled to ante-date confirmation as S.I. with effect from 30.7.2010 i.e the date on which his colleague were confirmed. That the appellant preferred departmental appeal for the said relief which was rejected vide order dated 10.8.2015 and hence the instant service appeal on 28.8.2015.

That one of the prerequisites for confirmation was serving of the appellant either as SHO for one year or Chief Investigation Officer for such a period. That the appellant was not appointed as SHO or Chief Investigation Officer despite repeated applications and as such opportunity to serve was not extended to the appellant by the respondents and, therefore, the appellant cannot be deprived of his right.

Points urged need consideration. Admit. Subject to deposit of security and process fee within 10 days, notices be issued to the respondents for written reply/comments for 27.01.2016 before S.B.


Chairman

27.1.2016

Counsel for the appellant and Mr. Abdur Razziq, Head Constable alongwith Assistant AG for respondents present. Requested for adjournment. To come up for written reply/comments on 11.4.2016 before S.B.





Chairman

FORM-A

FORM OF ORDER SHEET

Court _____

Case No. 1021/2015

	Date of order/ proceedings	Order or other proceedings with signature of Judge/ Magistrate
1	2	3
1.	17.09.2015 21-9-15	<p>The appeal of Mr. Fazal Dad, resubmitted to-day by Mr. Ijaz Anwar, Advocate, may be entered in the institution register and put up to the Worthy Chairman for preliminary hearing.</p> <p style="text-align: right;"> REGISTRAR</p> <p>This case be put up before the S.Bench for preliminary hearing on <u>28-9-15</u></p> <p style="text-align: right;"> CHAIRMAN</p>
	28.09.2015	<p>Counsel for the appellant present. Seeks adjournment. Adjourned to 12.10.2015 for preliminary hearing before S.B.</p> <p style="text-align: right;"> Chairman</p>

The appeal of Mr. Fazal Dad, Acting DSP No. P/181 Peshawar received to-day i.e. on 28.08.2015, is incomplete on the following scores, which is returned to his counsel for completion and resubmission within 15 days:-

1. Pages 6, 7, 8 & 9 of the appeal are illegible, which may be replaced by legible one.

No. 1336 /ST,

Dated 2/9 /2015


REGISTRAR
KPK SERVICE TRIBUNAL,
PESHAWAR.

MR. IJAZ ANWAR, ADVOCATE, PESHAWAR

Sis
Re Submitted after completion



**BEFORE THE KHYBER PAKHTUNKWA
SERVICE TRIBUNAL PESHAWAR**

Appeal No. 1021/2015

Fazal Dad, No.P/181 Acting DSP, Police Department, presently posted
at CM Secretariat, Peshawar.

(Appellant)

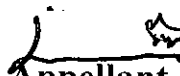
VERSUS

Provincial Police Officer, Khyber Pakhtunkhwa, Peshawar and others.

(Respondents)

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4	Copy of the Applications	D	24-27
5	(Copies of the departmental appeal, comments dated 06.01.2015 & 06.02.2015, letter dated 18.02.2015 and regret order dated 10.08.2015	E, F, G HI & J	28-36
6	Vakalatnama		37


Appellant

Through



IJAZ ANWAR
Advocate, Peshawar

**BEFORE THE KHYBER PAKHTUNKWA
SERVICE TRIBUNAL PESHAWAR**

M. W. P. Tribunal
Service Tribunal
Diary No. 1012-3
Dated 28-8-2015

Appeal No. 1021/2015

Fazal Dad, No.P/181 Acting DSP, Police Department, presently posted at CM Secretariat, Peshawar.

(Appellant)

VERSUS

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

(Respondents)

Service Appeal under Section 4 of the Khyber Pakhtunkhwa Service Tribunal Act, 1974 against the refusal of the respondents to ante date the confirmation of the appellant as Sub Inspector w.e.f 30.07.2010, i.e when his colleagues were confirmed and assigned seniority in List F, against which his Departmental Appeal was lastly regretted vide letter dated on 10.08.2015.

Prayer in Appeal:

On acceptance of this appeal the impugned order of rejection dated 10.08.2015, may please be set aside and the respondents may please be directed to ante date confirmation of the appellant as Sub Inspector w.e.f 30.07.2010, i.e the date when his colleagues / juniors to him were confirmed as Sub Inspectors and he may also b allowed his due seniority in List F with all back benefits / consequential benefits.

[Handwritten signature and date 10/28/15]

Respectfully submitted:

1. That the appellant was initially appointed as Constable in the Police Department in the year 1986, during the course of his service he gained promotions. He was promoted as Head Constable in 1996, as ASI in the year 2005, as Sub Inspector in the year 2008, and lastly promoted as Inspector in the year 2013. Ever since his appointment the appellant performed his duties as assigned to him with full devotion and honesty and there was no complaint whatsoever regarding his performance. *(Copies of the orders of Promotions are attached as Annexure A)*

2. That appellant has at his credit clean and exemplary service record, his services were always appreciated.
3. That it is pertinent to mention here that the appellant was though promoted as officiating Sub Inspector vide notification dated 21.04.2008, however he was confirmed as Sub Inspector on 13.09.2012, while his colleagues / juniors were confirmed as such on 30.07.2010 & were assigned seniority in the list F from the accordingly. *(Copies of the order dated 30.7.2010 & Seniority list, are attached as Annexure B & C)*
4. That the appellant submitted different applications for his confirmation as Sub Inspector and assigning due seniority to him, however he remained deprived on the ground that he has not been posted as SHO, independent Incharge of police station for one year. *(Copies of the applications are attached as Annexure D)*
5. That lastly the appellant filed departmental appeal, which was placed before the DPC, comments were also called from the concerned quarter, it is pertinent to mention here that favourable comments were filed, however lastly the appeal was regretted vide order dated 10.08.2015. *(Copies of the departmental appeal, comments dated 06.01.2015 & 06.02.2015, letter dated 18.02.2015 and regret order dated 10.08.2015 are attached as Annexure E, F, G H I & J)*
- 6.
7. That the appellant prays for the acceptance of his appeal inter alia on the following grounds:-

Grounds of Appeal:

- A. That the appellant has not been treated in accordance with law and hence his rights secured and guaranteed under the Constitution of 1973 were badly violated.
- B. That in accordance with law the respondents were required to have processed the case of promotion of the appellant also, however it was refused, thus the appellant has been deprived of his vested right of consideration for promotion.
- C. That the mandatory provisions of Section 9 of Khyber Pakhtunkhwa (then NWFP) Civil Servant Act, 1973 read with Khyber Pakhtunkhwa (then NWFP) Civil Servant (Appointment, Promotions and Transfer) Rules, 1989 and enabling instructions contained in the ESTA Code, read with Police Rules, 1934 have not been adhered to by the respondents thus he has been deprived of his legal and due rights.

- D. That posting as SHO/ Independent Incharge of the Police Station is not the prerogative of the appellant, rather this authority vest in the CCPO to post him SHO in order to qualify for confirmation as SI and than be considered him for promotion to the rank of Inspector, similarly there is nothing on record that the appellant has disobeyed any order of his appointment as SHO, therefore when there is no fault on his part for being posted on such post, how can he be denied the consideration for promotion/ confirmation on this score.
- E. That even the appellant time and again requested that he may be posted SHO, however, he was denied posting as SHO for the reasons best known to the respondents, while his other colleagues were allowed posting as SHO, thus the appellant has been discriminated.
- F. That the appellant has been discriminated against, as similar placed working with the appellant was allowed confirmation from 2010, but it was refused illegally to the appellant.
- G. That the appellant seeks the permission of this Honourable Court to rely on additional grounds at the hearing of this appeal.

It is therefore prayed that on acceptance of this appeal the impugned order dated 10.08.2015, may please be set aside and the respondents may please be directed to anti dated confirmation of the appellant as Sub Inspector w.ef 30.07.2010, i.e the date when his colleagues / juniors to him were confirmed as Sub Inspectors and he may also b allowed seniority in List F with all back/ consequential benefits.

Appellant

Through

IJAZ ANWAR
Advocate, Peshawar

&

SAJID AMIN
Advocate, Peshawar

BEFORE THE KHYBER PAKHTUNKWA
SERVICE TRIBUNAL PESHAWAR

Appeal No. _____/2015

Fazal Dad, No.P/181 Acting DSP, Police Department, presently posted
at CM Secretariat, Peshawar.

(Appellant)

VERSUS

Provincial Police Officer, Khyber Pakhtunkhwa Peshawar and others.

(Respondents)

Affidavit

I, Fazal Dad, No.P/181 Acting DSP, Police Department,
presently posted at CM Secretariat, Peshawar, do hereby
solemnly affirm and declare on oath that the contents of the
above appeal are true and correct and that nothing has been kept
back or concealed from this Honourable Court.

↓
Deponent



FOR PUBLICATION IN THE N.W.F.P. POLICE GAZETTE PART-II.
ORDER BY THE DY. INSPECTOR GENERAL OF POLICE, P.R. PESHAWAR.

NOTIFICATION.

Dated of PESHAWAR, the 1-7/2000.

NO. 4304/EC, PROMOTION LIST "D":- The following Head Constables of Peshawar Range have qualified the Intermediate School Course Examination in the term ending 20.4.2000, at P.T.C Hangu, Their names are hereby brought on promotion List "D" with effect from 21.4.2000:-

S.NO.	NAME &	NUMBERS.	& DISTTS./UNITS.
1.	H.C. Rokhan Zeb	NO. 663	Charsadda.
2.	H.C. Fazal Dad	NO. 160	"
3.	H.C. Murad Ali	NO. 611	"
4.	H.C. Zakauallah	NO. 194	Peshawar.
5.	Zakir Ullah	NO. 2619	"
6.	H.C. Sartaj Ali	NO. 43	C.P.C.
7.	H.C. Abdullah Jan	NO. 553	Peshawar.
8.	H.C. Bismillah Jan	NO. 2781	"
9.	H.C. Abdul Chaffar	NO. 2654	"
10.	H.C. Fakhar Alam	NO. 517	Charsadda.
11.	H.C. Liaqat Ali	NO. 415	"
12.	H.C. Sahibzada Hazrat	NO. 403	C.P.C.
13.	H.C. Muhammad Gul	NO. 199	Nowshera.
14.	H.C. Muhammad Ali	NO. 209	C.P.C.
15.	H.C. Muhammad Salim	NO. 3436	Peshawar.
16.	H.C. Muhammad Alam	NO. 2572	"
17.	H.C. Abdul Wajid	NO. 491	"
18.	H.C. Inayat Ullah	NO. 1775	"
19.	H.C. Rahat Shah	NO. 2791	"
20.	H.C. Inaamullah	NO. 151	Charsadda.
21.	H.C. Muhammad Sharif	NO. 2140	Peshawar.
22.	H.C. Spif Ali	NO. 2610	"
23.	H.C. Jan Alam	NO. 426	"
24.	H.C. Mir Afzal	NO. 1507	"
25.	H.C. Wajid Ali	NO. 1130	"
26.	H.C. Abdul Wahab	NO. 153	Nowshera.
27.	H.C. Abdul Sattar	NO. 328	Peshawar.
28.	H.C. Hanif Ullah	NO. 390	Nowshera.
29.	H.C. Sabz Ali	NO. 2146	Peshawar.

Contd. Page-2

P.T.O.

Yg

30.	H.C-Muhammad Alem.	NO. 315	Peshawar.
31.	H.C-Wiloyat Shah	NO. 3240	"
32.	H.C-Maqbali Khan	NO. 4220	"
33.	H.C-Noor Ali	NO. 416	Charsadda.
34.	H.C-Muzafar Khan	NO. 1779	Peshawar.
35.	H.C-Ghani Said	NO. 138	Nowshera.
36.	H.C-Ilyas Khan	NO. 496	Charsadda.
37.	H.C-Muhammad Akbar	NO. 134	Nowshera.
38.	H.C-Ibrahim Allah Khan	NO. 431	Peshawar.
39.	H.C-Gulfaraz	NO. 395	"
40.	H.C-Muhammad Ali	NO. 257	"
41.	H.C-Hoor Wali	NO. 2803	"
42.	H.C-Ihsan Ullah	NO. 322	"
43.	H.C-Muhammad Azam	NO. 90	Charsadda.

(M. RAFFAT PASHA)
DEPUTY INSPECTOR GENERAL OF POLICE,
PESHAWAR RANGE PESHAWAR.

NO 4305-11/EC,

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

1. The Inspector General of Police, NWFP, Peshawar.
2. The Dy. Inspector General of Police, Crime Branch NWFP Peshawar with two spare copies for publication in the NWFP Police Gazette Part-II.
3. The Director, CPC University Campus, Peshawar.
4. The Senior Superintendent of Police, Peshawar.
5. The Superintendent of Police, Charsadda.
6. The Superintendent of Police, Nowshera.
7. Assistant Secret Range Office, Peshawar with 43 spare copies for placing on their Character Rolls.

Allan
(M. RAFFAT PASHA)
DEPUTY INSPECTOR GENERAL OF POLICE,
PESHAWAR RANGE PESHAWAR.
PHONE-9210989
FAX-9210948

N. JAN

From

The Capital City Police Officer,
Peshawar.

To

1. The DIG, Police, Spl. Br: NWFP, Peshawar.
2. The DIG, Police, Region-E, Mardan.
3. The AIG Traffic, NWFP, Peshawar.
4. The SSP/Operation, Peshawar.
5. The SSP Investigation, Peshawar.
6. The Commandant CPC Unit, Campus, Peshawar.
7. The D.P.O Charsadda.
8. The S.P. Hqrs., Peshawar.
9. The Director Co-Ordination City Distt: Govt: Peshawar.

No. ~~757/1-79~~ 1: C-1 Dated Peshawar the ~~23/1/80~~

Subject:-

PROMOTION TO THE RANK OF OFFG: ASIS

MEMORANDUM

The following "D" list HC's of Capital City Police, Peshawar are considered suitable for promotion to officiate as ASIS with immediate effect till further orders. On promotion they are posted to the places as noted against each -

S. No	Name & Number	From	To
1	Wilayat Khan No 490	Distt: Charsadda	Operation Wing
2	Ejaz Hussain No 2530	R-DSP/Admn:	Traffic Police
3	Qasim Khan No 4700	City Distt: Govt:	City Distt: Govt:
4	Bahadar Sher No 588	Distt: Charsadda	Investigation Wing
5	Ziarat Gul No 108	Distt: Charsadda	Operation Wing
6	Dil Akbar Jan No 1465	Police Lines	Traffic Police
7	Jehandar No 322	Spl Br:	SPE Br:
8	Murad Ali No 1784	Spl Br:	SPE Br:
9	Gohar Zaman No 1505	PS/Town	Operation Wing
10	Nasir Khan No 699	Distt: Charsadda	Traffic Police
11	Muhammad Riaz No 442	I/C F.M.C	I/C F.M.C
12	Fazal Rabbani No 770	PS Mathra	Investigation Wing
13	Gohar Ali No 1784/618	PS Badabair	Operation Wing
14	Muhammad Noor No 2310	Traffic Police	Traffic Police
15	Ali Gohar No 948	PS Kbtwali	Traffic Police
16	Jehanzada No 234	Distt: Charsadda	Investigation Wing
17	Muhammad Wali No 698	Traffic Police	Traffic Police
18	Noor Zaman No 1809	Spl Br:	SPL Br:
19	Kishwar Khan No 366	Police Lines	Operation Wing
20	Amir Muhammad No 159	PS Mathra	Investigation Wing

P.T.O.

YH
T.O.

P SP
R,

328		Distt: Charsadda	Operation Wing
69		PS Gulbahar	Operation Wing
No 2236		PS Kabuli	Traffic Police
No 272		C.P.C	C.P.C
Muhammad Iqbal No 23662		PS Town	Traffic Police
28	Zaka Ullah No 194	PS Pishtakhara	Operation Wing
29	Zakir Ullah No 2619	PS Kabuli	C.I.A
30	Sartaj Ali No 43	Traffic Police	Traffic Police
31	Abdullah Jan No 553	Police Line CPO Kot	Traffic Police
32	Bismillah Jan No 2731	Traffic Police	Traffic Police
33	Abdul Ghaffar No 2654	PS Mattani	Investigation Wing Mattani
34	Fakar-e-Alam No 517	Distt: Charsadda	Investigation Wing
35	Liaqat Ali No 415	Distt: Charsadda	Operation Wing

IHCs at SI No 1,4,5,13,16,21,24,30, and 34 have been promoted conditionally subject to the clearance of ACRs.

Necessary Gazetted Notification in this regard may be issued accordingly.

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

No 7980-86/EC-1.

1. Copy of above is forwarded for information and n. action to the Provincial Police Officer, NWFP, Peshawar. He is requested to please issued reversion order of IHC at SI No. 1,4,5,10,16,21,26,34 and 35 on deputation to DPO Charsadda to Capital City Police, Peshawar.
2. EC-II, Branch CCP Peshawar.
3. Ass't. Secret with (35) spare copies for placing in their Ch: Rblls. officer.
5. FMC, CRC and OSI Branches:

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

92719

The Capital City Police Officer,

Belur Copy

Peshawar

1. The DIG Police, Spl: Br: NWFP, Peshawar
2. The DIG Police, Region-1, Mardan.
3. The AIG traffic, NWFP, Peshawar
4. The SSP/Operation, Peshawar
5. The SSP/Investigation, Peshawar
6. The Commandant CPC um. Campus, Peshawar
7. The D.P.O Charsadda
8. The S.P/Hqrs, Peshawar
9. The Director o-Ordination City Distt: Govt: Peshawar.

No/ 7971-79 / EC-1 Dated Peshawar

28/9/2005

Subject: **PROMOTION TO THE RANK OF OFFG: ASIs**

MEMORANDUM

The following "D" list HCs or Capital City Police Peshawar are consider suitable for promotion to offiate as ASIs with immediate effect till further orders. On promotion they are posted to the places noted against each:-

S. NO	NAME & NUMBER	FROM	TO
1.	Wilayat Kahn No 490	Distt: Charsadda	Operation wing
2.	Ejaz Hussain No 2530	R-DSP/Admn	Traffic police
3.	Qasim Khan No 4700	City Distt Govt.	City Distt Govt.
4.	Bahadar Sher No 588	Distt Charsadda	Investigation Wing
5.	Ziarat Gul No 108	Distt Charsadda	Operation Wing
6.	Dil Akbar Jan No 1465	Polince Lines	Traffic Police
7.	Jehandrar No 322	Spl: Br:	Spl: Br:
8.	Murad Ali No 1784	Spl: Br:	Spl: Br:
9.	Gohar Zaman No 1505	PS/Town	Operation Wing
10.	Nasir Khan No 699	Distt Charsadda	Traffic Police
11.	Muhammad Riaz No 442	I/C F.M.C	I/C F.M.C
12.	Fazal Rabbani No 770	PS Mathra	Investigation Wing
13.	Gohar Ali No 1784/618	PS Badabhair	Operation Wing
14.	Muhammad Noor No 2310	Traffic police	Traffic Police
15.	Ali Gohar No 948	PS Kotwali	Traffic Police
16.	Jehanzada No 234	Distt Charsadda	Investigation Wing
17.	Muhammad Wali No 698	Traffic Police	Traffic Police
18.	Noor Zaman No 1809	Spl: Br:	Spl: Br:
19.	Kishwar Khan No 366	PS Mathra	Investigation Wing
20.	Amir Muhammad No 159	PS Mathra	Investigation wing

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21.		Distt charsadda	Operation Wing
22.		PS Gulbahar	Operation Wing
23.		PS kabuli	Traffic Police
24.		C.P.C	C.P.C
25.		PS Town	Traffic Police
26.	Rokhandzeb No 663	Distt Charsadda	Traffic Police
27.	Fazal Dad No 863	N.R. CCP	Naib Reader CCp
28.	Zaka Ullah No 194	PS Pishtakhara	Operation Wing
29.	Zakir Ullah No 2619	PS Kabuli	C.I.A
30.	Sartaj Ali No 43	Traffic Police	Traffic Police
31.	Abdullah Jan No. 553	Police line CPO Kot	Traffic Police
32.	Bismillah Jan No 2731	Traffic Police	Traffic Police
33.	Abdul Ghaffar No 2654	PS Mattani	Investigation Wing Mattani
34.	Fakar-e-Alam No 517	Distt Charsadda	Investigation Wing
35.	Liaqat Ali No 415	Distt Charsadda	Operation Wing

IHC's at SI no. 1,4,5,13,16,21,24,30 and 34 have been promoted conditionally subject to the clearance of ACRs.

Necessary Gazetted Notification in this regard may be issued accordingly.

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

No. 7980-86/EC-1,

- Copy of above is forwarded for information and action to the:-
1. Provincial police officer, NWFP, Peshawar. He is requested to please issued revision order IHC at ST No. 1,4,5,10,16,21,26,34 and 35 on deputation to DPO charsadda to capital City Police Peshawar
 2. EC-II Branch CCP Peshawar
 3. Asstt: Secret with (35) spare copies for planning in their Ch: Rolls
 4. Any officer.
 5. FMC CRC and OSI Branches

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

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

NOTIFICATION

NO. 3717 / EC-I. CONFIRMATION IN THE RANK OF ASI, ADMISSION TO PROMOTION LIST "E" AND PROMOTION IN THE RANK OF OFFG: SI: - In light of the recommendations submitted by Departmental Promotion 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 noted against their names.

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

S.NO	NAME & NUMBER	New CCP Numbers	PLACE OF POSTINGS
1	Offg: ASI Mubarak Khan 214	341/P	No wshera
2	Offg: ASI Fazal Shah 763	345/P	Nowshera
3	Offg: ASI Arif Ullah 621	346/P	Traffic
4	"" Liaqat Ali 622	347/P	Hashtnagri
5	"" Jan Muhammad 135	348/P	East Cantt
6	"" Yahaya Jan 838	349/P	Town
7	"" Naseer ur Rehman 71	351/P	E/Cantt
8	"" Naseer ur Rehman 97/2019	352/P	F/Abad
9	"" Saad ul Rehman 3390	353/P	KRS
10	"" Hussain Muhammad 3390	356/P	Khazana
11	"" Farman Ali 1890/1159	357/P	G/Bahar/ P/Pura
12	"" Shujat Ali 346	358/P	Daudzai
13	"" Zairat Gul 333/414	359/P	Sarband
14	"" Muhammad Akram 2748	360/P	Nasirbagh
15	"" Shahbaz Khan 47	361/P	CPC
16	"" Muslim Khan 42	362/P	T/B, mari
17	"" Shah Jehan 348	363/P	Traffic
18	"" Shah Nawaz 1625	364/P	Paharpura
19	"" Zakir ullah 723	365/P	CM House
20	"" Rehman ullah 32569	366/P	Mathra
21	"" Fazal Anam 380	367/P	Urner
22	"" Muhammad ullah 770	368/P	Mattani
23	"" Hazrat Ali 69	369/P	B/Mari
24	"" Taza Gul 2829	370/P	W/Cantt
25	"" Rehmat Wali 1415	371/P	M/Way
26	"" Muhammad Sadique 140	372/P	Operation Room
27	"" Muhammad Younas 769	373/P	Traffic
28	"" Jehanzeb 900	374/P	Gulberg
29	"" Mukhtaram Shah 371	375/P	Badaber
30	"" Said Rahim 1496/336	376/P	Traffic
31	"" Shahreen Badselhab 2222	377/P	F/Abad
32	"" Abulur Rehman 442	378/P	CPC
33	"" Noor Rehman 100	379/P	Traffic
34	"" Javed Ahmad 500	380/P	Gulbahar
35	"" Shujat Ali 123/63	381/P	Urner
36	"" Faqir Hussain 53/1181	382/P	Inv:
37	"" Fazal Sher 3280	383/P	Crimes Branch
38	Offg: ASI Gulzar Khan No. 1775	385/P	Spl/Be
39	"" Didar Ali 1499	388/P	CPC
40	"" Hastam Khan 56	389/P	B/Mari
41	"" Naseer Khan 482	390/P	E/CANTT
42	"" Said Kamal 2304		

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42	"	"	Amir Parzani 060	391/P	E/CANTT
43	"	"	Shabir Azam 193	392/P	R/ASP/Cantt.
44	"	"	Israr Khan 2440	394/P	S/Qabool
45	"	"	Waris Khan 2459	395/P	S/Qabool
46	"	"	Selhat Ullah 670	396/P	Mathra
47	"	"	Shoukat Ali 156	397/P	Traffic
48	"	"	Muhammad Ayaz 2748	398/P	CB
49	"	"	Abu Ali Shah 2504	399/P	Traffic
50	"	"	Arshad Iqbal 398	400/P	Inv
51	"	"	Hukam Khan 137	401/P	CPC
52	"	"	M. Dawood Shah 265	402/P	HMC
53	"	"	Zia Ullah 75	403/P	CPC
54	"	"	Yar Muhammad 540	404/P	Traffic
55	"	"	Javid Khan 7	405/P	CPC
56	"	"	Muhammad Huz 136	406/P	Inv:
57	"	"	Zahir Shah 414	407/P	Traffic
58	"	"	Shamroz Khan 200/1481	408/P	NAB
59	"	"	Afsar Zada 1726	409/P	St: DSP/City
60	"	"	Mumtaz Ali 478	410/P	Traffic
61	"	"	Alam Noor 730	411/P	M/Way
62	"	"	Shah Nawaz 443	412/P	CIA
63	"	"	Pir Gul Shah 2742	413/P	S/Qabool
64	"	"	Pir Shaousher Ali 1784	414/P	Traffic
65	"	"	Shehriyar 80	416/P	KRS
66	"	"	Mumtaz Ali 336	417/P	Traffic
67	"	"	Samir Jan 127	418/P	Guibahar
68	"	"	Arab Nawaz 639/438	421/P	OASI
69	"	"	Shams ul Qamar 2217	422/P	Traffic
70	"	"	Habib Khan 1428	428/P	Traffic
71	"	"	Ajmal Khan 34	424/P	Traffic
72	"	"	Wilayat Khan 490	426/P	Chamkani
73	"	"	Muhammad Hanif 340	428/P	M/Way
74	"	"	Fazal Amin 168	429/P	M.Way
75	"	"	Muhammad Anwar 625	431/P	SB
76	"	"	Afzal Khan 2689	432/P	Budber
77	"	"	Raz Muhammad 141	433/P	Traffic Islamabad
78	"	"	Zaher Ullah 2013	434/P	Traffic
79	"	"	Hidayat Ullah 63	435/P	Traffic
80	"	"	Sibghat Ullah 2538	437/P	Traffic
81	"	"	Nazar Ali 564	438/P	PP Airport
82	"	"	Hisan Ullah 3029	439/P	Tatara
83	"	"	Amir Nawaz 1604	440/P	N/Bagh
84	"	"	S.Nizakat Ali Shah 415	441/P	Traffic
85	"	"	Shahjehan 2859	442/P	B/Mari
86	"	"	S.Israr Ali 6011	443/P	Traffic
87	"	"	Ahmad Khan 254	444/P	Security
88	"	"	Shahjehan 550	445/P	B/Mari
89	"	"	Naushad Ali 1392	446/P	Police lines
90	"	"	Amir Badshah 951	447/P	Traffic Trg:Sch
91	"	"	Nasir Khan	448/P	SB
92	"	"	Shoukat Ali 408	451/P	Traffic
93	"	"	Karamat Shah 3189	452/P	Traffic
94	"	"	Liaqat Ali 2036	453/P	Daudzai
95	"	"	Khalid Khan 238	454/P	Traffic
96	"	"	Mir Alam 157	455/P	Khazana
97	"	"	Mehar Ali 77	457/P	CPC
98	"	"	Liaqat Ali 400	458/P	Traffic
99	"	"	Mahboob ur Rehman 1617/1821	459/P	SB

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**ORDER PUBLICATION IN THE NWFP POLICE GAZETTE PART-II ORDERS BY THE CAPITAL CITY
POLICE OFFICER, PESHAWAR**

NOTIFICATION

No. 3717 /EC-1.

**CONFIRMATION IN THE RANK OF ASI, ADMISSION TO PROMOTION LIST "E" AND PROMOTION
IN THE RANK OF OFFG: SI:-**

In light of the recommendations submitted by Department promotion 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 noted against their names.

They are also promoted to the rank of offg: SI in the existing vacancies of Traffic Police. Their posting order being are issued separately.

S.NO	Name & Number	New CCP Numbers	Place of Postings
1.	Offg: ASI Mubarak Khan 214	344/P	Nowshera
2.	Offg: ASI Fazal Shah 763	345/P	Nowshera
3.	Offg: ASI Arif Ullah 621	346/P	Traffic
4.	Liaqat Ali 622	347/P	Hastnagri
5.	Jan Muhammad 135	348/P	East. Cantt
6.	Yahaya Jan 838	349/P	Town
7.	Naseer ur Rehman 71	351/P	E/Cantt
8.	Saeed Ur Rehman 97/2019	352/P	F/Ahad
9.	Dost Muhammad 3390	353/P	KRS
10.	Farman Ali 1890/1159	356/P	Khazana
11.	Shujat Ali 346	357/P	C/Bahar/P/Pura
12.	Ziarat Gul 333/414	358/P	Daudzai
13.	Muhammad Akram 2718	359/P	Sarband
14.	Shahbaz Khan 47	360/P	Nasirbagh
15.	Muslim Khan 42	361/P	CPC
16.	Shah Jehan 348	362/P	Tr/B.mari
17.	Shah Nawaz 1625	363/P	Traffic
18.	Zakir Ullah 723	364/P	Paharpura
19.	Rehman Ullah 2669	365/P	CM House
20.	Fazal Amin 380	366/P	Mathra
21.	Muhammad ullah 770	367/P	Urmer
22.	Hazrat Ali 69	368/P	Mattani
23.	Taza Gul 2829	369/P	B/Mari
24.	Rehmat Wali 1415	370/P	W/Cantt
25.	Muhammad Sadique 140	371/P	M/Way
26.	Muhamamd Younas 709	372/P	Operation Room
27.	Jehanzeb 900	373/P	Traffic
28.	Mukhtaram Shah 371	374/P	Gulberg
29.	Said Rahim 1496/326	375/P	Badabher
30.	Shaheen Badshah 2222	376/P	Traffic
31.	Abdur Rehman 442	377/P	F/Abad
32.	Noor Rehman 400	378/P	CPC
33.	Javid Ahmad 500	379/P	Traffic
34.	Shujat Ali 123/63	380/P	Gulbahar
35.	Faqir Hussain 5371181	381/P	Urmer
36.	Fazal Sher 3280	382/P	Inv:
37.	Offg: ASI Gulzar Khan No. 1775	381/P	Crimes Branch
38.	Didar Ali 1499	385/P	Spl:/Br:
39.	Hasham Kha 56	388/P	CPC
40.	Naseer Khan 482	389/P	B/Mari
41.	Said Kamal 2394	390/P	E/Cantt

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42.	Amir Farzand 060	391/P	E/Cantt
43.	Shabir Azam 193	392/P	R/ASP/Cantt
44.	Israr Khan 2440	394/P	S/Qabool
45.	Waris Khan 2459	395/P	S/Qabool
46.	Sehat Ullah 670	396/P	Mathra
47.	Shaukat Ali 156	397/P	Traffic
48.	Muhammad Ayaz	398/P	CB
49.	Abu Ali Shah 2504	399/P	Traffic
50.	Arshad Iqbal 398	400/P	Inv:
51.	Hukam Khan 137	401/P	CPC
52.	M. Dawood Shah 265	402/P	HMC
53.	Zia Ullah 75	403/P	CPC
54.	Yar Muhammad 540	404/P	Traffic
55.	Javid Khan 7	405/P	CPC
56.	Muhammad Riaz 136	406/P	Inv:
57.	Zahir Shah 414	407/P	Traffic
58.	Shamroz Khan 200/1481	408/P	NAB
59.	Afsar Zada 1726	409/P	Sr: DSP/city
60.	Mumtaz Ali 478	410/P	Traffic
61.	Alam Noor 750	411/P	m/Way
62.	Shah Nawaz 143	412/P	CIA
63.	Pir Gul Shah 2742	413/P	S/Qabool
64.	Pir Shamsher ali 1784	414/P	Traffic
65.	Shehryar 804	416/P	KRS
66.	Mumtaz Ali 336	417/P	Traffic
67.	Samin Jan 127	418/P	Gulbahar
68.	Arab nawaz 639/438	421/P	OASI
69.	Shams Ul Qamar 2217	422/P	Traffic
70.	Habib Khan 1428	423/P	Traffic
71.	Ajmal Khan 34	424/P	Traffic
72.	Wilayat Khan 490	426/P	Chamkani
73.	Muhammad Hanif 340	428/P	M/Way
74.	Fazal Amin 168	429/P	M.Way
75.	Muhammad Anwar 625	431/P	SB
76.	Afzal khan 2689	432/P	Badabher
77.	Raz Muhammad 141	433/P	Traffic Islamabad
78.	Zaheer ullah 2013	434/P	Traffic
79.	Hidayat Ullah 63	435/P	Traffic
80.	Sibghat Ullah 2538	437/P	Traffic
81.	Nazar Ali 564	438/P	PP Airport
82.	Ihsan Ullah 3029	439/P	Tatara
83.	Amir Nawaz 1604	440/P	N/Bagh
84.	S.Nizakat Ali Shah 415	441/P	Traffic
85.	Shahjehan 2859	442/P	B/Mari
86.	S.Israr Ali 6011	443/P	Traffic
87.	Ahmad Khan 254	444/P	Security
88.	Shahjehan 1550	445/P	B/Mari
89.	Naushad Ali 1392	446/P	Police Lines
90.	Amir Badshah 951	447/P	Traffic Trg:Seh
91.	Nasir Khan	448/P	SB
92.	Shoukat Ali 408	451/P	Traffic
93.	Kirammat Shah 3189	452/P	Traffic
94.	Liaqat Ali 2036	453/P	Daudzai
95.	Khalid Khan 238	454/P	Traffic
96.	Mir Alam 157	455/P	Khazana
97.	Mehar Ali 44	457/P	CPC
98.	Liaqat Ali 400	458/P	Traffic
99.	Mahboob ur Rehman 1617/1821	459/P	SB

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101	Obaid ur Rehman 15	460/P	CPC
102	Yar Nawab 1859	462/P	Subordi
103	Haz Hussain 2530	463/P	Traffic
104	Zaun Rehman 347/760	464/P	SB
105	Rahmat Wali 352	465/P	Chankani
106	Behramand 3061	467/P	SB
107	Muhammad Ashraf 150	468/P	Khazana
108	Shah Ullah 2219	469/P	E/CANTT
109	Said Gul Hussain 2879	471/P	Khyber
110	Qasim Khan 47	472/P	Traffic
111	Badshah Khan 1399	474/P	Traffic
112	Sajawal Khan 60	475/P	SB
113	Obaid ur Rehman 102	476/P	Mardan
114	Gul Af 369	477/P	Phando/P.Pura
115	Khalid Khan 2572	478/P	Traffic
116	Shahen Ullah 2718	479/P	Badsher
117	Dawan Khan 413	481/P	Pishakhara
118	Hakim Ali 287	482/P	SB
119	Muhammad 78	483/P	Pishakhara
120	Jangraz Khan 2110	484/P	West Cantt
121	Muhammad Zafar 1101	485/P	CIA
122	Aurangzeb 2271	486/P	Badsher
123	Nawab Gul 217	487/P	F/Abad
124	Muqarab Khan 2724	488/P	Traffic
125	Nasir Khan 3384	489/P	Traffic
126	Bahader Sher 538	490/P	M/Gate
127	Mir Alam Khan 1057	491/P	Traffic
128	Muhammad Rafiq 2018	492/P	Traffic
129	Fazal Rabbu 191	493/P	Traffic
130	Johar Ali 2465	494/P	G/Squad
131	Zayarat Gul 188	495/P	Dauqza
132	Dik Akbar Jan 1465	496/P	Traffic
133	Jehandad Khan 770/301	497/P	Police lines
134	Murad Ali 1784/976	498/P	SB
135	Gohar Zaman 1505	500/P	Tehkal
136	Nasir Khan 699	501/P	Badsher
137	Muhammad Hiaz 442	502/P	FMC
138	Jehanzab 91	504/P	M/Way
139	Muhammad Rabbani 770	506/P	Investigation
140	Gohar Ali 1784	507/P	Mattani/Badsher
141	Muhammad Noor 2310	508/P	KRS
142	Ali Gohar 948	509/P	Civil Quarter
143	Muhammad Wali 698	510/P	E/CANTT
144	Ashraf Jah 2750	511/P	CPO Investigation
145	Noor Zaman 1809	513/P	Special Branch
146	Kishwar Khan 366	514/P	Regi
147	Amir Muhammad 159	515/P	N/Bagh
148	Hazrat Ullah 328	516/P	F/Abad
149	Nashtar Khan 1222	517/P	Paharipura
150	Muhammad Iqbal 2362	518/P	Mathra
151	Fazal Walid 69	519/P	CTD
152	Iqbal Ullah 2236	520/P	KRS
153	Daryesh Khan 272	521/P	B/Mari
154	Zakir Ullah 2619	525/P	Investigation
155	Abdullah Jan 553	526/P	CPO Kot
156	Bismillah Jan 2781	527/P	Traffic
157	Abdul Ghaffar 2651	528/P	Mathra

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153	Fakhar Alam 517	529/P	Gulberg Inv
159	Luqat Ali 415	531/P	Charsadda
160	Muhammad Gul 199	532/P	Security
161	Muhammad Ali 209	533/P	M/Way
162	Muhammad Saleem 3436	534/P	Traffic
163	Muhammad Alam 2572	535/P	Police lines
164	Abdul Wajid 491	536/P	Muttani
165	Inayat Ullah 1725	5367/P	Traffic
166	Inam Ullah 151	538/P	Traffic
167	Muhammad Sharif 2140	539/P	R/SP/City
168	Sarf Ali 2610	540/P	OASI Branch
169	Ali Afzal 1507	541/P	Khyber
170	Wajid Ali 1130	542/P	Khazana
171	Abdul Sattar 328	543/P	CB Investigation
172	Sabz Ali 2146	544/P	Police lines
173	Muhammad Alam 315	545/P	Police lines
174	Walayat Shah 3240	546/P	Police lines
175	Maqbul Khan 4220	547/P	ACL
176	Hyas Khan 496	548/P	Mathra
177	Gul Faraz 395	549/P	Traffic
178	Muhammad Ali 257	550/P	Traffic
179	Ihsan Ullah 322	551/P	Tatara
180	Fazal Subhan 322/488	552/P	Traffic
181	Shah Jehan 673	553/P	Civil Sectt:

Offg: ASIs at Serial No. 3,13,18,20,30,32,59,63, 74,76,78,80,85,95,108,111,128,141,142,146,150,151,152,158,163,164,172 & 179 were recommended conditionally subject to the clearance of complete ACRs within 60-days. Otherwise they will be reverted.

Offg: ASIs at serial No. 10 to 14 were given confirmation and list "E" promotion with his colleagues w.e.from 13.12.2007 and also promotion seniority with their colleagues vide Office Notification No. 806-24/H.C.-I, dated 26.01.2008.

The following Offg: ASIs were not recommended/ deferred due to the reason mentioned is as under:-

1	ASI Tariq Niaz 145/P	Badaber	Deferred due to facing departmental enquiry and non-availability of his ACRs 2004/7 months, 2005, 2006 & 2007.
2	ASI Ihsan Aziz Na, 151/P	Gulshan	Not Recommended due to adverse "C" reports for the year 2003 and incomplete ACRs for the year 2005, 2006 & 2007.
3	ASI Fozal Mir 60/P	Charsadda	Not Recommended due to adverse "C" reports for the year 2003 and incomplete ACRs for the year 2006 & 2007.
4	Offg. ASI Trameezudin 27	Nowshera	Deferred/Absent due to incomplete ACRs for the year 2005, 2006 & 2007.
5	Muhammad Shah 215	KRS Inv	Not Recommended due to adverse "C" reports for the year 2005 and incomplete ACRs for the year, 2003 & 2007.
6	Saleh Muhammad 21	Traffic	Not Recommended due to adverse "C" reports for the year 2006 and non-availability ACR for the year 2004.
7	Masud Khan 294H	Pay Branch	Deferred due to an enquiry pending against him with ASP/Inw.
8	Maqbool Shah 536	Charsadda	Not Recommended due to "C" report for the year 2005 and non availability of ACRs 2006 & 2007.
9	Said Muhammad 610	Traffic	Not Recommended due to "C" report 2003.
10	Aurangzeb 3673	Evanti	Deferred due to facing departmental enquiry.
11	Jehanzeb 265	CPC	Deferred due to non availability of ACRs from 2003 to 2007.
12	Ali Gulzar 2214	Security	Deferred due to facing departmental enquiry.

100.	Obaid ur Rehman 215	460/P	CPC
101.	Yar Nawab 1859	462/P	Suburb
102.	Ijaz hussain 2530	463/P	Traffic
103.	Zia ur Rehman 347/766	464/P	SB
104.	Rahmat Wali 352	465/P	Chamkani
105.	Behramand 306	467/P	SB
106.	Muhammad Ashraf 150	468/P	Khazana
107.	Shafi ullah 2219	469/p	E/Cantt
108.	Said gul hussain 2879	471/P	Khyber
109.	Qasim khan 47	472/P	Traffic
110.	Badshah khan 1399	474/P	Traffic
111.	Sajawal khan 60	475/P	SB
112.	Obaid Ur Rehman 102	476/P	Mardan
113.	Gul Arif 369	477/P	Phando/P.Pura
114.	Khalid khan 2572	478/P	Traffic
115.	Shaheen ullah 2718	479/P	Badabher
116.	Dawai khan 113	481/P	Pishtakhara
117.	Ifitkhar Ali 287	482/P	SB
118.	Mursaleen 78	483/P	Pishtakhara
119.	Jangraz Khan 2110	484/P	West Cantt
120.	Muhammad Zafar 1101	485/P	CIA
121.	Aurangzeb 2271	486/P	Badabher
122.	Nawab Gul 217	487/P	F/Ahad
123.	Muqarab Khan 2724	488/P	Traffic
124.	Nasir khan 3384	489/P	Traffic
125.	Badabher sher 538	490/P	M/Gate
126.	Mir Alam Khan 1057	491/P	Traffic
127.	Muhammaf rafiq 2018	492/P	Traffic
128.	Fazal rabbi 191	493/P	Traffic
129.	JOhar Ali 2165	494/P	G/Squad
130.	Ziyarat Gul 188	495/P	Daudzai
131.	Dil akbar jan 1465	496/P	Traffic
132.	Jehandar khan 770/301	497/P	Police lines
133.	Murad Ali 178/976	498/P	SB
134.	Gohar Zaman 1505	500/P	Tehkal
135.	Nasir khan 699	501/P	Badabher
136.	Muhammad riaz 442	502/P	FMC
137.	Jehanzeb 91	504/p	M/Way
138.	Rabbani 770	506/P	Investigation
139.	Gohar Ali 1784	507/P	Mattani/Badabher
140.	Muhammad nor 2310	508/P	KRS
141.	Ali gohar 948	509/P	Civil quarter
142.	Muhammad wah 698	510/P	E/Cantt
143.	Ahraf jan 2750	511/P	CPO Investigation
144.	Noor zaman 1809	513/P	Special branch
145.	Kishwar khan 336	514/p	Regi
146.	Amir Muhammad 159	515/P	N/Bagh
147.	Hazrat ullah 328	516/P	F/Abad
148.	Ishtar khan 1222	517/P	Paharipura
149.	Muhammad iqbal 2362	518/P	Mathra
150.	Fazal Wahid 69	519/P	CID
151.	Ikram Ullah 2236	520/P	KRS
152.	Darvesh khan 272	521/P	B/Mari
153.			
154.	Zakir ullah 2619	525/P	Investigation
155.	Abdullah jan 553	526/P	CPO Kot
156.	Bismillah jan 2781	527/P	Traffic
157.	Abdul Ghaffar 2651	528/P	Mathra

Alw

158.	Fakhar Alam 517	529/P	Gulberg Inv
159.	Liaqat Ali 115	531/P	Charsadda
160.	Muhammad Gul 199	532/P	Security
161.	Muhammad Ali 209	533/P	M/Way
162.	Muhammad Saleem 3136	534/P	Traffic
163.	Muhammad Alam 2572	535/P	Police lines
164.	Abdul Wajid 491	536/P	Mattani
165.	Inayat ullah 1775	537/P	Traffic
166.	Inam ullah 151	538/P	Traffic
167.	Muhammad Sharif 2140	539/P	R/SP/City
168.	Saif Ali 2610	540/P	OASI Branch
169.	Mir Afzal 1507	541/P	Khyber
170.	Wajid ali 1130	542/P	Khazana
171.	Abdul Sattar 328	543/P	CB Investigation
172.	Sabz Ali 5146	544/P	Police Lines
173.	Muhammad Alam 315	545/P	Police Lines
174.	Walayat shah 3240	546/P	Police Lines
175.	Maqbal Khan 4220	547/P	AGL
176.	Ilyas Khan 496	548/P	Mathra
177.	Gul Faraz 395	549/P	Traffic
178.	Muhamad Ali 257	550/p	Traffic
179.	Ihsan Ullah 322	551/p	Tatara
180.	Fazal Subhan 322/488	552/P	Traffic
181.	Shah jehan 673	553/P	Civil Seetta

Offg: ASIs at serial no. 3,13,18,20,30,32,59,63 , 74,76,78,80,85,95,108,113,138,141,142,150,151,158,163,164,172 & 179 were recommend conditional subject to the clearance in complete ACRs within 60 days. Otherwise they will be reverted.

Offg: ASIs at serial No 14 were given confirmation and list "E" promotion with his colleagues WEF 13.12.2007 and also promotion seniority with their colleagues vide this office notification no. S06/EC-1 dated 26.01.2008.

The following offg: ASIs were not recommended/deferred due to the reason mentioned is as under:-

i.	ASI Tari Niaz 145/P	Badabher	Deferred to facing department enquiry and non-availability of his ACRs 2004/7 months, 2005, 2006 & 2007.
ii.	ASI Irshad Aziz No. 151/P	Gulbahar	Not recommended due to adverse "C" reports the year 2003 and incomplete ACRs for the year 2005,2006 & 2007
iii.	ASI Fazaal Mur 60/P	Charsadda	Not recommended due to adverse "C" reports the year 2003 and incomplete ACRs for the year 2006 & 2007
iv.	Offg: ASI Taneezudia 27	Nowshera	Differed/Absent due to incomplete ACRs for the year 2005,2006 & 2007
v.	Mukamil Shah 215	KRS Inc	Not recommended due to adverse "C" reports the year 2005 and incomplete ACRs for the year 2003 & 2007
vi.	Saleh Muhammad 21	Traffic	Not recommended due to adverse "C" reports the year 2006 and non availability ACRs for the year 2004
vii.	Misal Khan 2948	Pay Branch	Deferred due to an enquiry pending against him with ASP/Town
viii.	Maqbool Shah 516	Charsadda	Not recommended due to "C" report for the year 2005 and non availability of ACRs 2006 & 2007
ix.	Said Muhammad 610	Traffic	Non Recommended due to "C" report 2003
x.	Aurangzeb 3673	E/Cantt	Deferred due to facing department enquiry
xi.	Jehanzeb 265	CPC	Deferred due to non availability of ACRs from 2003 to 2007
xii.	Ali Gohar 2214	Security	Deferred due to facing department enquiry

ACR

15	Zae Wali 2926	Town	Not Recommended due to "C" report 2003 and non availability of ACR for the year 2007.
16	Qadir Khan 097	Security	Deferred due to facing departmental enquiry.
17	S. Rozwan Shah 2551	Town	Deferred due to facing departmental enquiry with the DSP/Culbahar.
18	Imran Gul 54	Charsadda	Not Recommended due to "C" report for the year 2005 and incomplete ACR.
19	Muhammad Nawaz 62	PTC Hangu	Deferred due to non availability of ACRs 2006-2007.
20	Muhammad Rauf 582	Mardan	Absent/Deferred.
21	Sartaj Ali 43	GBR Iny.	Deferred due to facing departmental enquiry.
22	Hazrat Ali No.1033	Motorway	Deferred due to facing departmental enquiry and non availability of ACRs 2005 & 2007 for 7-months.

[Signature]
CAPITAL CITY POLICE OFFICER
PESHAWAR

No. 3718-43. AEC-I, dated Peshawar the 2nd /04/2008.

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

1. The Provincial Police Officer, NWFP, Peshawar. He is requested to please issue reversion order of ASIs at SI No. 31, 2, 25, 26, 37, 38, 48, 61, 73, 74, 75, 77, 91, 99, 103, 105, 111, 112, 117, 133, 137, 143, 144, 150, 155, 159, 161 and 171 from various places/units mentioned their names each above to Capital City Police Peshawar.
2. The Additional Inspector General of Police, Investigation NWFP, Peshawar with 02-spare copies for publication in the NWFP Police Gazette Part-II.
3. The Deputy Inspector General of Police, Special Branch NWFP, Peshawar.
4. The Deputy Inspector General of Police, Region-I, Mardan.
5. The Commandant PTC Hangu.
6. The Assistant Inspector General of Police, Traffic NWFP, Peshawar.
7. The Assistant Inspector General of Police, Highways & Motorways, House No. 7, Main Kaghan Road F-8/3-Islamabad.
8. The Assistant Inspector General of Police, Traffic, NWFP, Peshawar.
9. The Assistant Inspector General of Police, CID Peshawar.
10. The Commandant, Campus Peace Corps Peshawar.
11. The SSP/Operations & Investigations, Peshawar.
12. The Senior Superintendent of Police, Traffic Islamabad.
13. The Ssp HQrs. Security, City, Cantt, Rural & Traffic Peshawar.
14. The District Police Officer, Nowshera & Charsadda.
15. DSP/Legal Peshawar.
16. Pay Officer/EC-II/Asstt. Secret and FMC Branches CCP/Peshawar.

(10) ANNEX B

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

NOTIFICATION

Dated: 30/17/2010. 7

No. 18418/E-II, **PROMOTION LIST-F AND PROMOTION
AS OFFG: INSPECTOR:-**

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 (6050-470-20150), with immediate effect.

S/NO	NAME & NO.	REGION
1.	SI Shabir Hussain Shah No. B/77	Bannu Region
2.	SI Sona Khan No. K/39	Kohat Region
3.	SI Aqil Hussain No. K/17	Kohat Region
4.	SI Falak Nawaz No. K/18	Kohat Region
5.	SI Mazhar Jehan No. K/19	Kohat Region
6.	SI Gul Sarwar No. K/23	Kohat Region
7.	SI Shoukat Ali Shah No. K/94	Kohat Region
8.	SI Afsar Khan No. K/59	Kohat Region
9.	SI Khalid Usman No. K/61	Kohat Region
10.	SI Nasir Khan No. P/110	CCP/Peshawar
11.	SI Shahid Hussain No. P/114	CCP/Peshawar
12.	SI Riaz Ali No. P/113	CCP/Peshawar
13.	SI Muhammad Sayaz No. MR/68	Mardan Region
14.	SI Rokhan Zeb No. P/120	CCP/Peshawar
15.	SI Amir Hussain No. P/119	CCP/Peshawar
16.	SI Farhan No. P/115	CCP/Peshawar
17.	SI Fazal Wahid No. P/116	CCP/Peshawar
18.	SI Gohar Ali No. P/117	CCP/Peshawar
19.	SI Riaz Khan No. P/118	CCP/Peshawar
20.	SI Abid ur Rehman No. P/119	CCP/Peshawar

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

Necessary Gazette Notification may be issued accordingly.

Their posting orders will be issued separately.

(ABDUL MAJED KHAN MARWAT)
PSP

Addl:IGP/Headquarters
For Provincial Police Officer,
Khyber Pakhtunkhwa Peshawar.

No. 18419/E-II

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

1. Capital City Police Office Peshawar.
2. Deputy Inspectors General of Police, Bannu, Kohat & Mardan Region.
3. Office Supdt: Secret CPO with 20 spare copies for placing in their original Character Rolls.
4. U.O.P. File.

(11)

ANNEX-C

SENIORITY LIST OF INSPECTORS & SUB INSPECTORS ON LIST "F" OF KHYBER PAKHTUNKHWA POLICE AS IT STOOD ON 09.05.2014

No. /E-II. Seniority List:- The seniority list of Inspectors and Sub-Inspectors on List "F" of Khyber Pakhtunkhwa Police as it stood on 09.05.2014 is hereby published for information to all concerned:-

S. #	NAME AND NO.	HOME DISTRICT	EDU:	D.O.BIRTH	D.O JOINING SERVICE	D.O CONF: AS SI	D.O ADMN: TO LIST "F"	D.O CONTINUOUS AS OFFG: INSPECTOR	D.OF CONF: AS INSP:	D.O RTD	REMARKS
1.	Liaqat Shah No. P.54	Peshawar	F.A	18.06.1955	10.04.77	16.08.95	19.09.97	29.06.2001	16.07.2005	17.06.2015	Reinstated in service by Service Tribunal vide No. 18102-4-E-II Dt. 13.10.2005
2.	Iftikhar Shah No.MR/42	Mardan	MA	30.04.1966	27.04.91	25.02.2000	20.12.2006	15.07.2013		29.04.2026	He was promoted as Offg. Inspector on 15.07.2013 after repatriation from Motorway Police
3.	Ejaz Ahmad No.H/78	Mansehra	FA	05.04.1963	15.05.81	11.05.2004	31.05.2007	19.07.2007	28.01.2010	04.04.2023	
4.	Arshad Mehmood No. H/79	Mansehra	F.A	15.08.1964	14.03.1983	11.05.2004	07.11.2007	11.01.2008		14.08.2024	
5.	Muhammad Amin No. K/21	Lakki	10 th	15.01.1955	03.06.1972	02.03.2005	07.11.2007	11.01.2008		14.01.2015	
6.	Muhammad Sajjad No. K/30	Karak	MA	12.08.1965	02.05.1991	16.03.2005	07.11.2007	11.01.2008	23.12.2011	11.08.2025	Assigned seniority vide No. 4526-70.F-II dated. 04.03.2008
7.	Noor Muhammad No. K/14	Karak	10 th	14.10.1957	16.10.1975	16.03.2007	07.11.2007	11.01.2008	23.12.2011	13.10.2017	
8.	Abdul Salam Khalid No.P/15	Lakki	B.A	24.06.1976	01.07.1998	05.09.2007	07.11.2007	11.01.2008	31.12.2011		
9.	Ghulam Muhammad No. M/173	Dir Upper	10 th	12.05.1956	02.11.1974	05.10.2007	07.11.2007	12.02.2008		11.05.2016	
10.	Hussain Bad Shah No. K/20	Karak	F.A	11.05.1959	11.06.1977	16.07.2005	05.04.2008	05.08.2008	23.12.2011	10.05.2019	
11.	Zahid Ur Rehman No. H/76	Haripur	M.Sc	25.03.1970	31.12.1994	06.04.2006	05.04.2008	05.04.2008	23.12.2011	24.03.2030	
12.	SI Sanaullah No. D/10	D.I.Khan	10 th	12.04.1959	17.06.1977	01.09.2007	05.04.2008	05.04.2008		11.04.2019	Reverted as SI by RPO.Bannu vide No. 3067-69.EC dt. 16.11.2010
13.	Shakeel Ahmad No. MR/07	Charsadda	B.Sc	14.04.1969	10.11.1992	07.01.2008	05.04.2008	05.04.2008	23.12.2011	13.04.2029	
14.	Muhammad Saeed No. MR/39	Mardan	BA	04.05.1969	01.07.1991	07.01.2008	05.04.2008	05.04.2008	23.12.2011	03.05.2029	
15.	Muhammad Nawaz No. H/40	Mansehra	FA.	10.03.1956	12.03.1981	20.03.2008	05.04.2008	05.04.2008		09.03.2016	
16.	Khahir Muhammad No. H/01	Abbottabad	BA	01.01.1972	29.12.1994	27.03.2008	05.04.2008	05.04.2008	31.10.2013	31.12.2031	
17.	Nazia Naureen No. H/02	Abbottabad	FA	01.12.1970	24.11.1993	27.03.2008	05.04.2008	05.04.2008	31.10.2013	30.11.2030	Assigned revised seniority vide No 12050-53.E-II dt. 13.06.2012
18.	Shahzadi Noshad No. H/02	Hangu	BA	10.04.1972	06.11.1994	27.03.2008	05.04.2008	05.04.2008	31.10.2013	09.04.2032	
19.	Raheem Hussain No. H/85	Kohistan	FA	11.05.1970	24.11.1993	27.03.2008	05.04.2008	05.04.2008	31.10.2013	10.05.2030	
20.	SI Zahir Ur Rehman No. H/86	Shangla	10 th	10.01.1962	24.07.1985	27.03.2008	05.04.2008	05.04.2008		09.01.2022	As intimated by Addl: IGP/SB vide his Memo No 6813/EB. dated. 13.09.2013 he was reverted as SI by DIG/CTD dt. 06.09.2013
21.	Amjad Hussain No. H/87	Mansehra	FA	24.03.1971	01.07.1989	27.03.2008	05.04.2008	05.04.2008	31.10.2013	23.03.2031	

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A. Z. A.

S. #	NAME AND NO.	HOME DISTRICT	EDU:	D.O.BIRTH	D.O JOINING SERVICE	D.O CONF: AS SI	D.O ADMN: TO LIST "F"	D.O CONTINUOUS AS OFFG: INSPECTOR	D.OF CONF: AS INSP:	D.O RTD	REMARKS
22	Rizwan Habib No. H/88	Mansehra	FA	19.04.1974	20.03.1994	27.03.2008	05.04.2008	05.04.2008	31.10.2013	18.04.2034	
23	Jehangir No. H/89	Abbottabad	10 th	10.11.1965	30.09.1984	27.03.2008	05.04.2008	05.04.2008	31.10.2013	09.11.2025	
24	Alam Zeb No. H/91	Haripur	10 th	08.07.1957	24.09.1975	27.03.2008	05.04.2008	05.04.2008		07.07.2017	
25	Shamraiz Khan No. H/92	Abbottabad	9 th	10.02.1960	22.06.1974	27.03.2008	05.04.2008	05.04.2008	31.10.2013	09.02.2020	
26	Muhammad Yousaf No. H/93	Mansehra	10 th	04.02.1958	30.08.1976	27.03.2008	05.04.2008	05.04.2008		03.02.2018	
27	Muhammad Safdar No. H/95	Abbottabad	9 th	01.06.1958	10.06.1977	27.03.2008	05.04.2008	05.04.2008		31.05.2018	
28	Faqir Hussain No. H/94	Mansehra	10 th	10.02.1955	20.07.1974	27.03.2008	05.04.2008	05.04.2008	31.10.2013	09.02.2015	
29	Muhammad Riaz No. H/38	Abbottabad	10 th	01.04.1959	17.05.1977	27.03.2008	05.04.2008	05.04.2008	31.10.2013	31.03.2019	
30	Rahmat Ullah No. P/65	Nowshera	10 th	05.03.1971	29.03.1992	03.04.2008	05.04.2008	05.04.2008	31.10.2013	04.03.2031	
31	Zafrullah No. K/43	Karak	10 th	08.08.1955	10.08.1973	07.04.2008	05.04.2008	05.04.2008	31.10.2013	07.08.2015	
32	Muhammad Subhan No. K/46	Karak	10 th	20.11.1957	24.10.1975	07.04.2008	05.04.2008	05.04.2008		19.11.2017	
33	Aslam Pervez No. H/90	Mansehra	B.A	25.12.1956	11.10.1976	08.04.2008	05.04.2008	05.04.2008	31.10.2013	24.12.2016	
34	Noor Muhammad No. D/20	D.I.Khan	10 th	11.10.1957	17.10.1975	10.06.2008	05.04.2008	05.04.2008	31.10.2013	10.10.2017	
35	Muhammad Baran No. D/16	D.I.Khan	10 th	03.04.1961	07.07.1979	10.06.2008	05.04.2008	05.04.2008		02.04.2021	
36	Alamzeb No. MR/61	Mardan	F.Sc	12.02.1980	01.01.2001	20.06.2008	05.04.2008	05.04.2008		11.02.2040	
37	Sher Zada No. M/14	Swat	F.A	17.03.1958	10.09.1973	22.06.2008	05.04.2008	05.04.2008	31.10.2013	16.03.2018	
38	Zahir Shah No. M/196	Bunir	FA	01.04.1962	05.08.1982	22.06.2008	05.04.2008	05.04.2008	31.10.2013	31.03.2022	
39	Zafar Khan No. M/197	Bunir	10 th	10.01.1963	01.04.1982	22.06.2008	05.04.2008	05.04.2008	31.10.2013	09.01.2023	
40	Sabir Khan No. P/69	Peshawar	B.A	08.12.1958	21.12.1994	30.06.2008	05.04.2008	05.04.2008		07.12.2018	
41	S. Jamal Athar Shah No. P/76	Peshawar	M.Sc	20.03.1975	25.06.1998	30.06.2008	05.04.2008	05.04.2008		19.03.2035	
42	Asad Mehmood No. P/85	Loralai	BA	08.03.1968	23.04.1987	30.06.2008	05.04.2008	05.04.2008	31.10.2013	07.03.2028	
43	Fazal Raziq No. MR/58	Swabi	10 th	06.07.1957	16.10.1975	20.06.2008	05.03.2009	05.03.2009	31.10.2013	05.07.2017	
44	Yousaf Ali No. M/28	Malakand	FA	31.12.1956	10.12.1974	21.06.2008	05.03.2009	05.03.2009	31.10.2013	30.12.2016	
45	Muzakir Shah No.M/185	Dir Lower	10 th	01.06.1961	02.09.1980	22.06.2008	05.03.2009	05.03.2009	31.10.2013	31.05.2021	
46	Jehangir Khan No. K/	Karak	FA	05.05.1954	01.05.1973	30.06.2008	05.02.2009	05.03.2009		30.04.2014	
47	Muhammad Rahim No. K/109	Karak	10 th	08.01.1959	25.01.1977	30.06.2008	05.03.2009	05.03.2009		07.01.2019	
48	Muhammad Aslam No.K/31	Karak	F.A	08.04.1962	02.09.1980	30.06.2008	05.03.2009	05.03.2009		07.04.2022	
49	Safdar Khan No.K/74	Kohat	MA	30.04.1971	01.01.1995	30.06.2008	05.03.2009	05.03.2009		29.04.2031	
50	Murad Ali No. B/19	Bannu	F.A	09.01.1973	08.12.1991	18.08.2008	05.03.2009	05.03.2009		08.01.2033	Rank restored vide DiG.Bannu Endst: No. 585-86.EC E-II dated: 22.03.2012.
51	Mujeeb Ur Rehman No. B/09	Bannu	BA.LLB	02.04.1969	11.01.1995	18.08.2008	05.03.2009	05.03.2009	31.10.2013	01.04.2029	
52	Aneela Naz No. P/54	Peshawar	M.A	09.10.1971	03.04.1996	23.10.2008	05.03.2009	05.03.2009		08.10.2031	
53	Asma Ara No. P/74	Swabi	MA	15.04.1975	27.03.1996	23.10.2008	05.03.2009	05.03.2009		14.04.2035	
54	Shahzia Shahid No. P/86	Charsadda	MA.LLB	30.04.1974	31.03.1996	23.10.2008	05.03.2009	05.03.2009		29.04.2034	
55	Rozia Altaf No. P/87	Peshawar	MA	30.07.1969	27.03.1996	23.10.2008	05.03.2009	05.03.2009		29.07.2029	
56	Hamida Bano No. P/99	Peshawar	BA	04.12.1970	28.03.1996	23.10.2008	05.03.2009	05.03.2009		03.12.2030	
57	Mustafa Kamal Pasha No. B/20	Bannu	MA	01.09.1979	11.01.1995	27.10.2008	05.03.2009	05.03.2009	31.10.2013	31.08.2039	

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	NAME AND NO.	HOME DISTRICT	EDU:	D.O.BIRTH	D.G JOINING SERVICE	D.O CONF: AS SI	D.O ADMN: TO LIST "F"	D.O CONTINUOUS AS OFFG: INSPECTOR	D.OF CONF: AS INSP:	D.O RTD	REMARKS
58.	Azmat Ali No. B/6	Bannu	MA	06.01.1970	11.01.1995	27.10.2008	05.03.2009	05.03.2009	31.10.2013	05.01.2030	
59.	Waqar Ahmad No. P/101	Charsadda	MA	12.04.1974	24.06.1998	25.11.2008	05.03.2009	05.03.2009	31.10.2013	11.04.2034	Rank restored vides No. 172558.E-II dated: 08.07.2010.
60.	Sajjad Hussain No. P/103	Nowshera	B.Sc	23.03.1976	27.06.1998	25.11.2008	05.03.2009	05.03.2009	31.10.2013	22.03.2036	
61.	Yasir Aman No. P/104	Peshawar	D.Com	11.08.1970	01.03.2000	25.11.2008	05.03.2009	05.03.2009	31.10.2013	10.08.2030	
62.	Muhammad Maroof No. H/4	Abbottabad	B.Sc	05.10.1974	29.07.1998	19.03.2009	05.03.2009	05.03.2009	31.10.2013	04.10.2034	
63.	Abdul Hameed No. H/5	Abbottabad	10 th	22.03.1959	01.04.1978	19.03.2009	05.03.2009	05.03.2009	31.10.2013	21.03.2019	
64.	Hakam Khan No. H/6	Mansehra	10 th	16.06.1958	21.10.1976	19.03.2009	05.03.2009	05.03.2009		15.06.2018	
65.	Usman Ghani No. P/7	Peshawar	10 th	09.07.1960	02.12.1978	27.04.2009	05.08.2009	05.08.2009	31.10.2013	08.07.2020	
66.	Ali Gohar No. K/32	K. Agency	MA	23.03.1968	01.01.1995	30.06.2008	01.10.2009	01.10.2009	31.10.2013	22.03.2028	
67.	Qeemat Ullah No. MR/63	Mardan	10 th	15.03.1956	03.01.1976	13.07.2009	01.10.2009	01.10.2009	31.10.2013	14.03.2016	
68.	Muhammad Ilyas No. MR/64	Mardan	FA	25.12.1973	25.12.1993	13.07.2009	01.10.2009	01.10.2009	31.10.2013	24.12.2033	
69.	Rokhan Zeb No. P/120	Swabi	FA	07.04.1965	17.08.1988	13.07.2009	30.07.2010	30.07.2010		06.04.2025	Assigned revised seniority vide No. 100-14/E-II dated: 14.03.2014
70.	Jehanzada No. MR/65	Charsadda	10 th	01.04.1963	07.03.1982	13.07.2009	01.10.2009	01.10.2009	31.10.2013	31.03.2023	
71.	Naseer Ali No. P/01	Charsadda	BA	03.10.1975	26.12.2000	09.01.2009	28.01.2010	28.01.2010	31.10.2013	02.10.2035	
72.	Arshad Khan No. P/122	Peshawar	FSc	30.05.1974	26.06.98	27.03.2009	20.12.2011	20.09.2012		29.05.2034	Assigned revised seniority vide No. 85-99/E-II dated: 14.03.2014
73.	Hidayatullah Shah No. MR/62	Swabi	10 th	20.04.1965	24.04.1983	13.07.2009	28.01.2010	28.01.2010	31.10.2013	19.04.2025	
74.	Muhammad Ismail No. P/107	Lakki	FA	12.06.1966	21.02.1984	20.03.2009	28.01.2010	28.01.2010		11.06.2026	
75.	Shakeel Ahmed No. P/01	Peshawar	FA	12.01.1974	27.04.1995	01.07.2010	01.07.2010	01.07.2010		11.01.2034	
76.	Shabir Hussain Shah No. B/77	Lakki	MA	15.06.1972	11.06.95	08.10.2007	30.07.2010	30.07.2010		14.06.2032	
77.	Sona Khan No. K/39	Lakki	10 th	12.10.1961	19.12.1983	03.04.2008	30.07.2010	30.07.2010		11.10.2021	
78.	Aqiq Hussain No. K/17	Kohat	BA	01.04.1965	25.03.1987	30.06.2008	30.07.2010	30.07.2010		31.03.2025	
79.	Falak Nawaz No. K/18	Kohat	FA	03.02.1969	26.06.2000	30.06.2008	30.07.2010	30.07.2010		02.02.2029	
80.	Asmatullah Khan No. K/28	Lakki	10 th	15.04.1955	01.09.1974	30.06.2008	30.07.2010	30.07.2010		14.04.2015	
81.	Mazhar Jehan No. K/19	Kohat	FA	12.12.1970	26.06.2000	30.06.2008	30.07.2010	30.07.2010		11.12.2030	
82.	Gul Sarwar No. K/23	Karak	BA	01.04.1956	25.10.1975	30.06.2008	30.07.2010	30.07.2010		31.03.2016	
83.	Shoukat Ali Shah No. K/94	Kohat	10 th	09.10.1960	02.10.1985	30.06.2008	30.07.2010	30.07.2010		08.10.2020	
84.	Afsar Khan No. K/59	Karak	10 th	30.01.1961	24.03.1979	30.06.2008	30.07.2010	30.07.2010		29.01.2021	
85.	Khalid Usman No. K/61	Karak	FA	06.01.1967	29.12.1985	30.06.2008	30.07.2010	30.07.2010		05.01.2027	
86.	Nasir Khan No. P/110	Peshawar	BA	20.12.1972	02.05.1991	24.11.2008	30.07.2010	30.07.2010		19.12.2032	
87.	Riaz Ali No. P/111	Mardan	10 th	01.12.1959	02.08.1978	09.03.2009	30.07.2010	30.07.2010		30.11.2019	
88.	Muhammad Sattar Khan No. M/198	Chitral	10 th	04.04.1964	29.09.1983	27.04.2009	30.07.2010	30.07.2010		03.04.2024	
89.	Noor Habib Gul No. M/278	Charsadda	10 th	01.02.1960	01.12.1981	27.04.2009	30.07.2010	30.07.2010		31.01.2020	
90.	Rahim Gul No. M/200	Chitral	8 th	28.01.1955	05.06.73	27.04.2009	30.07.2010	30.07.2010		27.01.2015	

S.#	NAME AND NO.	HOME DISTRICT	EDU:	D.O.BIRTH	D.O JOINING SERVICE	D.O CONF: AS SI	D.O ADMMN: TO LIST "F"	D.O CONTINUOUS AS OFFG: INSPECTOR	D.OF CONF: AS INSP:	D.O RTD	REMARKS
91.	Muhammad Wali Shah No. M/222	Chitral	FA	01.07.1956	17.09.74	27.04.2009	30.07.2010	30.07.2010		30.06.2016	
92.	Muhammad Zaman No. M/279	Shangla	BA	01.01.1965	04.07.1984	27.04.2009	30.07.2010	30.07.2010		31.12.2024	
93.	Hayat Ullah No. M/281	Mardan	10 th	04.08.1965	15.10.1983	27.04.2009	30.07.2010	30.07.2010		03.08.2025	
94.	Muhammad Fayaz No.MR/68	Mardan	FA	07.03.1974	01.03.2000	13.07.2009	30.07.2010	30.07.2010		06.03.2034	
95.	Amir Hussain No. P/119	Swabi	FA	25.05.1965	01.01.1987	13.07.2009	30.07.2010	30.07.2010		24.05.2025	
96.	Muhammad Zarif No. P/112	Peshawar	10 th	25.04.1955	10.08.1973	20.09.2009	30.07.2010	30.07.2010		24.04.2015	
97.	Gran Ullah No. P/115	Charsadda	10 th	15.06.1963	28.07.1982	19.12.2009	30.07.2010	30.07.2010		14.06.2023	
98.	Fazal Wahid No. P/116	Malakand	10 th	12.01.1971	16.12.1989	19.12.2009	30.07.2010	30.07.2010		11.01.2031	
99.	Gohar Ali No. P/117	Peshawar	BSc	15.11.1974	11.07.1998	19.12.2009	30.07.2010	30.07.2010		14.11.2034	
100.	Riaz Khan No. P/118	Peshawar	10 th	03.02.1975	19.02.1994	19.12.2009	30.07.2010	30.07.2010		02.02.2035	
101.	Niaz Muhammad No. MR/71	Mardan	10 th	15.12.1955	07.01.1980	03.03.2010	30.07.2010	30.07.2010		14.12.2015	
102.	Izhar Shah No. MR/72	Mardan	FA	06.03.1966	22.12.1986	17.03.2010	30.07.2010	30.07.2010		05.03.2026	
103.	Abid Ur Rehman No. P/119	Charsadda	FA	11.11.1969	31.08.1988	22.04.2010	30.07.2010	30.07.2010		10.11.2029	
104.	Habib Ur Rehman No. H/257	Mansehra	FA	04.03.1966	03.10.89	16.06.2010	30.07.2010	30.07.2010		03.03.2026	
105.	Aurang Zeb No. H/258	Mansehra	10 th	05.01.1970	03.10.89	16.06.2010	30.07.2010	30.07.2010		04.01.2030	
106.	Altaf No. H/185	Mansehra	10 th	04.04.1961	07.01.79	16.06.2010	19.09.2011	19.09.2011		03.04.2021	
107.	Shah Nawaz No. H/191	Mansehra	10 th	08.08.1965	18.09.84	16.06.2010	19.09.2011	19.09.2011		07.08.2025	
108.	Muhammad Khurshid No. H/201	Mansehra	10 th	12.01.1963	01.03.81	16.06.2010	19.09.2011	19.09.2011		11.01.2023	
109.	Ghulam Mustafa No. H/202	Abbottabad	10 th	02.01.1960	24.09.83	16.06.2010	19.09.2011	19.09.2011		01.01.2020	
110.	Hazrat Nabi No. H/204	Swabi	9 th	17.09.1959	15.03.81	16.06.2010	19.09.2011	19.09.2011		16.09.2019	
111.	Muhammad Altaf No. H/31	Haripur	FA	12.03.1969	20.06.88	16.06.2010	19.09.2011	19.09.2011		11.03.2029	
112.	Amjid Ali No. MR/73	Swabi	BA	24.04.1969	22.09.88	15.09.2010	19.09.2011	19.09.2011		23.04.2029	
113.	Sher Rehman No. MR/74	Mardan	10 th	05.04.1964	31.03.82	15.09.2010	19.04.2011	19.04.2011		04.04.2024	
114.	Jamil-Ur-Rehman	Abbottabad	BA	16.04.1974	07.01.02	07.01.2002	25.02.2008	25.02.2008		15.04.2034	Received on permanent from NH & MP vide order No. 22649-52.E-II.
115.	Rehmat Ali No. P/150	Peshawar	10 th	01.03.1960	17.06.79	04.11.2011	10.11.2011	10.11.2011	02.08.2012	29.02.2020	
116.	Khalid Mehmood No. H/12	Abbottabad	B.A	21.05.1961	22.03.1982	08.10.2003	20.12.2011	20.12.2011		20.05.2021	
117.	Khan Faqir Khan No. M/91	Dir Lower	8th	01.01.1955	22.06.73	21.06.2008	20.12.2011	20.12.2011		31.12.2014	
118.	Rehmat-Ul-Azam No. M/107	Chitral	FA	04.07.1954	18.09.70	21.06.2008	20.12.2011	20.12.2011		03.07.2014	
119.	Asad Zubair No. K/20	Kohat	FSc	15.01.1980	24.02.2000	30.06.2008	20.12.2011	20.12.2011		14.01.2040	
120.	Muhammad Wahid Khan No. M/224	Dir Lower	10th	02.02.1956	30.11.74	27.04.2009	20.12.2011	20.12.2011		01.02.2016	
121.	Bashir Khan No. M/225	Dir Lower	FA	10.01.1958	27.11.74	29.04.2009	20.12.2011	20.12.2011		09.01.2018	
122.	Riaz Muhammad No. M/280	Mkd.Swabi	FA	10.12.1962	03.04.83	04.05.2009	20.12.2011	20.12.2011		09.12.2022	
123.	Bahawal Khan No D/06	D.I.Khan	10 th	25.10.1960	21.12.78	12.09.2009	20.12.2011	20.12.2011		24.10.2020	
124.	Ifikhar Ali Shah No. B/24	Bannu	BA	11.05.1976	03.03.2000	15.09.2010	20.12.2011	20.12.2011		10.05.2036	
125.	Shahid Adnan No. D/02	D.I.Khan	MA	27.03.1973	21.12.92	12.11.2010	20.12.2011	20.12.2011		26.03.2033	
126.	Muhammad Saleem Tariq No. D/03	D.I.Khan	FA	01.03.1969	03.01.91	12.11.2010	20.12.2011	20.12.2011		28.02.2029	

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127.	Murad Ali No. P/123	Charsadda	10 th	13.04.1965	21.09.83	20.01.2011	20.12.2011	20.12.2011		12.04.2025	
128.	Ziarat Gul No. P/125	Charsadda	10 th	05.10.1960	20.03.79	20.01.2011	20.12.2011	20.12.2011		04.10.2020	
129.	Shujat Ali No. P/126	Charsadda	10 th	01.01.1963	14.02.81	20.01.2011	20.12.2011	20.12.2011		31.12.2022	
130.	Naseer Khan No. P/127	Peshawar	BA	01.04.1962	13.10.80	20.01.2011	20.12.2011	20.12.2011		31.03.2022	
131.	Arab Nawaz No. P/128	Charsadda	BA	11.02.1969	15.08.88	20.01.2011	20.12.2011	20.12.2011		10.02.2029	
132.	Inayatullah No. P/129	Peshawar	10 th	11.04.1962	05.11.81	20.01.2011	20.12.2011	20.12.2011		10.04.2022	
133.	Muhammad Yasin No. P/130	Charsadda	BA	30.03.1975	13.11.96	20.01.2011	20.12.2011	20.12.2011		29.03.2035	
134.	Muhammad Zaman No. P/131	Mardan	10 th	18.02.1960	16.03.80	20.01.2011	20.12.2011	20.12.2011		17.02.2020	
135.	Zahoor-Ud- Din Khan No. D/50	D.I.Khan	10 th	05.05.1963	23.04.83	20.01.2011	20.12.2011	20.12.2011		04.05.2023	
136.	Aqil Hamid No. P/132	Karachi	BA	12.06.1963	05.01.92	12.12.1999	20.12.2011	03.04.2013		11.06.2023	Permanent transferred as SI from Sindh Police to CCP Peshawar on bottom seniority vide No. 1135-37E-II dated 17.01.2011
137.	Raza Khan No. D/01	D.I.Khan	10 th	01.01.1960	11.10.1980	14.02.2011	20.12.2011	20.12.2011		31.12.2019	
138.	Swab Gul No. MR/75	Mardan	BA	12.04.1961	14.04.79	04.03.2011	20.12.2011	20.12.2011		11.04.2021	
139.	Noor Rehman No. P/133	Charsadda	BA	15.09.1966	04.07.87	05.03.2011	20.12.2011	20.12.2011		14.09.2026	
140.	Muhammad Ijaz Khan No. P/134	Charsadda	BA	01.09.1977	09.08.95	05.03.2011	20.12.2011	20.12.2011		31.08.2037	
141.	Shaheen Shah Goher No. MR/76	Charsadda	BA	03.03.1971	10.10.93	08.04.2011	20.12.2011	20.12.2011		02.03.2031	
142.	Sajjad Haider No. H/03	Abbottabad	10 th	20.04.1970	20.06.88	19.07.2011	20.12.2011	20.12.2011		19.04.2030	
143.	Ibrar Khan No. H/08	Abbottabad	FA	20.05.1970	23.06.92	19.07.2011	20.12.2011	20.12.2011		19.05.2030	
144.	Muhammad Yaseen No. H/09	Haripur	FA	28.12.1973	23.06.92	19.07.2011	20.12.2011	20.12.2011		27.12.2033	
145.	Ifrikhar Ahmed No. H/10	Mansehra	BA	10.05.1968	22.06.87	19.07.2011	20.12.2011	20.12.2011		09.05.2028	
146.	Zakir Hussain No. H/13	Abbottabad	10 th	09.03.1966	23.12.85	19.07.2011	20.12.2011	20.12.2011		08.03.2026	
147.	Muhammad Riaz No. H/14	Mardan	10 th	01.05.1960	22.11.80	19.07.2011	20.12.2011	20.12.2011		30.04.2020	
148.	Muhammad Amjid No.H/15	Mansehra	8 th	26.03.1960	26.09.1980	19.07.2011	20.12.2011	20.12.2011		25.03.2020	
149.	Samina Zaffar No. H/16	Haripur	10 th	25.12.1975	16.06.1996	19.07.2011	20.12.2011	09.08.2012		24.12.2035	
150.	Bashir Ahmed No. H/17	Abbottabad	10 th	11.05.1962	11.02.1982	19.07.2011	20.12.2011	20.12.2011		10.05.2022	
151.	Mehboob No.H/18	Abbottabad	10 th	16.12.1965	27.03.1986	19.07.2011	20.12.2011	20.12.2011		15.12.2025	
152.	Matloob Shah No.H/19	Mansehra	10 th	07.01.1968	01.07.1989	19.07.2011	20.12.2011	20.12.2011		06.01.2028	
153.	Muhammad Hamayun No. H/20	Abbottabad	10 th	01.04.1963	21.11.81	19.09.08	20.12.2011	20.12.2011		31.03.2023	
154.	Farman Akhtar No. H/21	Haripur	7 th	01.01.1966	08.07.84	19.07.2011	20.12.2011	20.12.2011		31.12.2025	
155.	Ashiq Hussain No. H/22	Mansehra	10 th	06.12.1960	24.12.78	19.07.2011	20.12.2011	20.12.2011		05.12.2020	
156.	Mukhtar Ahmed No. H/23	Mansehra	10 th	06.04.1962	09.02.82	19.07.2011	20.12.2011	20.12.2011		05.04.2022	
157.	Adalat Khan No. H/24	Abbottabad	10 th	04.08.1960	04.11.78	19.07.2011	20.12.2011	20.12.2011		03.08.2020	
158.	Ghulam Muhammad No. H/25	Mansehra	10 th	01.11.1963	02.05.82	19.07.2011	20.12.2011	20.12.2011		31.10.2023	
159.	Muhammad Javed No. /26	Mansehra	10 th	03.02.1964	04.04.83	19.07.2011	20.12.2011	20.12.2011		02.02.2024	
160.	Muhammad Nabi No. MR/77	Charsadda	BA	09.10.1966	28.12.85	28.09.2011	20.12.2011	20.12.2011		08.10.2026	
161.	Avaz Mehmood No. MR/78	Mardan	BA	20.02.1971	26.01.91	28.09.2011	20.12.2011	20.12.2011		19.02.2031	

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S. #	NAME AND NO.	HOME DISTRICT	EDU:	D.O.BIRTH	D.O JOINING SERVICE	D.O CONF: AS SI	D.O ADMN: TO LIST "F"	D.O CONTINUOUS AS OFFG: INSPECTOR	D.OF CONF: AS INSP:	D.O RTD	REMARKS
162.	Shah Mumtaz No. MR/79	Dir Lower	FA	20.02.1965	28.06.86	28.09.2011	20.12.2011	20.12.2011		19.02.2025	
163.	Muhammad Baig No. M/239	Chitral	10 th	01.10.1956	08.09.75	13.10.2011	20.12.2011	20.12.2011		30.09.2016	
164.	Muhammad Ibrahim No. M/243	Swat	BA	11.03.1956	23.05.73	13.10.2011	20.12.2011	20.12.2011		10.03.2016	
165.	Ali Murad No. M/245	Chitral	10 th	01.10.1955	04.09.72	13.10.2011	20.12.2011	20.12.2011		30.09.2015	
166.	Habib-Ul-Haq No. M/258	Buner	FA	05.04.1958	02.07.76	13.10.2011	20.12.2011	20.12.2011		04.04.2018	
167.	Zafar Ahmed No. M/178	Chitral	FA	10.01.1979	15.01.01	13.10.2011	20.12.2011	20.12.2011		09.01.2039	
168.	Farmanullah No. M/170	Dir Lower	FA	27.10.1978	15.01.2001	13.10.2011	20.12.2011	20.12.2011		26.10.2038	
169.	Gulzar Muhammad No. P/135	Nowshera	BA	01.06.1954	27.09.73	26.10.2011	20.12.2011	20.12.2011		31.05.2014	
170.	Muslim Khan P/137	Mardan	FA	16.02.1970	30.06.88	26.10.2011	20.12.2011	20.12.2011		15.02.2030	
171.	Said Rahim No. P/138	Mardan	10 th	08.02.1962	01.03.81	26.10.2011	20.12.2011	20.12.2011		07.02.2022	
172.	Hukam Khan No. P/139	Charsadda	MA.LLB	14.03.1969	31.12.87	26.10.2011	20.12.2011	20.12.2011		13.03.2029	
173.	Wilayat Khan No. P/140	Peshawar	10 th	20.12.1960	04.03.81	26.10.2011	20.12.2011	20.12.2011		19.12.2020	
174.	Mehar Ali P/141	Nowshera	FA	01.01.1969	31.12.87	26.10.2011	20.12.2011	20.12.2011		31.12.2028	
175.	Yar Nawab No. P/142	Mardan	10 th	05.11.1963	22.11.81	26.10.2011	20.12.2011	20.12.2011		04.11.2023	
176.	Ifkhar Ali No. P/143	Charsadda	10 th	10.02.1968	04.01.87	26.10.2011	20.12.2011	20.12.2011		09.02.2028	
177.	Gohar Zaman No. P/144	Peshawar	FA	08.10.1962	12.10.80	26.10.2011	20.12.2011	20.12.2011		07.10.2022	
178.	Nasir Khan No. P/145	Charsadda	MA	22.11.1968	29.08.88	26.10.2011	20.12.2011	20.12.2011		21.11.2028	
179.	Noor Zaman No. P/146	Mardan	10 th	21.08.1961	15.06.80	26.10.2011	20.12.2011	20.12.2011		20.08.2021	
180.	Hazratullah No. P/147	Charsadda	10 th	05.01.1964	01.08.82	26.10.2011	20.12.2011	20.12.2011		04.01.2024	
181.	Liaqat Ali No. P/148	Charsadda	10 th	08.04.1964	26.03.83	26.10.2011	20.12.2011	20.12.2011		07.04.2024	
182.	Kifayat Hussain No. D/05	D.I.Khan	10 th	01.10.1962	01.04.81	07.06.2011	09.08.2012	09.08.2012		30.09.2022	
183.	Noor Jalil No. 175.M/	Buner	BA	01.02.1958	19.07.76	21.06.2008	30.01.2013	30.01.2013		31.01.2018	
184.	Ghulam Hassan No. 226/M	Chitral	FA	14.01.1957	14.04.73	27.04.2009	30.01.2013	30.01.2013		13.01.2017	
185.	Mehmood Nawaz B/19	Lakki	FA	07.03.1974	29.02.2000	25.08.2010	30.01.2013	30.01.2013		06.03.2034	
186.	Umar Daraz Khan No. D/14	D.I.Khan	10th	11.01.1961	07.03.83	30.05.2011	30.01.2013	30.01.2013		10.01.2021	
187.	Bashir Dad No. P/149	Mardan	10th	14.04.1972	15.09.91	26.10.2011	30.01.2013	30.01.2013		13.04.2032	
188.	Muhammad Riaz No. K/107	Karak	10th	13.08.1973	09.09.1991	02.12.2011	30.01.2013	30.01.2013		12.08.2033	
189.	Roshan Zeb No. P/51	Mardan	FA	16.02.1964	01.04.1982	14.03.2012	30.01.2013	30.01.2013		15.02.2024	
190.	Gul Sheed No. P/152	Charsadda	FA	01.06.1980	06.07.1998	14.03.2012	30.01.2013	30.01.2013		31.05.2040	
191.	Taj Malook No. P/153	Charsadda	BA	10.02.1961	20.03.1979	14.03.2012	30.01.2013	30.01.2013		09.02.2021	
192.	Muhammad Saddique No. P/154	Abbottabad	BA	16.11.1968	31.12.1987	14.03.2012	30.01.2013	30.01.2013		15.11.2028	
193.	Abdur Rehman No. P/155	Peshawar	10 th	17.11.1960	15.01.1981	14.03.2012	30.01.2013	30.01.2013		16.11.2020	
194.	Samir Jan No. P/156	Peshawar	FA	06.03.1961	10.04.1982	14.03.2012	30.01.2013	30.01.2013		05.03.2021	
195.	Amir Badshah No. P/157	Mardan	BA	20.11.1966	22.03.1986	14.03.2012	30.01.2013	30.01.2013		19.11.2026	
196.	Tayyab Jan No. P/158	Bannu	FA	01.05.1970	01.07.1989	14.03.2012	30.01.2013	30.01.2013		30.04.2030	
197.	Fazal Wahid No. P/159	Mardan	10 th	01.12.1968	31.12.1987	14.03.2012	30.01.2013	30.01.2013		30.11.2028	
198.	Fazal Subhan No. P/160	Nowshera		02.05.1968	26.03.1987	14.03.2012	30.01.2013	30.01.2013		01.05.2028	
199.	Alam Zeb No. P/161	Mardan	10 th	10.11.1963	01.11.1982	14.03.2012	30.01.2013	30.01.2013		09.11.2027	

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S. #	NAME AND NO.	HOME DISTRICT	EDU:	D.G.BIRTH	D.O JOINING SERVICE	D.O CONF: AS SI	D.O ADMN: TO LIST "F"	D.O CONTINUOUS AS OFFG: INSPECTOR	D.OF CONF: AS INSP:	D.O RTD	REMARKS
238.	Raja Mukhtiar No. H/49	Mansehra	10th	05.04.1962	12.07.1980	31.08.2012					
239.	Fazal Wahab No. H/37	Mardan	10th	15.01.1965	27.10.1983	31.08.2012	30.01.2013	30.01.2013		14.01.2025	
240.	Jehanzeb Khan No. H/39	Abbottabad	10th	30.11.1966	04.03.1985	31.08.2012	30.01.2013	30.01.2013		29.11.2026	
241.	Muhammad Amin No. H/42	Abbottabad	10th	06.09.1962	15.11.1981	31.08.2012	30.01.2013	30.01.2013		05.09.2022	
242.	Ihsan Shah No. H/44	Haripur	FA	17.05.1960	24.06.1979	31.08.2012	30.01.2013	30.01.2013		16.05.2020	
243.	Muhammad Younsaf No. H/46	Haripur	10th	24.08.1964	08.09.1982	31.08.2012	30.01.2013	30.01.2013		23.08.2024	
244.	Muhammad Sajjad No. H/47	Mansehra	10th	24.03.1969	01.07.1983	31.08.2012	30.01.2013	30.01.2013		23.03.2029	
245.	Fida Muhammad No. H/48	Abbottabad	FA	11.12.1964	26.09.1988	31.08.2012	30.01.2013	30.01.2013		10.12.2024	
246.	Zahoor Ahmed No. M/127	Dir Lower	BA	01.01.1980	16.01.2001	12.09.2012	30.01.2013	30.01.2013		31.12.2039	
247.	Habib Ullah Khan No. M/168	Dir Lower	FA	14.04.1973	19.08.1991	12.09.2012	30.01.2013	30.01.2013		13.04.2033	
248.	Fazal Dad No. P/181	Charsadda	MA	16.03.1966	22.03.1986	13.09.2012	30.01.2013	30.01.2013		15.03.2026	
249.	Abdullah Jan No. P/182	Peshawar	FA	24.10.1963	24.03.1984	13.09.2012	30.01.2013	30.01.2013		23.10.2023	
250.	Gohar Khan No. P/183	Peshawar	FA	01.04.1964	24.03.1984	13.09.2012	30.01.2013	30.01.2013		31.03.2024	
251.	Naseem Hayat No. P/184	Peshawar	10th	12.12.1960	05.11.1979	13.09.2012	30.01.2013	30.01.2013		11.12.2020	
252.	Nasrullah Khan No. P/185	Peshawar	FA	20.04.1968	24.09.1987	13.09.2012	30.01.2013	30.01.2013		19.04.2028	
253.	Janan Habib No. P/186	Charsadda	10th	16.05.1964	11.02.1984	13.09.2012	30.01.2013	30.01.2013		15.05.2024	
254.	Arshad Ahmed No. P/187	Nowshera	MA.LLB	06.01.1982	05.10.2006	13.09.2012	30.01.2013	30.01.2013		05.01.2042	
255.	Muhammad Kamran No. P/188	Moh Agy	BA	12.02.1981	12.10.2006	13.09.2012	30.01.2013	30.01.2013		11.02.2041	
256.	Sajid Mumtaz No. P/189	Charsadda	BA	27.12.1979	21.10.2006	13.09.2012	30.01.2013	30.01.2013		26.12.2039	
257.	Fida Hussain No. P/190	Peshawar	MA.BSc	21.01.1983	21.10.2006	13.09.2012	30.01.2013	30.01.2013		20.01.2043	
258.	Ijaz Ali No. P/191	Charsadda	MBA	10.04.1983	22.10.2006	13.09.2012	30.01.2013	30.01.2013		09.04.2043	
259.	Zakaullah No. P/192	Nowshera	BA	01.10.1965	13.12.1988	13.09.2012	30.01.2013	30.01.2013		30.09.2025	
260.	Taj Muhammad Khan No. P/193	Nowshera	MA	13.02.1979	28.12.2006	13.09.2012	30.01.2013	30.01.2013		12.02.2039	
261.	Ijaz Ali No. P/194	Charsadda	MA	14.05.1978	28.02.2006	13.09.2012	30.01.2013	30.01.2013		13.05.2038	
262.	Adnan Azam No. P/195	Charsadda	FA	16.06.1984	28.02.2006	13.09.2012	30.01.2013	30.01.2013		15.06.2044	
263.	Rehmatuliah No. P/197	Peshawar	FSc	07.03.1986	28.02.2006	13.09.2012	30.01.2013	30.01.2013		06.03.2046	
264.	Muhammad Inam Jan No. MR/59	Mardan	MA	15.03.1979	12.10.2006	19.09.2012	30.01.2013	30.01.2013		14.03.2039	
265.	Luqman Khan No. MR/80	Mardan	BA	15.01.1980	12.1.2006	19.09.2012	30.01.2013	30.01.2013		14.01.2040	
266.	Ikhtiraz Khan No. MR/81	Mardan	MA	14.01.1985	12.10.2006	19.09.2012	30.01.2013	30.01.2013		13.01.2045	
267.	Pir Zar Badshah No. MR/82	Mkd Agy	BA	25.05.1972	28.12.2006	19.09.2012	30.01.2013	30.01.2013		24.05.2032	
268.	Muhammad Fazil No. MR/83	Mardan	MA	03.12.1978	28.12.2006	19.09.2012	30.01.2013	30.01.2013		02.12.2038	
269.	Intiaz Ali No. MR/84	Mardan	MA	03.01.1977	28.12.2006	19.09.2012	30.01.2013	30.01.2013		02.01.2037	
270.	Ghazi Marjan No. D/17	D.I.Khan	10th	02.01.1962	26.07.1980	13.12.2012	30.01.2013	30.01.2013		01.01.2022	
271.	Said -ul.Amin No. 195/M	Mkd: Agy	FA	10.03.1961	10.10.1979	10.08.2012	13.08.2013	31.10.2013		09.03.2021	
272.	Bashir Ahmad No. 223/M	Swat	10th	10.01.1967	28.06.1986	10.08.2012	13.08.2013	31.10.2013		09.01.2027	
273.	Muhammad Sohail No. H/07	Mansehra	BA	30.04.1977	18.01.2001	31.08.2012	13.08.2013	31.10.2013		29.04.2037	
274.	Liaqat Khan No. H/54	Haripur	BA	10.04.1971	07.08.1991	04.11.2012	13.08.2013	31.10.2013		09.04.2031	
275.	Attaullah No. D/18	D.I.Khan	BA	04.08.1974	11.10.1993	13.12.2012	13.08.2013	31.10.2013		03.08.2034	

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S. #	NAME AND NO.	HOME DISTRICT	EDU:	D.O. BIRTH	D.O JOINING SERVICE	D.O CONF: AS SI	D.O ADMN: TO LIST "F"	D.O CONTINUOUS AS OFFG: INSPECTOR	D.OF CONF: AS INSP:	D.O RTD	REMARKS
276.	Syed Sajjad Hussain No. K/109	Kohat	10th	11.08.1969	13.12.1988	06.02.2013	13.08.2013	31.10.2013		10.08.2029	
277.	Sadat Khan No. K/25	Kohat	BA/LLB	06.04.1983	02.10.2006	06.02.2013	13.08.2013	31.10.2013		05.04.2043	
278.	Fazal Hanif No. K/48	Karak	MA	01.01.1974	28.09.1995	06.02.2013	13.08.2013	31.10.2013		31.12.2033	
279.	Muhammad Yousaf No. K/71	Karak	B.Sc	10.04.1975	02.04.1995	06.02.2013	13.08.2013	31.10.2013		09.04.2035	
280.	Nazir Khan No. K/72	Kohat	MA	02.04.1977	11.01.1999	06.02.2013	13.08.2013	31.10.2013		01.04.2037	
281.	Abid Khan No. K/74	Kohat	B.Sc/LLB	01.03.1979	11.03.2001	06.02.2013	13.08.2013	31.10.2013		28.02.2039	
282.	Umar Hayat No. K/20	Karak	FA	01.02.1984	20.02.2002	06.02.2013	13.08.2013	31.10.2013		31.01.2044	
283.	Muhammad Akbar No. MR/86	Mardan	10th	14.05.1963	18.08.1981	21.02.2013	13.08.2013	31.10.2013		13.05.2023	
284.	Zareef Khan No. MR/87	Swabi	FA	01.01.1969	01.01.1987	21.02.2013	13.08.2013	31.10.2013		31.12.2028	
285.	Mushtaq Hussain No. MR/88	Mardan	MA	06.03.1969	02.07.1991	21.02.2013	13.08.2013	31.10.2013		05.03.2029	
286.	Nizar Ali No. MR/89	Mardan	10th	01.06.1963	08.07.1981	21.02.2013	13.08.2013	31.10.2013		31.05.2023	
287.	Asif Mehood No. B/01	Bannu	FA	25.04.1975	15.01.2004	22.02.2013	13.08.2013	31.10.2013		24.04.2035	
288.	Sardad Khan No. B/02	Lakki	FA	22.02.1961	07.10.1980	22.02.2013	13.08.2013	31.10.2013		21.02.2021	
289.	Sabir Gul No. MR/90	Mardan	B.Sc	04.03.1984	28.02.2006	23.02.2013	13.08.2013	31.10.2013		03.03.2044	
290.	Ghulam Farid No. B/33	Lakki	10th	07.11.1959	10.12.1977	31.05.2013	13.08.2013	31.10.2013		06.11.2019	
291.	Adil Abdal No. P/201	Peshawar	FA	26.07.1977	01.03.2000	21.06.2013	13.08.2013	31.10.2013		25.07.2037	
292.	Ahu Ali Shah No. P/202	Peshawar	10th	14.10.1960	01.03.1979	21.06.2013	13.08.2013	31.10.2013		13.10.2020	
293.	Muhammad Daud No. P/203	Mardan	10th	27.07.1961	17.09.1979	21.06.2013	13.08.2013	31.10.2013		26.07.2021	
294.	Badshah Khan No. P/204	Peshawar	FA	04.10.1969	15.09.1987	21.06.2013	13.08.2013	31.10.2013		03.10.2029	
295.	Gul Arif No. P/205	Peshawar	10th	08.12.1961	01.09.1981	21.06.2013	13.08.2013	31.10.2013		07.12.2021	
296.	Rahat Shah No. P/206	Peshawar	FA	10.01.1963	25.11.1981	21.06.2013	13.08.2013	31.10.2013		09.01.2023	
297.	Fazal Rabbi No. P/207	Charsadda	BA	06.02.1967	28.09.1988	21.06.2013	13.08.2013	31.10.2013		05.02.2027	
298.	Javed Iqbal No. P/208	Peshawar	FA	14.04.1971	13.08.1991	21.06.2013	13.08.2013	31.10.2013		13.04.2031	
299.	Muhammad Asmat Shah No. P/209	Peshawar	BA	11.05.1974	01.09.1992	21.06.2013	13.08.2013	31.10.2013		10.05.2034	
300.	Awas Khan No. P/210	Peshawar	10th	06.06.1963	05.10.1981	21.06.2013	13.08.2013	31.10.2013		05.06.2023	
301.	Siyar Muhammad No. P/211	Charsadda	BA	14.08.1963	28.12.1985	21.06.2013	13.08.2013	31.10.2013		13.08.2023	
302.	Turab Khan No. P/212	Peshawar	MA	01.04.1973	17.10.1994	21.06.2013	13.08.2013	31.10.2013		31.03.2033	
303.	Shah Jehan Afridi No. P/213	Peshawar	BA	13.04.1973	04.02.1999	21.06.2013	13.08.2013	31.10.2013		12.04.2033	
304.	Shahi Bakht No. 374/M	Dir Lower	MA	03.04.1975	07.07.1996	04.07.2013	13.08.2013	31.10.2013		02.04.2035	
305.	Fakhre Alam No. 330/M	Dir Upper	MA	03.03.1976	15.07.1998	04.07.2013	13.08.2013	31.10.2013		02.03.2036	
306.	Muhammad Yaqoob Khan No. 105/M	Chitral	MA	20.12.1961	17.09.1980	04.07.2013	13.08.2013	31.10.2013		19.12.2021	
307.	Muhammad Wali Shah No. 241/M	Chitral	FA	01.11.1961	12.10.1980	04.07.2013	13.08.2013	31.10.2013		31.10.2021	
308.	Javed Afsar No. 431/M	Buner	8th	05.01.1962	01.03.1980	04.07.2013	13.08.2013	31.10.2013		04.01.2022	
309.	Fahad Khan No. 25/M	Swat	BA	03.04.1984	02.03.2006	04.07.2013	13.08.2013	31.10.2013		02.04.2044	
310.	Shah Nadir No. 408/M	Chitral	10th	12.03.1962	07.10.1979	04.07.2013	13.08.2013	31.10.2013		11.03.2022	
311.	Akbar Zeb No. 120/M	Mkd: Agy		12.03.1983	20.03.2006	04.07.2013	13.08.2013	31.10.2013		11.03.2043	
312.	Akbar Muhammad No. 220/M	Mardan	MA	16.01.1975	13.01.2006	04.07.2013	13.08.2013	31.10.2013		15.01.2035	
313.	Syed Zaman Shah No. 286/M	Dir Lower	MA	20.09.1972	31.12.1991	04.07.2013	13.08.2013	31.10.2013		19.09.2032	

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S.#	NAME AND NO.	HOME DISTRICT	EDU:	D.O.BIRTH	D.O JOINING SERVICE	D.O CONF: AS SI	D.O ADMN: TO LIST "F"	D.O CONTIN: AS OFF INSPECT
314.	Sher Wali Khan No. 300/M	Buner	BA	06.03.1975	31.12.1995	04.07.2013	13.08.2013	31.10.20
315.	Pir Said No. 299/M	Buner	10th	15.03.1976	18.02.1996	04.07.2013	13.08.2013	31.10.20
316.	Akbar Havat No. 294/M	Swat	10th	01.01.1970	24.03.1963	04.07.2013	13.08.2013	31.10.20
317.	Rehman Yousaf No. 295/M	Dir Lower	10th	02.03.1972	30.03.1996	04.07.2013	13.08.2013	31.10.20
318.	Roshan Zada No. 288/M	Bdner	BA	05.12.1975	05.06.1996	04.07.2013	13.08.2013	31.10.20
319.	Farooq Jan No. 291/M	Dir Upper	BA	01.05.1975	15.07.1998	04.07.2013	13.08.2013	31.10.20
320.	Shaukat Ali No. 301/M	Dir Upper	BA	14.03.1978	15.07.1998	04.07.2013	13.08.2013	31.10.20
321.	Sher Hassan No. 298/M	Shangla	MA	15.05.1968	01.07.1991	04.07.2013	13.08.2013	31.10.20
322.	Jehanzeb Khan No. 22/M	Swat		13.03.1967	01.01.1992	04.07.2013	13.08.2013	31.10.20
323.	Pervaiz Khan No. 216/M	Buner	10th	25.03.1967	29.09.1986	04.07.2013	13.08.2013	31.10.20
324.	Abdul Muzaffar Shah No. 1/M	Chitral	FA	03.02.1962	20.02.1980	04.07.2013	13.08.2013	31.10.20
325.	Muhammad Shah No. 30/M	Buner	10th	01.01.1966	10.06.1982	04.07.2013	13.08.2013	31.10.20
326.	Saeed-ur-Rehman No. 31/M	Dir Lower	FA	01.04.1963	26.03.1984	04.07.2013	13.08.2013	31.10.20
327.	Muhy-ud-Din No. 50/M	Chitral	10th	01.04.1964	01.06.1983	04.07.2013	13.08.2013	31.10.20
328.	Didar Ghani No. 61/M	Swat	10th	20.03.1963	03.03.1981	04.07.2013	13.08.2013	31.10.20
329.	SI Muhammad Ghulam No. 62/M	Buner	FA	15.04.1964	01.04.1984	04.07.2013	13.08.2013	31.10.20
330.	Zirab Gul No. 65/M	Swat	10th	01.04.1967	01.1.1987	04.07.2013	13.08.2013	31.10.20
331.	Iqbal Karim No. 70/M	Chitral	10th	10.01.1966	04.02.1985	04.07.2013	13.08.2013	31.10.20
332.	Arjad Ali No. 101/M	Swat	BA	10.04.1971	01.04.1991	04.07.2013	13.08.2013	31.10.20
333.	Ghulam Ali No. 124/M	Chitral	10th	22.08.1966	05.11.1985	04.07.2013	13.08.2013	31.10.20
334.	Haider Ali No. MR/91	Charsadda	FA	04.10.1983	13.01.2004	05.07.2013	13.08.2013	31.10.20
335.	Shakeel Khan No. MR/92	Charsadda	B.Sc	02.04.1979	28.12.2006	05.07.2013	13.08.2013	31.10.20
336.	Naseeb Shah No. M/283	Mkd: Agy	10th	17.04.1968	26.06.1986	17.07.2013	13.08.2013	31.10.20
337.	Muhammad Zaman No. M/304	Dir Lower	BA	23.06.1961	26.06.1999	19.09.2013	13.08.2013	31.10.20
338.	Raees Khan No. M/119	Dir Lower	BA	16.05.1984	08.03.2006	19.09.2013	13.08.2013	31.10.20
339.	Faqir Gul No. M/215	Dir Lower	MA	16.03.1974	16.12.2006	19.09.2013	13.08.2013	31.10.20
340.	Attaullah Khan No. M/297	Dir Lower	MA	20.07.1979	14.05.2010	19.09.2013	13.08.2013	31.10.20
341.	Taifoor Khan	Abbotabad	10th	08.10.1964	16.05.1983	10.05.2010	11.02.2014	11.02.20
342.	Aziz Ahmed	Malakand	10th	01.03.1959	05.03.1978	10.08.2012	11.02.2014	11.02.20
343.	Shafiq-ur Rehman No. K/17	Karak	MA	06.02.1968	02.10.1986	06.02.2013	11.02.2014	11.02.20
344.	Faqir Hussain No. P/214	Peshawar	10th	02.02.1967	04.11.1985	02.08.2013	11.02.2014	11.02.20
345.	Javed Khan No. P/215	Peshawar	10th	15.07.1969	31.03.1988	02.08.2013	11.02.2014	11.02.20
346.	Muhammad Hanif No. P/216	Peshawar	10th	07.10.1963	31.12.1987	02.08.2013	11.02.2014	11.02.20
347.	Saif Ali No. P/217	Nowshera	10th	01.12.1961	06.01.1985	02.08.2013	11.02.2014	11.02.20
348.	Jehan Akbar No. P/218	Nowshera	10th	12.03.1966	13.07.1987	02.08.2013	11.02.2014	11.02.20
349.	Muhammad Zaman No. P/219	Charsadda	FA	13.04.1962	14.02.1981	02.08.2013	11.02.2014	11.02.20
350.	Sultan Badshah No. P/220	Nowshera	10th	01.12.1961	06.01.1985	02.08.2013	11.02.2014	11.02.20

D.OF CONF: AS INSP:	D.O RTD	REMARKS
	05.03.2035	
	14.03.2036	
	31.12.2029	
	01.03.2032	
	02.12.2035	
	30.04.2035	
	13.03.2038	
	14.05.2028	
	12.03.2027	
	24.03.2027	
	02.02.2022	
	31.12.2025	
	31.03.2023	
	31.03.2024	
	19.03.2023	
	14.04.2024	
	31.03.2027	
	09.01.2026	
	09.04.2031	
	21.08.2026	
	03.10.2043	
	02.04.2039	
	16.06.2028	
	22.06.2021	
	15.05.2044	
	15.03.2034	
	19.07.2039	
	07.10.2024	
	28.02.2019	
	05.02.2028	
	01.02.2027	
	14.07.2029	
	06.10.2023	
	30.11.2021	
	11.03.2026	
	12.04.2022	
	30.11.2021	


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S.#	NAME AND NO.	HOME DISTRICT	EDU:	D.O.BIRTH	D.O JOINING SERVICE	D.O CONF: AS SI	D.O ADMN: TO LIST "F"	D.O CONTINUOUS AS OFFG: INSPECTOR	D.OF CONF: AS INSP:	D.O RTD	REMARKS
351.	Saifullah No. P/221	Peshawar	FA	08.05.1967	10.07.1995	02.08.2013	11.02.2014	11.02.2014		07.05.2027	
352.	Abdul Nazir No. P/222	Mardan	FA	24.02.1964	20.09.1986	02.08.2013	11.02.2014	11.02.2014		23.02.2024	
353.	Bashir Ahmad No. P/224	Nowsehra	MA	20.12.1981	24.12.2001	02.08.2013	11.02.2014	11.02.2014		19.12.2041	
354.	Atta Muhammad No. MR/93	Mardan	FA	10.10.1983	13.01.2007	25.09.2013	11.02.2014	11.02.2014		09.10.2043	
355.	Gohar Taj No. MR/94	Swabi	8th	02.03.1962	02.03.1980	25.09.2013	11.02.2014	11.02.2014		01.03.2022	
356.	Maroof Khan No. P/220	Mardan	FA	15.02.1984	13.01.2004	25.09.2013	11.02.2014	11.02.2014		14.02.2044	
357.	Tika Khan No. 289/M	Swat	BA	13.02.1978	28.12.2006	09.10.2013	11.02.2014	11.02.2014		12.02.2038	
358.	Ahmad Essa No. 290/M	Chitral	MA	15.05.1978	28.12.2006	09.10.2013	11.02.2014	11.02.2014		14.05.2038	
359.	Qazi Asmatullah No. MR/96	Mardan	FA	08.05.1970	06.07.1989	21.10.2013	11.02.2014	11.02.2014		07.05.2030	
360.	Shahenshah No. MR/97	Mardan	BA	24.04.1979	01.11.2004	21.10.2013	11.02.2014	11.02.2014		23.04.2039	
361.	Sadat Khan No. MR/98	Swabi	FA	05.04.1979	25.04.1998	21.10.2013	11.02.2014	11.02.2014		04.04.2039	
362.	Zar Wali No. P/225	Peshawar	10th	07.01.1961	04.07.1979	23.12.2013	11.02.2014	11.02.2014		06.01.2021	
363.	Hastam Khan No. P/226	Karak	10th	12.01.1970	31.03.1988	21.04.2008	11.02.2014	11.02.2014		11.01.2030	
364.	Kiram Shah No. P/227	Mardan	FA	12.04.1962	08.09.1982	13.12.2013	11.02.2014	11.02.2014		11.04.2022	
365.	Riaz Khan No. P/228	Peshawar	BA	01.01.1974	25.04.1992	23.12.2013	11.02.2014	11.02.2014		31.12.2033	
366.	Dost Muhammad No. P/229	Peshawar	10th	17.02.1965	14.06.1983	23.12.2013	11.02.2014	11.02.2014		16.02.2025	
367.	Sardar Gul No. P/230	Peshawar	MA	28.04.1974	08.01.1995	23.12.2013	11.02.2014	11.02.2014		27.04.2034	
368.	Sher Afzal No. P/231	Peshawar	BA	08.05.1974	25.07.1998	01.01.2010	11.02.2014	11.02.2014		07.05.2034	
369.	Syed Muzaffar Shah No. P/232	Peshawar	MA	06.11.1977	26.10.2004	01.01.2010	11.02.2014	11.02.2014		05.11.2037	
370.	Muhammad Shabir No. P/233	Peshawar	BA	21.06.1981	18.02.2002	23.12.2013	11.02.2014	11.02.2014		20.06.2041	
371.	Shams-ur-Rehman No. P/234	Peshawar	FA	17.04.1984	02.03.2006	01.01.2010	11.02.2014	11.02.2014		16.04.2044	
372.	Sajjad Hussain No. P/235	Peshawar	D.Com	05.02.1987	28.02.2006	23.12.2013	11.02.2014	11.02.2014		04.02.2047	
373.	Shafqat Hussain No. P/236	Peshawar	D.Com	25.09.1981	05.12.2006	23.12.2013	11.02.2014	11.02.2014		24.09.2041	
374.	Syed Tahir Shah No. P/237	Peshawar	FA	20.03.1972	01.12.1991	23.12.2013	11.02.2014	11.02.2014		19.03.2032	
375.	Ihsan Shah No. P/07	Charsadda	MA	10.06.1977	21.08.1998	23.12.2013	11.02.2014	11.02.2014		09.06.2037	
376.	Sabz Ali No. P/238	Charsadda	10th	15.04.1973	21.08.1991	23.12.2013	11.02.2014	11.02.2014		14.04.2033	
377.	Sanobar Shah No. P/239	Mardan	FA	15.06.1973	06.08.1991	23.12.2013	11.02.2014	11.02.2014		14.06.2033	
378.	Israr Muhammad No. P/240	Peshawar	10th	12.09.1964	07.11.1982	23.12.2013	11.02.2014	11.02.2014		11.09.2024	
379.	Zewar Shah No. P/241	Peshawar	FA	01.09.1992	02.12.1983	23.12.2013	11.02.2014	11.02.2014		31.08.2052	
380.	Saz Wali No. P/242	Peshawar	10th	02.10.1963	18.04.1969	27.09.2011	11.02.2014	11.02.2014		01.10.2023	
381.	Mudasir Shah No. P/243	Charsadda	MA	12.02.1969	13.08.1988	23.12.2013	11.02.2014	11.02.2014		11.02.2029	
382.	Fazal Rehman No. P/244	Peshawar	FA	24.04.1966	28.12.1985	23.12.2013	11.02.2014	11.02.2014		23.04.2026	
383.	Bashir Gul No. P/245	Charsadda	10th	11.03.1966	13.08.1988	23.12.2013	11.02.2014	11.02.2014		10.03.2026	
384.	Ghani-ur-Rehman No. P/246	Peshawar	10th	15.08.1965	04.01.1986	23.12.2013	11.02.2014	11.02.2014		14.08.2025	
385.	Latifullah No. K/134	Bannu	10th	10.02.1962	18.11.1981	10.01.2014	11.02.2014	11.02.2014		09.02.2022	

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S. #	NAME AND NO.	HOME DISTRICT	EDU:	D.O. BIRTH	D.O JOINING SERVICE	D.O CONF: AS SI	D.O ADMN: TO LIST "F"	D.O CONTINUOUS AS OFFG: INSPECTOR	D.OF CONF: AS INSP:	D.O RTD	REMARKS
386.	S. Wilayat Shah No. P/249	Peshawar	10th	09.10.1960	08.09.1982	21.04.2008	11.02.2014	11.02.2014		08.10.2020	
387.	Mukhtiar Ali No. P/250	Mardan	BA	21.04.1978	30.10.2006	01.01.2010	11.02.2014	11.02.2014		20.04.2038	
388.	Ghaffar Ali No. P/251	Peshawar	FA	05.02.1969	13.08.1987	27.09.2011	11.02.2014	11.02.2014		04.02.2029	


(SYED FIDA HASAN SHAH)
AIG/Establishment
For Inspector General of Police,
Khyber Pakhtunkhwa, Peshawar.



POLICE DEPTT:

CCP, PESHAWAR.

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

NOTIFICATION.

Dated 10/10/2012.

No. 17122/EC-I, CONFIRMATION IN THE RANK OF SI:- In the light of recommendations submitted by Departmental Promotion Committee held on 13-09-2012 the following Offg: SIs of Capital City Police, Peshawar are hereby confirmed in the rank of Sub-Inspectors w.e.from 13-09-2012.

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

S.No.	Name & No	Present posting	New CCP, Pesh: No.
1.	SI Fazal Dad No.522/P	CCP, Peshawar	P/181
2.	SI Abdullah Jan-526/P	CPO Central Godown	P/182
3.	SI Goihar Khan No.575/P	Charsadda	P/183
4.	SI Naseem Hayat-603/P	CCP, Peshawar	P/184
5.	SI Nasrullah Khan-659/P	Charsadda	P/185
6.	SI Jagan Habib No.660/P	Charsadda	P/186
7.	SI Arshad Ahmed-675/P	Nowshera	P/187
8.	SI Muhammad Kamran No. 676/P	Nowshera	P/188
9.	SI Saïd Munir No. 677/P	CCP, Peshawar	P/189
10.	SI Fida Hussain No.678/P	Invest: CPO/ Oper: Room	P/190
11.	SI Ijaz Ali No.680/P	Charsadda	P/191
12.	SI Zaka Ullah Khan-681/P	Traffic	P/192
13.	SI Taj Muhammad Khan-694/P	Nowshera	P/193
14.	SI Ijaz Ali No.700/P	Charsadda	P/194
15.	SI Adnan Azam-702/P	Charsadda	P/195
	SI Zahid Alam No. 703	CCP, Peshawar	P/196
	SI Rehmat Ullah-705/P	CCP, Peshawar	P/197

Offg: SI Muhammad Naseem No. 867/P of Nowshera district has been deferred from confirmation in his present rank due to non completion of his two year probationer period and also incomplete one year SHO ship.

CAPITAL CITY POLICE OFFICER,
PESHAWAR.

No. 17122-30/EC-I,

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

1. Provincial Police Officer, Khyber Pakhtunkhwa, Peshawar.
2. Addl: Inspector General of Police Investigation KPK, Peshawar alongwith two spare copies for publication KPK, Gazette Notification part-II.
3. Senior Superintendent of Police, Operations, Peshawar.
4. Senior Superintendent of Police, Investigation, Peshawar.
5. Senior Superintendent of Police, Traffic, Peshawar.
6. District Police Officers Charsadda & Nowshera.
7. Asstt: Secret CCP, Peshawar.
8. EC-II Branch

(24)

درخواست براد تعیناتی CIO/SHO

ANNEXES. R

جناب عالی!

گزارش بحضور انور ہے کہ سائل نخبثیت سب انسپکٹر پروموٹ ہوا ہے سائل کے SI کنفرمیشن کے لئے بحوالہ سٹینڈنگ آرڈر نمبر 06 سال 2007 پولیس رولز باب 13 فقرہ 10، CIO یا SHO کا پیروی گزارنا ضروری ہے۔

لہذا بذریعہ درخواست استدعا ہے کہ سائل کو کسی بھی تھانہ میں نخبثیت CIO یا SHO تعینات کرنے سے مشکور فرمائیں۔

19/04/2008

تحریر

SI فضل داد متعینہ نائب ریڈر ٹو CCPO پشاور

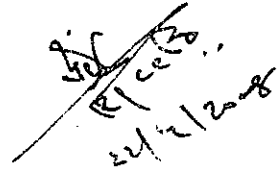


19/4

Sir,

Forwarded and recommended pl.

The request of applicant is genuine one. kindly consider him for the job as requested for.


21/4/2008





درخواست بمراد تعیناتی CIO/SHO

جناب عالی!


گزارش ہے کہ سائل نے M.A اور LLB کیا ہے بحیثیت سب انسپکٹر پروموٹ ہوا ہے سائل کے SI کنفرمیشن کے لئے بحوالہ سٹینڈنگ آرڈر نمبر 06 سال 2007 پولیس رولز باب 13 فقرہ 10، SHO یا CIO کا پیروی گزارنا ضروری ہے اندر میں بارہ قبل ازیں سائل نے ایک درخواست گزار تھی مگر وجہ نامعلوم ابھی تک اس پر کوئی عمل درآمد نہیں ہوا۔

لہذا بذریعہ درخواست استدعا ہے کہ سائل کی قواعد اور مستقبل کو مد نظر رکھ کر سائل کو کسی بھی تھانہ میں بحیثیت CIO یا SHO تعینات کرنے سے مشکور فرمائیں۔


03/05/2008

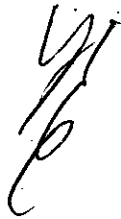
تحریر

SI فضل داد متعینہ نائب ریڈر ٹو CCPO پشاور


3/5/08

Sir,
The applicant has already requested as earlier. Therefore his present request is strongly recommended please.


A/CCPO
2/5/2008





26
درخواست، بمراء تعیناتی CIO/SHO


جناب عالی!

گزارش ہے کہ سائل نے M.A اور LLB کیا ہے بحیثیت سب انسپکٹر پروموٹ ہوا ہے سائل کے SI کنفرمیشن کے لئے بحوالہ سٹینڈنگ آرڈر نمبر 06 سال 2007 پولیس روڈز باب 13 فقرہ 10، SHO یا CIO کا پیریڈ گزارنا ضروری ہے اندر میں بارہ قبل ازیں سائل نے کئی درخواستیں گزار چکے ہیں مگر کوئی شنوائی نہیں ہوئی حالانکہ سائل کے کئی پنچمنٹس مثلاً SI روخان زیب، SI گران اللہ، وغیرہ وغیرہ کئی عرصہ سے بحیثیت SHOs تعینات ہے مگر من سائل کو نظر انداز کیا جاتا ہے ازمانہ تو شرط ہے۔
لہذا بذریعہ درخواست استدعا ہے کہ سائل کی قواعد اور مستقبل کو مد نظر رکھ کر سائل کو کسی بھی تھانہ میں بحیثیت SHO یا CIO تعینات کرنے سے مشکور فرمائیں۔

01/06/2008

تحریر

SI فضل داد متعینہ نائب ریڈر ٹو CCPO پشاور


1/6/8

Sir,

Forwarded pl. This is the final request of the applicant for posting as SHO/CIO, So that she could be found fit for confirmation under the rules.


2/6/2008

درخواستیں



(27)

درخواست بمراد تعیناتی CIO/SHO

جناب عالی!

گزارش ہے کہ سائل نے M.A اور LLB کیا ہے نحثیت سب انسپکٹر پروموٹ ہوا ہے سائل کے SI کنفرمیشن کے لئے بحوالہ سٹینڈنگ آرڈر نمبر 06 سال 2007 پولیس رولز باب 13 فقرہ 10، SHO یا CIO کا پیروی گزارنا ضروری ہے اندریں بارہ قبل ازیں سائل نے کئی درخواستیں گزار چکے ہیں مگر کوئی شنوائی نہیں ہوئی حالانکہ سائل کے کئی پنشنس مثلاً SI روحان زیب، SI گران اللہ، وغیرہ وغیرہ کئی عرصہ سے نحثیت SHOس تعینات ہے مگر من سائل کو نظر انداز کیا جاتا ہے ازمانہ تو شرط ہے۔ من سائل اندریں بارہ جناب SSP آپریشن صاحب کو بذات خود پیش ہو چکا ہوں جناب موصوف نے تعیناتی کی بھی یقین دہانی کرائی ہے مگر تا حال کوئی عمل درآمد نہیں ہوا ہے۔ سائل ایک دفعہ پھر پیش ہونے کے مستعدی ہے۔

لہذا بذریعہ درخواست استدعا ہے کہ سائل کی قواعد اور مستقبل کو مد نظر رکھ کر سائل کو کسی بھی تھانہ میں نحثیت SHO یا CIO تعینات کرنے سے مشکور فرمائیں۔

07/07/2008

تحریر

SI فضل داد متعینہ نائب ریڈر ٹو CCPO پشاور



7/7/08

جناب عالی!

SI فضل داد لطور نائب ریڈر ہرے سا کو دفتر میں کثرت سے کسی بار
مراے پسنڈ لطور SHO تعینات یا ایک تعیناتی عملے استدعا کی مگر
تا حال کوئی شنوائی نہیں ہوئی۔ اعلیٰ الہم باقمہ نہ ہوا ہے۔ پولیس ورکی
مراعاتی عبور حاصل ہے۔ SI کنفرمیشن کے شرائط پورا کرنے عملے
مطلوبہ استدعا دست و قابل توجہ ہے۔ لہذا فرمائیں۔
کہ مذکورہ کے درخواست پر غور فرمایا کہ حسب قواعد و درخواست گذرہ
کسی تعیناتی عمل میں لکھ کر فرمادیں۔
نائب ریڈر ٹو CCPO پشاور



بخدمت جناب صوبائی سربراہ پولیس خیبر پختونخوا

عنوان - درخواست برائے عطائیگی سناریائی انسپکٹر لسٹ

جناب عالی!

گزارش بحضور انور ہے کہ

۱- سائل نے مورخہ 29/10/2010 کو ایک درخواست برائے SI کنفرمیشن، انفیشینگ انسپکٹر پروموشن دیا تھا جس میں

تمام تفصیل وغیرہ دیا ہے ملاحظہ ہو F/A

۲- یہ کہ سائل کے پنچمیس روخان زیب اور گران اللہ جنھوں نے میرے ساتھ انٹرمیڈیٹ کورس پاس کر کے سناریائی لسٹ

ہمراہ لف ہے ملاحظہ ہو F/B

۳- یہ کہ من سائل بمعہ روخان زیب مورخہ 28/09/2005 کو جو کہ نکثیت ASI پروموٹ ہوئے ہیں ملاحظہ ہو F/C

۴- یہ کہ گران اللہ مورخہ 28/01/2006 کو جو کہ نکثیت ASI پروموٹ ہوا ہے ملاحظہ ہو F/D

۵- یہ کہ سائل نکثیت SI مورخہ 05/04/2008 کو پروموٹ ہوا ہے ملاحظہ ہو F/E

۶- یہ کہ سائل نے آپر کورس پاس کیا ہے ملاحظہ ہو F/F

۷- یہ کہ گران اللہ نکثیت SI مورخہ 19/12/2007 کو پروموٹ ہوا ملاحظہ ہو F/G

۸- یہ کہ SI کنفرمیشن اور انسپکٹر پروموشن کے لئے سٹینڈنگ آرڈر نمبر 06 پولیس رولز 13-10-2 کی تحت SHO یا

CIO پیریڈ ایک سال گزارنا لازمی قرار دیا گیا ہے ملاحظہ ہو میرا درخواست پر CCPO کی جواب F/H

۹- یہ کہ سائل نے بدوران سروس سیریل نمبر 07 کے اغراض و مقاصد کو پورا کرنے کے لئے مختلف تواریخ میں CCPO کو

درخواستیں برائے SHO، CIO پیریڈ گزارنے دیئے تھے جو افسران بالانے فائل کئے ہیں ملاحظہ ہو

F/I, II, III, IV

۱۰- یہ کہ سائل نے CIO یا SHO کے پیریڈ نہیں گزارے اور افسران بالانے سائل کو صرف ایک سال پیریڈ گزارنے کا

موقع نہیں دیا۔ جبکہ میرے پنچمیس روخان زیب اور گران اللہ کو 7/8 سال متواتر SHO پیریڈ گزارنے کے مواقع فراہم کئے

ہیں جسکی وجہ سے انھوں نے پروموشن کر کے من سائل سے آگے بڑھنے لگے جسکی وجہ سے دونوں کے پروموشن نکثیت انسپکٹر ہو

گئے ہیں ملاحظہ ہو F/J

۱۱- کیا یہ انصاف کہ میرے پنچمیس کو مسلسل 7/8 سال SHO، CIO پیریڈ گزارنے کے مواقع ملتے ہیں جبکہ مجھے ایک

(Handwritten signature)

سال کا موقع بھی نہیں ملا حالانکہ میرا تعلیم MA/LLB ہے جبکہ اُنکا تعلیم میٹرک Matric ہے اور من سائل نے وقتاً فوقتاً افسران بالاندکورہ مقصد پورا کرنے کے لئے ہمراہ لف درخواستوں کے علاوہ پیش کیا ہے مگر بے سود۔

۱۲۔ یہ کہ سائل اب بحیثیت انسپکٹر پروموٹ ہو چکا ہے اور سناریائی لسٹ ملاحظہ ہو F/K میں سائل کا نام سیریل نمبر 248 روخان زیب کا نام سیریل نمبر 68 اور گران اللہ کا نام سیریل نمبر 97 پر موجود ہیں۔

۱۳۔ علاوہ ازیں سائل سے اس وجہ پر کافی دیگر جو نیز بندے آگے نکلے ہیں مثلاً رحمت علی سیریل نمبر 115، عنایت اللہ سیریل نمبر 132 محمد یاسین سیریل نمبر 133، محمد نبی سیریل نمبر 160 لیاقت علی سیریل نمبر 181، سعید خان سیریل نمبر 200 نور اللہ سیریل نمبر 201، وغیرہ وغیرہ ملاحظہ ہو F/L

۱۴۔ یہ کہ CCPO صاحب نے میرے درخواست پر وہی جواب دیا ہے جسکے لئے میں لا تعداد درخواستیں دیکر جنھوں نے فائل کیا ہے اور مجھے موقع دینے سے محروم رکھا گیا ہے ملاحظہ ہو F/M

۱۵۔ حسب روز و قواعد سائل کے نام روخان زیب کے بعد تھا اور اب روخان زیب سیریل نمبر 68 پر DSP پروموٹ ہونے والا ہے جو کہ سائل کے سیریل نمبر 69 پر حق بنتا ہے۔

۱۶۔ سائل نے سال ۱۹۹۶ سے لے کر تاحال افسران بالا سے اسے سی آر رپورٹ A+ حاصل کیا ہے اور بعض افسران نے سالانہ رپورٹ میں میری کارکردگی کو ایک امتیازی حیثیت سے سراہا ہے اور لکھا ہے کہ میں کے پی پولیس کے لئے ایک نمونہ ہوں۔ پھر بھی اپنی بیج میٹ سے پیچھے رہ کر میری سناریائی کو متاثر کیا ہے۔

لہذا بذریعہ درخواست استدعا ہے کہ سائل کے کوائف و محکمانہ کورسز وغیرہ کو مد نظر رکھ کر سائل کے سناریائی انسپکٹر لسٹ میں 69 نمبر پر لانے کا حکم صادر فرما کر مشکور فرمائیں۔

انسپکٹر فضل داد سیریل نمبر P-181 متعینہ وزیر اعلیٰ کمپلیٹ سیل



(30)

ANNEX F

The Chairman Departmental
Promotion Committee CCP Peshawar

Subject:- REPRESENTATION

With due respect and humble submission, appellant submits the present representation on the following facts and grounds.

FACTS:-

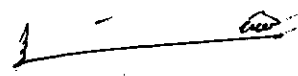
1. That appellant is presently serving as ASO to Honorable Chief Minister Khyber Pakhtunkhwa. Appellant submitted an application before worthy Inspector General of Police Khyber Pakhtunkhwa for restoration of seniority.
 2. That the representation was returned to the office of CCPO Peshawar with remarks that the seniority of appellant could be restored subject to antedating his confirmation in the rank of Sub-Inspector. (F/A)
 3. That the confirmation of appellant in the rank of Sub-Inspector was deferred several times as appellant had not completed prescribed period of service in the respective units of Police.
 4. That appellant had submitted several application for posting and completion of prescribed period for confirmation in the rank of Sub-Inspector but the applications of appellant were not considered.
 5. That eventually appellant was confirmed in the rank of Sub-Inspector with effect from 13.09.2012 instead of actual date with colleague officer with effect from 30.07.2010 when colleague officer namely Rohan Zeb was confirmed.
 6. That according to the reported judgment of Service Tribunal Khyber Pakhtunkhwa 1992 PLC (C.S) 944, when chance of serving in the prescribed unit is not given to the concerned Police officer so he has not at fault if he could not meet the requirement for confirmation in the rank of Sub-Inspector. Copy enclosed. (F/B)
 7. That according to ~~50~~ GAD Rules if a person is deferred and is then cleared than he will regain his seniority with colleague officer Copy enclosed. (F/C)
 8. That the other region of the Khyber Pakhtunkhwa use to antedate the confirmation of Sub-Inspector in genuine cases. One of the copy of the orders is enclosed for perusal. (F/D)
- 14

(31)


That certain lady Sub-Inspectors were confirmed in the rank of Sub-Inspector in relaxation of the rules. Copy enclosed.

It is therefore, requested that the confirmation of appellant in the rank of Sub-Inspector may be antedate with his colleague officer with effect from 30.07.2010.

Yours Truly,



DSP/ASO
CM Secretariat
Khyber Pakhtunkhwa,
Peshawar.



32



ANNEX G

From:- The Capital City Police Officer,
Peshawar.

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

No. 286 /EC-I, dated Peshawar the, 6 / 1 /2015.

Subject: **APPLICATION.**
Memo:

Please refer to your office endst: No. 2597/E-III, dated
02-12-2014.

It is submitted that a photo copy of detail comments of
DSP/Legal Peshawar on the appeal of Inspector Fazal Dad Khan is sent
herewith as desired please.

FOR CAPITAL CITY POLICE OFFICER,
PESHAWAR

[Handwritten signature]
05/01

[Handwritten signature]

(83)

REFERENCE ATTACHED.


Sir,

It is submitted that I have gone through the Note Sheet of EC-I on the representation filed by Inspector Fazal Dad Khan soliciting seniority in List-F received in this office for offering comments on para-9 of the representation.

As per Note Sheet of EC-I short facts leading to the instant representation are that the applicant was promoted as Offg: S.I on 21.04.2008. He qualified Upper College Course in the term ending 20.9.2010 and completed his two years continuous service in Investigation Wing KPK Peshawar. So after completion of pre-requisite criteria for confirmation, he was confirmed in the rank of Sub Inspector by the DPC held on 13.9.2012 vide Notification No.17122/EC-I, dated 10.10.2012.

So far as comments on para-9 of the representation with regard to submission of various application to high ups for posting as SHO/CIO at any police station are concerned, the same were not considered by the competent authority and was condemned unheard.

Foregoing in view, as claim of seniority in List-F falls under the domain of CPO, it would be appropriate to send the representation to CPO for consideration please.


**DSP/Legal,
Peshawar.**



(3W) ANNEX H

From:- THE Capital City Police Officer,
Peshawar.

To :- The Provincial Police Officer,
Khyber Pakhtunkhaw, Peshawar.

NO. 1956 /EC-I, dated Peshawar the, 6/2 /2015.

Subject: **APPLICATION.**

Memo:

Please refer to your office memo: No. 137/E-II, dated 13-01-2015.

It is submitted that parawise comments on the application of Inspector Fazal Dad Khan regarding his seniority are as under..

- 1) Yes. The applicant was submitted an application on 24-10-2010, through Addl: IGP/Investigation KPK for confirmation in the rank of SI.
- 2) Yes.
- 3) Yes.
- 4) Yes.
- 5) No. He was promoted as offg: SI on 21-04-2008.
- 6) Yes. He has qualified Upper College Course on 10-09-2010.
- 7) Yes.
- 8) Yes. Reply on para-1 on his application was submitted to Addl: IGP KPK on 29-01-2011 that he has not availed 1 year SHO/CIO period which is mandatory for confirmation under P.Rules 13.10(2) and S/O No. 6/2007.
- 9) Comments already forwarded to your good office vide this office memo:No. 186/EC-I, dated 06-01-2015.
- 10) Yes.
- 11) Relate to para-9.
- 12) Relate to CPO.
- 13) No. All the junior from him have completed their mandatory requirements for confirmation before him.
- 14) Yes.
- 15) Relate to CPO.
- 16) Yes

FOR CAPITAL CITY POLICE OFFICER,
PESHAWAR.



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

25
ANNEX-I

No. 485 /E-III. Dated Peshawar, the 18/2 /2015.

To The Capital City Police Officer,
Peshawar.

Subject: APPLICATION.

Memorandum:- Please refer to your office Memorandum No.1956/EC-I, dated 06.02.2015, on the subject noted above.

In view of the position explained by Inspector Fazal Dad in his representation therefore, seniority of the officer could be restored subject to antedating his confirmation in the rank of Sub-Inspector.

CCPO/Peshawar is the competent authority of revising the confirmation of the officer in the rank of Sub-Inspector.

Complete case

(PERVEZ ILLAHI)
Registrar

For Inspector General of Police,
Khyber Pakhtunkhwa, Peshawar.

17/2

[Handwritten signature]

36

ANNEX-1

From:- The Capital City Police Officer,
Peshawar.

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

No. _____/EC-I, dated Peshawar the, 10/8/2015.

Subject: **APPEAL FOR JUSTICE.**

Memo:

Please refer to your office memo: No. 1992/E-III, dated 31-07-2015.

It is submitted that the seniority/back date confirmation case of Acting DSP Fazal Dad No.P/181 was examined by the Departmental Promotion Committee held on 09.06.2015 and made the following decision please:-

" His seniority case was examined by the DPC and referred to DSP/Legal for comments. As per DSP/Legal opinion he was not entitled for ante-date confirmation seniority as he had not completed mandatory requirements of confirmation. Moreover, he has taken the plea of confirmation of ladies Police. The lady Police were exempted from the mandatory period of field posting as SHO by the then PPO KPK. However, the applicant be asked to file representation at CPO for such exemption and raise the issue as mentioned at para-2 of his representation".

Photo copy of DSP Legal opinion and PPO, KPK, Peshawar letter 22056/E-II, dated 24.09.2007 are enclosed please.

Encl E

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

No. 14818 /EC-I, ✓

Copy of above is sent to Acting DSP Fazal Dad CM Secretariat KPK, Peshawar.

[Handwritten signature]

POWER OF ATTORNEY

In the Court of Khyber Pakhtun Khwa Sardar Fakhruddin
Peshawar

Fazal Dad.

} For
} Plaintiff
} Appellant
} Petitioner
} Complainant

VERSUS

Provincial Police Officer, Khyber
Pakhtun Khwa, Peshawar and others.

} Defendant
} Respondent
} Accused

Appeal/Revision/Suit/Application/Petition/Case No. _____ of _____

Fixed for _____

I/We, the undersigned, do hereby nominate and appoint

IJAZ ANWAR ADVOCATE, SUPREME COURT OF PAKISTAN

and SAJID AMIN Advocate

my true and lawful attorney, for me in my same and on my behalf to appear at Peshawar to appear, plead, act and answer in the above Court or any Court to which the business is transferred in the above matter and is agreed to sign and file petitions. An appeal, statements, accounts, exhibits. Compromises or other documents whatsoever, in connection with the said matter or any matter arising there from and also to apply for and receive all documents or copies of documents, depositions etc, and to apply for and issue summons and other writs or subpoena and to apply for and get issued and arrest, attachment or other executions, warrants or order and to conduct any proceeding that may arise there out; and to apply for and receive payment of any or all sums or submit for the above matter to arbitration, and to employ any other Legal Practitioner authorizing him to exercise the power and authorizes hereby conferred on the Advocate wherever he may think fit to do so, any other lawyer may be appointed by my said counsel to conduct the case who shall have the same powers.

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

AND I/we hereby agree to ratify and confirm all lawful acts done on my/our behalf under or by virtue of this power or of the usual practice in such matter.

PROVIDED always, that I/we undertake at time of calling of the case by the Court/my authorized agent shall inform the Advocate and make him appear in Court, if the case may be dismissed in default, if it be proceeded ex-parte the said counsel shall not be held responsible for the same. All costs awarded in favour shall be the right of the counsel or his nominee, and if awarded against shall be payable by me/us

IN WITNESS whereof I/we have hereto signed at _____

the _____ day to _____ the year 2012

Executant/Executants _____

Accepted subject to the terms regarding fee _____

Accepted

SAJID AMIN
ADVOCATE HIGH COURT

Legal Advisor Services & Labour Laws Consultants
FR-3-4, Fourth Floor, Bilour Plaza Peshawar Cantt.
Ph: 091-5272054, Mob: 0333-4584986, 0333-155556

Ijaz Anwar

Advocate High Courts & Supreme Court of Pakistan

ADVOCATES, LEGAL ADVISORS, SERVICE & LABOUR LAW CONSULTANT
FR-3 & 4, Fourth Floor, Bilour Plaza, Saddar Road, Peshawar Cantt
Ph.091-5272154 Mobile-0333-9107225

Time Hand DIA

(D)

**IN THE SUPREME COURT OF PAKISTAN
(APPELLATE JURISDICTION)**

PRESENT:
MR. JUSTICE MIAN SAQIB NISAR
MR. JUSTICE SARMAD JALAL OSMANY

CIVIL APPEAL NO.566 OF 2012

(Against the judgment dated 21.12.2011 of the KPK Service Tribunal, Camp Court Abbottabad passed in Appeal No.811 of 2008)

Tariq Habib Khan and others ... Appellant

VERSUS

The Provincial Police Officer, KPK Peshawar and others ... Respondent

For the appellants:	Mr. Ijaz Anwar Khan, ASC
For respondents No.1-2:	Mr. Zahid Yousaf, Addl.A.G. KPK Mr. Tariq Habib, DSP Legal
For respondent No.3:	Mr. Muhammad Ayub, ASC
Date of hearing:	18.9.2013

ORDER

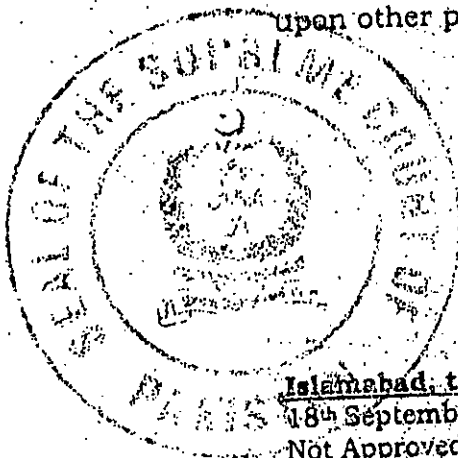
MIAN SAQIB NISAR, J.- Respondent No.3 was an unconfirmed Sub-Inspector who was denied confirmation by the competent authority vide order dated 8.10.2001. This order was never challenged by him in time, however, he was confirmed on 11.5.2004 and subsequently promoted as Inspector in the year 2005. After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

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

ATT
Supri

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

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



Sd/- Mian Saqib Mirza
Sd/- Saadul Jalal Usman

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

23/9/13

He... cause... He replied the... position arbitrarily vide order... against this order to the competent authority... on 18-8-1999. In this background he had to file this appeal before the Tribunal seeking the quashment of the original as well as the appellate orders.

2. It is submitted by the learned counsel for the appellant that reversion has taken place allegedly on the following grounds:--

- (i) That he was 3rd divisioner in Matric;
- (ii) that the dispatch number allotted to his appointment order was in conflict with the office record; and
- (iii) the appointment order was signed by incompetent officer.

3. According to the learned counsel, the appellant was a 2nd divisioner in Matric. It was none of his business to ensure that the office record correct dispatch number in the relevant register and as for incompetency of the officer who allegedly signed the appointment order, he (appellant) cannot be held responsible for this remiss.

4. The department controverted the pleas taken by the appellant reiterating their grounds taken in the show-cause notice adding that there was no 1% quota for the promotion of departmental candidates.

5. Arguments have been heard and record has been perused.

6. As for the claim that he was 3rd divisioner in Matric, the appellant asserted in para 1 of the appeal:--

"That the appellant was appointed as Mali vide order, dated 9-10-1984, subsequently he joined the duty and started serving the department with devotion. During the service the appellant passed his Matriculation Examination in 2nd Division 1989. The appellant also passed his P.T.C. Examination in first division in 1991."

7. The reply to this paragraph given by the respondents is as follow:--

"Admitted as correct."

This means that the respondents conceded that the appellant was 2nd Divisioner in Matric and also P.T.C. in 1st Division. This shows that there is no cavil with his claim that he possessed the requisite qualification.

As for the wrong dispatch number assigned to this order in the

relevant register, it shows that this was not the responsibility of the appellant. As regards, the signing of the appointment order by incompetent officer that too is a fault of the department and they can be allowed to draw any advantage of their wrong in view of the law laid down by honourable Supreme Court in PLD 1964 SC 572.

9. During the course of the arguments reference was made by the learned counsel to certain identical appointments namely those of Zafar Iqbal in Tehsil Taunsa, Mukhtar Ahmad in D.G. Khan and Muhammad Ghafoor in Rajanpur against PTC quota. All these persons were in the first instance Class IV employees and after acquiring the requisite qualification were promoted as PTC Teachers in their respective circles and were still serving in capacity of the PTC Teachers. The education officials present in the Court could not controvert the assertion. Learned counsel also drew attention towards the judgment of this Tribunal in Appeal No.2229 of 1999 (Allah Bakhsh v. Director Education, Multan). In this case appellant had worked as PTC Teacher for quite some time and a valuable right had accrued to him and after a long period the department cannot be allowed to turn back and say that the order passed by the authority was incompetent in view of the principle of locus poenitentiae laid down by the honourable Supreme Court in PLD 1969 SC 407. The appellant has relied upon the existence of 1% quota and circular letter issued by the education authorities as back as 19-2-1977 (Page 48). The department has claimed that this policy was no longer extent. Even if the position was of doubtful nature benefit of such a doubt should have accrued to the appellant. In this view of the matter, the appeal is accepted and the appellant shall be allowed to continue as PTC Teacher. During the period he had not been performing his services as a PTC Teacher, he will be entitled to pay of his former posts.

H.B.T./34/Pb. (Sr.Trib.)

Appeal accepted.

2001 P L C (C.S.) 243

[Supreme Court (AJ&K)]

Present: Sardar Said Muhammad Khan C.J. and
Muhammad Yunus Surakhvi, JJ

Kh. MUHAMMAD AHSAN

versus

MANZOOR ALI KHOKHAR and another.

Civil Review Petition No.7 of 1998, decided on 15th August, 1998.

(In the matter of review from the judgment of the Supreme Court,
dated 15-6-1998 in Civil Appal No.49 of 1998).

P-13 To 2.4.14 off 8. from date of absence

P-14 DA 15.4.14

-15 R. 7.5.14

P-7 - charge sheet dated 13.3.14

P-10 findings

pension. (to) 10m's

Rtd on 5.1.86 from Army

then Sweeper on G.M. 5.10.1988

on 5.9.1988

Rtd from wof 3.6.2008.

P 34 back

Applied

31-10-2011 signed p

G.O. U

P6 16.24.7.14

DA 18.8.14 2 and intent with account

STA 15.10.14.

2013 PLC SC 829 (ch)

2007 PLC CS 364. been

mistake on the part of authority

P-36 10.10.8.2015 final order

recurring case 7 actin.

VAKALAT NAMA

NO. 1021 /2015

IN THE COURT OF Service Tribunal Peshawar

Fazal Dad Khan

(Appellant)
(Petitioner)
(Plaintiff)

VERSUS

Police Dept.

(Respondent)
(Defendant)

I/We Fazal Dad Khan

Do hereby appoint and constitute **M.Asif Yousafzai, Advocate, 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 _____/20.

[Signature]
(CLIENT)

ACCEPTED

[Signature]
M. ASIF YOUSAFZAI

Advocate

[Signature]
TAIMUR ALI KHAN

Advocate

M. ASIF YOUSAFZAI

Advocate High Court,
Peshawar.

OFFICE:

Room No.1, Upper Floor,
Islamia Club Building,
Khyber Bazar Peshawar.

Ph.091-2211391-

0333-9103240

M. Asif Yousafzai
Advocate Supreme Court Pakistan
High Court Peshawar
Room No FR-8, Fourth Floor
Bilour Plaza Peshawar Cantt.
Cell: 0333-9103240

NO OBJECTION CERTIFICATE

it is to certify that the undersigned has no objection if his client namely Fazal Dad engage any other counsel for his case pending before the Honorable Service Tribunal.



Yasir Saleem

Advocate, High Court

BEFORE THE SERVICE TRIBUNAL KHYBER PAKHTUNKHWA PESHAWAR.



Service Appeal No.1021/2015.

Fazal Dad Khan No. P/181 acting DSP, posted at CM Secretariat..... Appellant.

VERSUS.

1. Capital City Police Officer, Peshawar.
2. Provincial Police Officer, Khyber Pakhtunkhwa, Peshawar. Respondents.

REPLY ON BEHALF OF RESPONDENTS

Respectfully Shewth:


PRELIMINARY OBJECTIONS.

1. That the appeal is badly time barred.
2. That the appeal is bad for mis-joinder and non-joinder of necessary parties.
3. That the appellant has not come to this court with clean hands.
4. That the appellant has no cause of action.
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 appellant got no locus standi and cause of action to file the instant appeal.

ATTESTED

FACTS:-

- 1- Para No.1 pertains to record, hence needs no comments.
- 2- Para No. 2 is for the appellant to prove hence needs no comments.
- 3- Para No. 3 is correct to the extent that the appellant was not confirmed as Sub-Inspector because he had not completed mandatory requirements for confirmation. He had not completed one year period as SHO of Police Station which is mandatory for confirmation to the rank of SI.
- 4- Para No. 4 is already explained in detail in para No. 3.
- 5- Para No. 5 is correct to the extent that the appellant filed a departmental appeal which was placed before DPC and after due consideration was decided on the ground that the appellant is not entitled for anti date confirmation seniority as he had not completed mandatory requirement of confirmation i.e completing of One Year period as SHO of a Police Station.
- 6- That appeal of appellant being devoid of merits may kindly be dismissed on the following grounds.


EXAMINER
Khyber Pakhtunkhwa
Service Tribunal,
Peshawar


GROUND:-

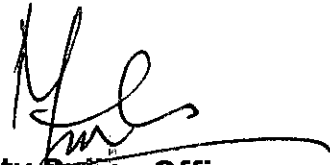
- A- Incorrect. The appellant was treated as per law and rules.
- B- Incorrect. The appellant was not entitled for anti-date confirmation as he had not completed mandatory requirements.

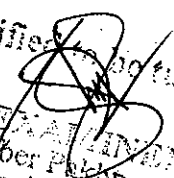
- C- Incorrect. The appellant was treated as per law and rules. No right of appellant has been infringed.
- D- Incorrect. The appellant did not made a representation to be posted as SHO of a police station, which is mandatory for confirmation to the rank of SI.
- E- Incorrect. Para already explained above in detail.
- F- Incorrect. The appellant was refused confirmation in the ground that he was not entitled for confirmation due to lack of completion of One Year period as SHO of Police Station.
- G- Respondents also seek permission of this Honorable Tribunal to raise additional grounds at the time of arguments.

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.


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


**Capital City Police Officer
 Peshawar.**

Certified true copy

**EXAMINER
 Khyber Pakhtunkhwa
 Service Tribunal,
 Peshawar**

Date of Presentation of Application 30-6-17
 Number of Words 800
 Copying Fee 65
 Urgent 25
 Total 85
 Name of Copyist [Signature]
 Date of Completion of Copy 30-6-17
 Date of Delivery of Copy _____

BEFORE THE KHYBER PAKHTUNKHWA
SERVICE TRIBUNAL PESHAWAR



In the matter of
Appeal No. 1021/2015

Fazal Dad Khan.....(Appellant)

VERSUS

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

REJOINDER TO THE PARA WISE REPLY ON
BEHALF OF THE APPELLANT

Respectfully submitted:

The appellant submits his rejoinder as under:

ON PRELIMINARY OBJECTIONS:

1. Contents incorrect and misleading, the instant appeal is filed well within the prescribed period of limitation.
2. Contents incorrect and misleading, all parties necessary for the disposal of the appeal are arrayed in the instant appeal.
3. Contents incorrect and misleading, the appellant has come to the tribunal with clean hands.
4. Contents incorrect and misleading, the appellant has illegal been denied confirmation and seniority w.e.f his due date i.e when his colleagues / juniors were confirmed as Sub Inspector, hence he has got the necessary cause of action to file the instant appeal.
5. Contents incorrect and misleading, no rules of estoppel is applicable to the instant case.

ATTESTED

EXAMINER
Khyber Pakhtunkhwa
Service Tribunal,
Peshawar

6. Contents incorrect and misleading, all necessary facts are brought before this Honourable Tribunal and nothing has been concealed.
7. Contents incorrect and misleading, the appellant has illegal been denied confirmation and seniority w.e.f his due date i.e when his colleagues / juniors were confirmed as Sub Inspector, hence being an aggrieved civil servant he has got the necessary locus standi to file the instant appeal.

ON FACTS

1. Contents need no reply, however contents of Para-1 of the appeal are true and correct.
2. Contents need no reply, however contents of Para-2 of the appeal are true and correct.
3. Contents need no reply, however contents of Para-3 of the appeal are true and correct. Moreover the posting as SHO/Independent in-charge of the Police Station is not the prerogative of the appellant, rather this authority vest in the CCPO to post him SHO in order to qualify for confirmation as SI and then be considered him for promotion to the rank of Inspector, similarly there is nothing on record that ht appellant has disobeyed any order of his appointment as SHO, therefore when there is no fault on his part for being posted on such post, how can he be denied the confirmation on this score. Even otherwise after completion of two years probation, as provided under 13.18 of police Rules 1934, the appellant stood automatically confirmed in absence of any order regarding extension of his probation period by the competent authority.
4. Contents need no reply, however contents of Para-4 of the appeal are true and correct. Moreover as explained above.
5. Contents of Para-4 of the appeal are correct, the reply submitted to the Para being partially admitted hence to that extent need no comments while rest of the para regarding non entitlement of the appellant for antidation is incorrect and misleading. The appellant was entitled for confirmation from the date when his juniors/colleagues were confirmed, he could not be denied confirmation from his due date for the sole reason that he did not remain SHO for one year as it was the responsibility of the

ATTESTED

EXAMINER
Khyber Pakhtunkhwa
Service Tribunal,
Peshawar

Respondent Department to have post him. Moreover this Honorable Tribunal has also in a number of judgments held that denying confirmation/promotion on this merely because the police officer did not remain SHO for one year hold no ground because it was for the authority to give the appellant assignment of SHO beign a discipline force, the appellant could not post himself as independent SHO to meet the requirement.

- 6. Contents of para 6 of the appeal are correct the reply submitted to the para is incorrect and misleading.

GROUND

The Grounds (A to G) taken in the memo of appeal are legal and will be substantiated at the time of arguments.

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

Through

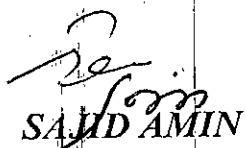
Appellant



IJAZ ANWAR

Advocate, Peshawar.

&



SAJID AMIN

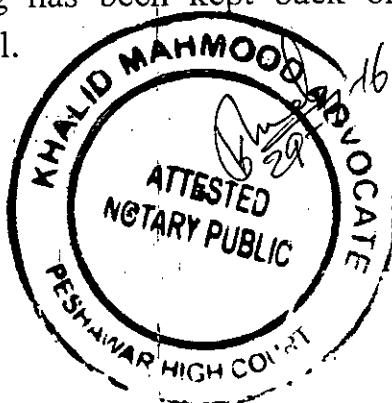
Advocate, Peshawar.

Date of Presentation of Application: 30-6-17
Number of Words: 1200
Copying Fee: 8-
Urgent: 2-
Total: 10-
Name of Copyist: [Signature]
Date of Completion of Copy: _____
Date of Delivery of Copy: _____

AFFIDAVIT

I do, hereby solemnly affirm and declare on oath that the contents of the above rejoinder as well as titled appeal are true and correct and nothing has been kept back or concealed from this Honouralbe Tribunal.

Certified to be true copy
Khyber Pakhtunkhwa
Service Tribunal,
Peshawar.



[Signature]
Deponent

BEFORE THE SERVICE TRIBUNAL KHYBER PAKHTUNKHWA PESHAWAR.

Service Appeal No.1021/2015.

Fazal Dad Khan No. P/181 acting DSP, posted at CM Secretariat..... Appellant.

VERSUS.

1. Capital City Police Officer, Peshawar.
2. Provincial Police Officer, Khyber Pakhtunkhwa, Peshawar.Respondents.

REPLY ON BEHALF OF RESPONDENTS

Respectfully Shewth:

PRELIMINARY OBJECTIONS.

1. That the appeal is badly time barred.
2. That the appeal is bad for mis-joinder and non-joinder of necessary parties.
3. That the appellant has not come to this court with clean hands.
4. That the appellant has no cause of action.
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 appellant got no locus standi and cause of action to file the instant appeal.

FACTS:-

- 1- Para No.1 pertains to record, hence needs no comments.
- 2- Para No. 2 is for the appellant to prove hence needs no comments.
- 3- Para No. 3 is correct to the extent that the appellant was not confirmed as Sub-Inspector because he had not completed mandatory requirements for confirmation. He had not completed one year period as SHO of Police Station which is mandatory for confirmation to the rank of SI.
- 4- Para No. 4 is already explained in detail in para No. 3.
- 5- Para No. 5 is correct to the extent that the appellant filed a departmental appeal which was placed before DPC and after due consideration was decided on the ground that the appellant is not entitled for anti date confirmation seniority as he had not completed mandatory requirement of confirmation i.e completing of One Year period as SHO of a Police Station.
- 6- That appeal of appellant being devoid of merits may kindly be dismissed on the following grounds.

GROUND:-

- A- Incorrect. The appellant was treated as per law and rules.
- B- Incorrect. The appellant was not entitled for anti-date confirmation as he had not completed mandatory requirements.

- C- Incorrect. The appellant was treated as per law and rules. No right of appellant has been infringed.
- D- Incorrect. The appellant did not made a representation to be posted as SHO of a police station, which is mandatory for confirmation to the rank of SI.
- E- Incorrect. Para already explained above in detail.
- F- Incorrect. The appellant was refused confirmation in the ground that he was not entitled for confirmation due to lack of completion of One Year period as SHO of Police Station.

G- Respondents also seek permission of this Honorable Tribunal to raise additional grounds at the time of arguments.

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.



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



**Capital City Police Officer
Peshawar.**

BEFORE THE SERVICE TRIBUNAL KHYBER PAKHTUNKHWA PESHAWAR.

Service Appeal No.1021/2015.


Fazal Dad Khan No. P/181 acting DSP, posted at CM Secretariat..... Appellant.


VERSUS.

1. Capital City Police Officer, Peshawar.
2. Provincial Police Officer, Khyber Pakhtunkhwa, Peshawar.Respondents.

AFFIDAVIT

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


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


**Capital City Police Officer
Peshawar.**

بدرالت جناب سپریم سروس ٹریبیونل لیاہور

تفضل داد نمبر BSP P/181
بنام

PPO صاحب - KPK - C.C.P.O صاحب

جناب عالی

معلوم ہے کہ مقدمہ عنوان بالا
میں سائل کی تاریخ بندی 08/16/16 ہے
جو کہ طوالت کا باعث ہے۔

استدعا ہے کہ سائل کو قریب ہی 07/16/16
سے پہلے کوئی تاریخ بندی نہ ہو۔
شکریہ فرمادیں۔

تفضل۔ تاریخ 26/16

العارض

تفضل داد DSP/ASO ڈیپٹی سیکریٹری لیاہور

put up with
record of
27.06.16

Record Search
date is already
fixed as 01.08.16
28.06.16

BEFORE THE KHYBER PAKHTUNKHWA
SERVICE TRIBUNAL PESHAWAR

In the matter of
Appeal No. 1021/2015

Fazal Dad Khan.....(*Appellant*)

VERSUS

Provincial Police Officer Khyber Pakhutukhwa, Peshawar &
others..... (*Respondents*)

REJOINDER TO THE PARA WISE REPLY ON
BEHALF OF THE APPELLANT

Respectfully submitted:

The appellant submits his rejoinder as under:

ON PRELIMINARY OBJECTIONS:

1. Contents incorrect and misleading, the instant appeal is filed well within the prescribed period of limitation.
2. Contents incorrect and misleading, all parties necessary for the disposal of the appeal are arrayed in the instant appeal.
3. Contents incorrect and misleading, the appellant has come to the tribunal with clean hands.
4. Contents incorrect and misleading, the appellant has illegal been denied confirmation and seniority w.e.f his due date i.e when his colleagues / juniors were confirmed as Sub Inspector, hence he has got the necessary cause of action to file the instant appeal.
5. Contents incorrect and misleading, no rules of estoppel is applicable to the instant case.

6. Contents incorrect and misleading, all necessary facts are brought before this Honourable Tribunal and nothing has been concealed.
7. Contents incorrect and misleading, the appellant has illegal been denied confirmation and seniority w.e.f his due date i.e when his colleagues / juniors were confirmed as Sub Inspector, hence being an aggrieved civil servant he has got the necessary locus standi to file the instant appeal.

ON FACTS

1. Contents need no reply, however contents of Para-1 of the appeal are true and correct.
2. Contents need no reply, however contents of Para-2 of the appeal are true and correct.
3. Contents need no reply, however contents of Para-3 of the appeal are true and correct. Moreover the posting as SHO/Independent in-charge of the Police Station is not the prerogative of the appellant, rather this authority vest in the CCPO to post him SHO in order to qualify for confirmation as SI and then be considered him for promotion to the rank of Inspector, similarly there is nothing on record that ht appellant has disobeyed any order of his appointment as SHO, therefore when there is no fault on his part for being posted on such post, how can he be denied the confirmation on this score. Even otherwise after completion of two years probation, as provided under 13.18 of police Rules 1934, the appellant stood automatically confirmed in absence of any order regarding extension of his probation period by the competent authority.
4. Contents need no reply, however contents of Para-4 of the appeal are true and correct. Moreover as explained above.
5. Contents of Para-4 of the appeal are correct, the reply submitted to the Para being partially admitted hence to that extent need no comments while rest of the para regarding non entitlement of the appellant for antidation is incorrect and misleading. The appellant was entitled for confirmation from the date when his juniors/colleagues were confirmed, he could not be denied confirmation from his due date for the sole reason that he did not remain SHO for one year as it was the responsibility of the

Respondent Department to have post him. Moreover this Honorable Tribunal has also in a number of judgments held that denying confirmation/promotion on this merely because the police officer did not remain SHO for one year hold no ground because it was for the authority to give the appellant assignment of SHO beign a discipline force, the appellant could not post himself as independent SHO to meet the requirement.

6. Contents of para 6 of the appeal are correct the reply submitted to the para is incorrect and misleading.

GROUNDS

The Grounds (A to G) taken in the memo of appeal are legal and will be substantiated at the time of arguments.

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

Through

Appellant



IJAZ ANWAR

Advocate, Peshawar.

&

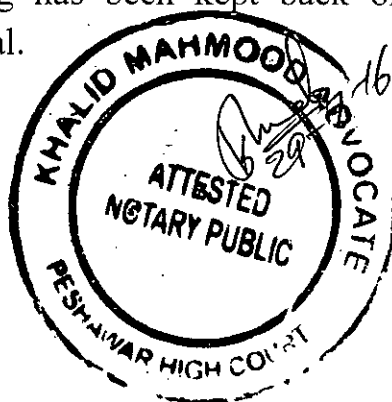


SAJID AMIN

Advocate, Peshawar.

AFFIDAVIT

I do, hereby solemnly affirm and declare on oath that the contents of the above rejoinder as well as titled appeal are true and correct and nothing has been kept back or concealed from this Honouralbe Tribunal.




Deponent

KHYBER PAKHTUNKWA SERVICE TRIBUNAL, PESHAWAR

No. 987 /ST

Dated 26 / 4 / 2017

To


The P.P.O,
Government of Khyber Pakhtunkhwa,
Peshawar.

Subject: -

JUDGMENT

I am directed to forward herewith a certified copy of Judgement dated 25.4.2017 passed by this Tribunal on the above subject for strict compliance.

Encl: As above


REGISTRAR
KHYBER PAKHTUNKHWA
SERVICE TRIBUNAL
PESHAWAR.

BEFORE THE KHYBER PAKHTUNKHWA SERVICE TRIBUNAL, PESHAWAR.

Appeal No. 37/2011

Date of Institution. ... 10.1.2011
Date of Decision. ... 03.4.2013



Ehsanud Din, OSI presently on Deputation to
Islamabad Traffic Police, Islamabad.

(Appellant)

VERSUS

1. The Provincial Police Officer, Khyber Pakhtunkhwa, Peshawar.
2. The Regional Police Officer, Bannu Region, Bannu.
3. The District Police Officer, Bannu.
4. The DPC through its Chairman, DIG/RPO, Bannu. (Respondents)

APPEAL UNDER SECTION 4 OF THE KHYBER PAKHTUNKHWA SERVICE TRIBUNAL ACT 1974 AGAINST THE DECISION OF DPC WHEREBY THE APPELLANT HAS NOT BEEN CONFIRMED IN THE RANK OF SUB INSPECTOR AND AGAINST THE FINAL REJECTION ORDER DATED 6.12.2010, RECEIVED BY THE APPELLANT ON 12.12.2010 AFTER REACHING TO THE ISLAMABAD OFFICE ON 11.12.2010.

MR. MUHAMMAD ASIF YOUSAFZAI,
Advocate

For appellant

MR. ARSHAD ALAM,
Government Pleader

For respondents.

MR. SULTAN MAHMOOD KHATTAK,
SYED MANZOOR ALI SHAH,

MEMBER
MEMBER

JUDGMENT

SULTAN MAHMOOD KHATTAK, MEMBER. - This appeal has been filed by Ehsanud Din, the appellant under Section 4 of the Khyber Pakhtunkhwa Service Tribunal Act 1974, against the decision of DPC whereby the appellant has not been confirmed in the rank of Sub Inspector and against the order dated 6.12.2010 received by the appellant on 12.12.2010, whereby his departmental appeal has been rejected. It has been prayed that on acceptance of the appeal, the impugned orders may be set aside and the respondents be directed to confirm the appellant as S.I from the date when his colleagues have been confirmed i.e. 17.8.2010 with all service benefits including seniority.

2. Brief facts of the case as averred in the memo of appeal are that the appellant is M.Sc (Hons) qualified and joined the Police Department as ASI on the basis of Shaheed Son's Quota in the year 2000. The appellant was promoted as OSI. He passed Upper College Course in the year 2005 and earned "A/I" and "A" grades. The DPC was convened for considering the OSIs for confirmation as S.I and further enlistment to List "F" on 17.8.2010. The appellant was not confirmed in the DPC meeting and ignored while his other colleagues have been confirmed. Feeling aggrieved, the appellant filed departmental appeal, which was forwarded to the competent authority, who rejected the same on 6.12.2010 received by the appellant on 12.12.2010, hence the present appeal.

3. The appeal was admitted to regular hearing on 8.2.2011 and notices were issued to the respondents. The respondents have filed their joint written reply and contested the appeal by raising so many objections both on preliminary as well as on factual side. The appellant also filed rejoinder in rebutted all the objections with proper affidavit. No such counter affidavit filed by the respondent department.

4. Arguments heard and record perused.

5. The learned counsel for the appellant argued that the appellant was initially appointed as ASI in the year 2000. He passed Upper College Course and further promoted as Offtg. S.I. He stated that the appellant had no authority to post himself as independent SHO. It was the discretion of the departmental authority to post him as independent SHO of a Police Station. If the appellant had been posted as SHO but he could not perform duty upto the mark or refused to report for the said duties, then the respondents have the right either to extend period of probation or revert him back to his substantive rank of ASI under Rule 13.18 of Police Rules 1934. Since the appellant has not been provided the aforesaid opportunity neither he is reverted, he stood confirmed as S.I automatically after serving for two years as Offtg. S.I. He further argued that other colleagues of the appellant have been confirmed by the DPC while the appellant has been discriminated. Counsel for the appellant stated that cases of similar nature have already been decided by this Tribunal in favour of the appellant and produced a certified copy of judgment dated 23.5.2012 of this Tribunal in Service Appeal No. 407/2011. He stated that the appellant is also entitled to the same treatment, otherwise the appellant will sustain losses both in shape of financial as well as in service career with prospect of promotion to higher rank. This act of the respondents is also in violation of Section 7 of the Khyber Pakhtunkhwa Civil

Servants Act 1973 and rules made thereunder. He requested that the appeal may be accepted as prayed for.

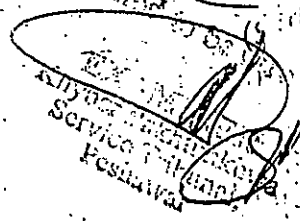
6. The learned G.P argued that it is correct that the appellant qualified Upper College Course but he did not remain as independent SHO of a Police Station in a District other than home district for a period of one year which was mandatory provision for confirmation as Sub Inspector as per Rule 13.10(2) of Police Rules 1934. He further argued that the appellant himself opted for deputation to Islamabad Traffic Police and getting financial benefit in deputation. He requested that the appeal may be dismissed.

7. The Tribunal while agreeing with the arguments advanced by the learned counsel for the appellant observes that the appellant was on deputation to Islamabad Traffic Police and it was for the respondent department to provide the appellant an opportunity of working as an Officiating S.I./an independent SHO of a Police Station in a district other than his home district. No such opportunity seems to have been provided. The appellant must have recalled from deputation. If he refused to come back, the respondents were to take action as per law. Moreover, this act of the respondent department is in violation of Section 7 of the Khyber Pakhtunkhwa Civil Servants Act 1973 and rules made thereunder and Rule 13.18 of the Police Rules 1934. The appellant has no authority to post himself as independent SHO of a Police Station.

8. In view of the above, the appeal is accepted, the impugned order is set aside and the respondents are directed to confirm the appellant as S.I from the date when his other colleagues have been confirmed. Parties are left to bear their own costs. File be consigned to the record.

ANNOUNCED
03.4.2013.

Sd/- Sultan Muhammad Khattak
Sd/- Syed Nazam Ali
Member
Member



Date of Presentation of Application 3-4-2013
Number of Copies 1200
Date of Copy 25-4-2013
Date of Delivery of Copy 25-4-2013

IN THE SUPREME COURT OF PAKISTAN
(APPELLATE JURISDICTION)

PRESENT

MR. JUSTICE TANVIR AHMED KHAN

MR. JUSTICE KHALIL-UR-REHMAN RAMDANI

CIVIL PETITION NO.538 -P OF 2003

(On appeal from the judgment of the N.W.F.P.
Service Tribunal, Peshawar, dated 2.6.2003
passed in Appeal No.915 of 2001)

Government of N.W.F.P. through
Secretary Home, Peshawar and others

Petitioners

Versus

Bahadur Khan

Respondent

For the Petitioners:

Mrs. Mussarat Halili, AAG, NWFP.

Respondent:

In person.

Date of hearing:

5-11-2003

TESTED

JUDGMENT

Assistant Registrar
Supreme Court of Pakistan
Peshawar

TANVIR AHMED KHAN, J.- Leave to appeal is

sought against the judgment dated 2.6.2003 whereby the learned
N.W.F.P. Service Tribunal, Peshawar (hereinafter referred to as "the
Tribunal") accepted the appeal filed by the respondent.

2. Facts briefly are that the respondent was initially selected
as A.S.I. in the Police Department and thereafter successfully
completed all the training courses and passed the departmental
examination. Thereafter, his name was brought in the year 1993 on

(38)

Promotion Board in its meeting held on 24.2.2001 superseded him with the following remarks:-

"Not confirmed came to adverse notice for having very bad reputation of corruption & immorality hence superseded. Also not completed period of SHO."

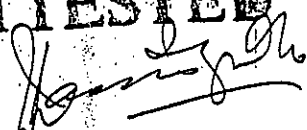
3. The respondent after submitting the departmental representation approached the Tribunal by filing an appeal, which had been accepted through the impugned judgment. Hence, this petition for leave to appeal by the Government of N.W.F.P.
4. We have considered the contentions raised by the learned Law Officer for the petitioners as well as respondent No.1 who appeared in person. We have also gone through the documents appended with this petition. We have noticed that apart from non-performance of duty as SHO, the reasons advanced by the Promotion Committee for non-confirmation and supersession were bad reputation, corruption and immoralities. We have gone through the reports appended with this petition and none of them speaks about corruption and immorality.
5. Furthermore, there is a force in the argument of the respondent that he had been treated in a discriminatory manner as two other officials namely Gulfat Hussain and Muhammad Ishfaq respecting whom the similar remarks were made, had already been confirmed.
6. So far as the ground of not completing a period of one year as an officiating Sub-Inspector in independent charge of a police

TESTED
 Assistant Registrar
 Supreme Court of Pakistan
 Dera Ismail Khan

Thane

station in a district other than that in which his home is situated is concerned, he cannot be non-suited on that ground as he had already been placed on list "E" for the last more than 10 years and posting having an independent charge of a police station was not within his own control. If the authorities have thought him fit for the list "E" for his promotion to the rank of Sub-Inspector, he could have been tested for the same within all this period of more than 10 years. It would be advantageous to reproduce the determination of the Tribunal which is in the following terms:-

"The record shows that the appellant joined his service as ASI in the Police department. He served for sufficient time in different places of his posting. He also qualified all the training/courses and subsequently was promoted as offg. S.I. and his name was also brought on promotion list "E". He also passed the upper class course in the year 1994 and was thus eligible for confirmation. During this period no complaint or adverse entry has been made against him in his service record. A departmental Promotion Board was convened in Police Lines, Peshawar on 24.1.2001 for confirmation of Sub Inspectors under the Chairmanship of D.I.G. Peshawar Range in which the appellant was not confirmed as S.I. only on the basis of having bad reputation, corruption and immorality, and was thus superceded. But this fact is not supported by a single instance on the record much less in his ACRs which are good throughout. No, plausible reasons have been given for the said act, in spite of the fact that the appellant deserved his promotion. No notice etc, regarding his bad reputation, corruption was produced before the court to prove the charge against the appellant. So the observation made by the Board is based on surmises and conjectures which cannot be considered in the eyes of law. It is thus clear that his case for confirmation has been mis-handled in a perverse manner."

ATTESTED

 Assistant Registrar
 Supreme Court of Peshawar
 Peshawar



3

(L.P)

7. The Learned Law Officer appearing for the petitioners has failed to point out any illegality in the impugned judgment, particularly so when other persons with same remarks were confirmed subsequently. Even otherwise, no question of law of general public importance as contemplated within the purview of Article 212(3) of the Constitution of the Islamic Republic of Pakistan is involved in the present case warranting interference in the impugned judgment. Resultantly, for what has been stated above, the instant petition being devoid of any merit is hereby dismissed. Leave is refused. /

Sd/ Parviz Ahmad Khan
Sd/ Khalid-ur-Rahman Rana

Certified to be true copy

[Signature]
09/11/07

Assistant Registrar
Supreme Court of Pakistan
Peshawar

Peshawar

5-11-2003

"Not approved for reporting"

Sd/ Ibrazi*

[Signature]
12/11

BEFORE THE KHYBER PAKHTUNKHWA SERVICE TRIBUNAL, PESHAWAR.

Appeal No. 407/2011

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



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

(Appellant)

VERSUS

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

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

MR. MUHAMMAD ASIF YOUSAFZAI,
Advocate

... For appellant

MR. ARSHAD ALAM,
AGP

... For respondents.

SYED MANZOOR ALI SHAH,
MR. NOOR ALI KHAN,

... MEMBER
... MEMBER

ATTENDED
Khyber Pakhtunkhwa
Service Tribunal
Peshawar

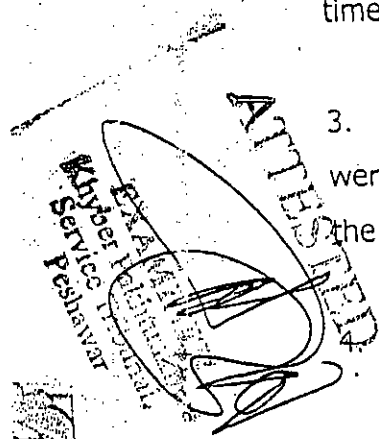
JUDGMENT

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

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

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

Arguments heard and record perused.



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

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

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

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

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

ANNOUNCED
23-5-2012

Sd/- Syed Mungoor Ali Khan
Member
Sd/- Noor Ali Khan
Member

Certified to be true copy

[Signature]
Khyber Pakhtunkhwa
Service Tribunal,
Peshawar

Date of Submission of Application 31-1-2013
 Number of Pages 1000
 Copying Fee 10
 Deposit 200
 Total 13
 Name of Copy [Signature]
 Date of Completion of Copy 31-1-2013
 Date of Delivery of Copy 31-1-2013

BEFORE THE KHYBER PAKHTUNKHWA SERVICE TRIBUNAL, PESHAWAR

Appeal No. 1264/2012

Date of Institution. .. 16.11.2012
Date of Decision .. 31.01.2013



Shakeel Ahmad, Sub Inspector, Frontier Reserves Police
(FRP) H/Q Police Lines Khyber Pakhtunkhwa, Peshawar.

(Appellant)

VERSUS

1. Secretary to the Government of Khyber Pakhtunkhwa Province, Home & Tribal Affairs Department, Civil Secretariat, Peshawar.
2. Provincial Police Officer, Central Police Office, Khyber Pakhtunkhwa, Peshawar.
3. The Additional Inspector General of Police/Commandant, Frontier Reserve Police (FRP) H/Q Police Lines, Khyber Pakhtunkhwa, Peshawar.
4. Chairman Departmental Promotion Committee and Selection Committee/The Additional Inspector General of Police H/Q Central Police Office, Khyber Pakhtunkhwa, Peshawar. ... (Respondents)

SERVICE APPEAL UNDER SECTION 4 OF THE KHYBER PAKHTUNKHWA SERVICE TRIBUNAL ACT AGAINST THE FINAL IMPUGNED ORDER PASSED BY THE RESPONDENT NO.2 DATED 12.11.2012 WHEREBY THE APPLICATION OF THE APPELLANT SEEKING CONFIRMATION IN THE RANK OF SI WAS NOT ENTERTAINED AND FILED AND THE APPELLANT BEING ELIGIBLE POLICE OFFICER WAS DEPRIVED OF HIS CONFIRMATION IN THE RANK OF SUB-INSPECTOR.

MR. MUHAMMAD USMAN TURLANDI,
Advocate

... For appellant.

MR. SHERAFGAN KHATTAK,
Addl. Advocate General

... For respondents.

MR. NOOR ALI KHAN,
SYED MANZOOR ALI SHAH,

... MEMBER

... MEMBER

JUDGMENT

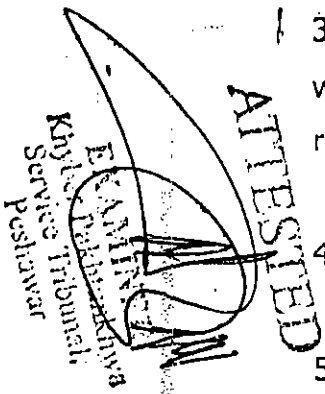
NOOR ALI KHAN, MEMBER.- This appeal has been filed by Shakeel Ahmad, the appellant under Section 4 of the Khyber Pakhtunkhwa Service Tribunal Act 1974, against the order of respondent No. 2 dated 12.11.2012, whereby the application of appellant for confirmation in the rank of Sub Inspector was rejected. It has been prayed that on acceptance of the appeal, the impugned order may be set aside and the appellant be confirmed in the rank of Sub Inspector with retrospective effect enabling the appellant to get equal treatment like his other colleagues.

2. Brief facts of the case as narrated in the memo: of appeal are that the appellant joined the Frontier Reserve Police, on 4.4.1995 as Constable and served efficiently and to the entire satisfaction of his superiors. He was gradually promoted as Assistant Sub Inspector on 28.9.2007 and according to Rule 13.18 of Police Rules 1934, he was confirmed in the rank of ASI and his name was brought on promotion list "E" w.e.f. 1.7.2010 vide order dated 30.7.2010. On 29.1.2009, the appellant was promoted as Sub Inspector and assumed the charge of the post. The appellant was further promoted as Inspector on adhoc basis and posted as Reserve Inspector (Headquarter) Police Lines, Peshawar. The appellant being eligible in all respect, approached the respondent No. 3 for his confirmation/promotion in the rank of Sub Inspector, which was recommended and forwarded to respondent No. 2. The departmental appeal of the appellant was rejected on 12.11.2012 with the remarks that no ASI shall be confirmed in a substantive vacancy in the rank of SI unless he has been tested for at least a year as an officiating SI independent charge of a Police Station in a District other than that in which his home is situated or three years deputation period as Officiating Sub Inspector in Special Branch, PTC Hangu CID according to CPO direction during the year 2000 and two years in investigation/Elite Force as per Standing Orders. Hence the present appeal.

3. The appeal was admitted to regular hearing on 4.12.2012 and notices were issued to the respondents. The respondents have filed their joint written reply and contested the appeal. The appellant also filed rejoinder in rebuttal.

4. Arguments heard and record perused.

5. The learned counsel for the appellant argued that the appellant was promoted as Assistant Sub Inspector on 28.9.2007 and according to Rule 13.18 of Police Rules 1934, he was confirmed in the rank of ASI and his name was brought on promotion list "E". The appellant has been promoted as Sub Inspector on 29.1.2009 and served for sufficient time and eligible for confirmation/promotion in the rank of S.I Substantively. He also qualified upper College Course with excellent service record. As per Police Orders the duties and responsibilities of Frontier Reserve Police are the same as those of Regular Police and in the light of the notification dated 15.1.1988, Police Rules are fully applicable to Frontier Reserve Police. In the financial year 2002-03, the Finance



Department had also declared the FRP as a permanent budgetary force. So the appellant has the fundamental right to be dealt with in the same manner as the officers of the regular police. Under Rule 13.18 of Police Rules 1934, after successful completion of two years as Offtg. S.I he has to be confirmed w.e.f. 1.7.2010.. He stated that the appellant could not post himself as independent SHO to meet the requirement for confirmation. It was the responsibility of the respondents to post him as independent SHO! He produced a copy of judgment dated 23.5.2011, in Service Appeal No. 407/2011 of this Tribunal and stated that in similar circumstances, confirmation has been granted to appellant in the aforementioned service appeal without spending a period of one year independent SHO. The appellant is also entitled to the same treatment. He requested that the appeal may be accepted as prayed for.

6. The learned AAG argued that the appellant was promoted to the rank of ASI on 28.9.2007 and was later on confirmed into the same rank on 1.7.2009. He was promoted as SI but on officiating basis on 29.1.2009. For confirmation in the same rank he has to fulfill the requirements under the rules. The appellant has not spent one year as independent SHO which was one of the basic criteria for confirmation as Sub Inspector, hence he was not entitled for confirmation under Police Rules and Standing Orders. Hence his application for confirmation has rightly been turned down by the competent authority. He requested that the appeal may be dismissed.

7. The Tribunal observes that the main issue which falls for determination in the present case is that whether the appellant has rightly been ignored by the respondent department from confirmation/promotion as S.I on the ground of his not fulfilling the requirement to serve as SHO for a period of at least one year outside his home district before he is confirmed as S.I. The appellant was promoted as ASI on 28.9.2007 and according to Rule 13.18 of Police Rules 1934, he was confirmed and his name was brought on promotion list "E" w.e.f. 1.7.2010 vide order dated 30.7.2010. On 29.1.2009, he was promoted as Sub Inspector on officiating basis and assumed the charge of the post. The appellant also passed the Upper College Course and further promoted as Inspector on adhoc basis on 27.8.2010 and posted as Reserve Inspector (HQ) Peshawar, where he still serving in that capacity. It was the prerogative/discretion of the departmental authority to post him as SHO, for which the appellant cannot be held responsible and ^{should not} suffer for the acts of others. Under Rule 13.18 of Police Rules 1934, he has to be confirmed on successful completion of two

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 FEDERAL BUREAU OF INVESTIGATION
 DEPARTMENT OF JUSTICE
 WASHINGTON, D.C.

years period of probation or reverted back to his substantive rank. Since the appellant has not been reverted, and has further been promoted as Inspector on adhoc basis, was entitled for confirmation.

8. In view of the above, the appeal is accepted, the impugned order is set aside and the respondent department is directed to confirm the appellant as Sub Inspector w.e.f. 1.7.2010 as per rule 13.18 of Police Rules 1934. Parties are left to bear their own costs. File be consigned to the record.

ANNOUNCED
31.1.2013

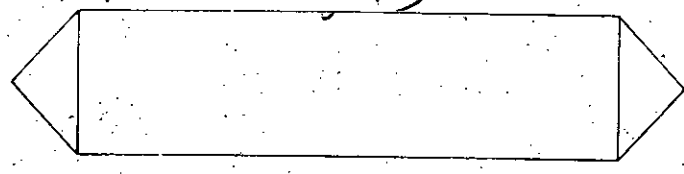
Sd/- Noor Ali Khan
Member

Sd/- Sajid Mangoch Ali Qureshi
Member

Certified to be true copy
EXAMINER
Khyber Pakhtunkhwa
Service Tribunal
Peshawar

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Date of issue	15-1-2015
Date of receipt	15-1-2015

بعدالت خسرو گھون فو اسرو صون کٹر بدو اول سلو



ایڈیشن
لوگس

مارچ 2017ء پنجاب
فصل داد بنام

27

مورخہ
مقدمہ
دعوی
جرم

باعث تحریر آنکے

مقدمہ مندرجہ عنوان بالا میں اپنی طرف سے واسطے پیروی و جواب دہی وکل کاروائی متعلقہ
آن مقام لیسوا کیلئے ماسٹر سلیم انور وکیل
مقرر کر کے اقرار کیا جاتا ہے۔ کہ صاحب موصوف کو مقدمہ کی کل کاروائی کا کامل اختیار ہوگا۔ نیز
وکیل صاحب کو راضی نامہ کرنے و تقرر ثالث و فیصلہ پر حلف دیئے جواب دہی اور اقبال دعویٰ اور
بصورت ڈگری کرنے اجراء اور وصولی چیک و روپیہ ارضی دعویٰ اور درخواست ہر قسم کی تصدیق
زر میں پر دستخط کرانے کا اختیار ہوگا۔ نیز صورت عدم پیروی یا ڈگری یکطرفہ یا اپیل کی برآمدگی
اور منسوخی نیز دائر کرنے اپیل نگرانی و نظر ثانی و پیروی کرنے کا مختار ہوگا۔ از بصورت ضرورت
مقدمہ مذکور کے کل یا جزوی کاروائی کے واسطے اور وکیل یا مختار قانونی کو اپنے ہمراہ یا اپنے بجائے
تقرر کا اختیار ہوگا۔ اور صاحب مقرر شدہ کو بھی وہی جملہ مذکورہ باختیارات حاصل ہوں گے
اور اس کا ساختہ پر داختم منظور و قبول ہوگا دوران مقدمہ میں جو خرچہ ہر جانہ التوائے مقدمہ کے
سبب سے ہوگا۔ کوئی تاریخ پیشی مقام دورہ پر ہو یا حد سے باہر ہو تو وکیل صاحب پابند ہوں
گے۔ کہ پیروی مذکور کریں۔ لہذا وکالت نامہ لکھ دیا کہ سندر ہے۔

الرقوم 22 ماہ مارچ 2017

الع د گ الع

مقام کے لئے منظور ہے۔

Yasir Saleem Akhtar