ORDER

present.

- 1st Feb, 2023 1. Learned counsel for the appellant present. Mr. Muhammad Adeel Butt, Additional Advocate General for official respondents present. Syed Noman Ali Bukhari, Advocate for private respondents
 - 2. Vide our detailed judgment of today separately placed on file of service appeal No. 4956/2021 titled "Hameed Ullah Versus AIG Establishment, for Inspector General of Police Khyber Pakhtunkhwa, Central Police Officer, (CPO) Peshawar and others", we also allow the appeal and set aside the impugned order being not maintainable supported by any legal backing. Costs shall follow the event. Consign.
 - 03. Pronounced in open court in Peshawar and given under our hands and seal of this Tribunal on this 1st day of February, 2023.

(Kalim Arshad Khan) Chairman

(Muhammad Akbar Khan) Member (E) 24/1/22 Due to délétion of the cares
to come p don the same on 31/1/23

31st Jan, 2023 Learned counsel for the appellant present. Mr. Muhammad Adeel Butt, Additional Advocate General for official respondents present. Syed Noman Ali Bukhari, Advocate for private respondents present.

Arguments heard. To come up for order on 01.02.2023 before D.B.

(Muhammad Akbar Khan) Member (E) (Kalim Arshad Khan) Chairman Learned counsel for the appellant present. Mr. Atta Ur Rehman Inspector alongwith Mr. Muhammad Adeel Butt, learned Additional Advocate General for the respondents present.

Learned Member (Judicial) Mrs. Rozina Rehman is on leave, therefore, arguments could not be heard. Adjourned. To come up for arguments on 05:09.2022 before the D.B.

(Salah-Ud-Din) Member(J)

05.09.2022

Due to leave of the Worthy Chairman, the Bench is incomplete. Case to come up for the same on 22.09.2022 before the D.B.

Beader

22.09.2022

Nemo for the appellant. Mr. Muhammad Riaz Khan Paindakhel, Assistant Advocate General for official respondent No. 1 present. Learned counsel for private respondents No. 2 to 4 present.

Notice for prosecution of the appeal be issued to the appellant as well his counsel through registered post and to come up for arguments on 24.11.2022 before the D.B.

(Mian Muhammad) Member (E) (Salah-Ud-Din) Member (J) 05.01.2022

Learned counsel for the petitioner present. Mr. Kabirullah Khattak, Additional Advocate General for respondents present. Mr. Taimur Ali Khan, Advocate for applicants present.

File to come up alongwith connected appeal No. 4956/2021 titled Hameed Ullah Vs. Police Department, before the D.B on 17.01.2022.

iq-Ur-Rehman Wazir) Member (E)

17.01.2022

Junior to counsel for the appellant present. Mr. Muhammad Adeel Butt, Addl. AG alongwith Noor Daraz for the official respondents present. Khan, SI (Legal) Mr. Taimur Ali, Advocate for private respondents present.

File to come up alongwith connected appeal No. titled "Hamedullah Vs. Police Department Khyber Pakhtunkhwa" on 11.05.2022 before the D.B.

Átiq-Ur-Rehman Wazir) Member (E)

The case is adjourned due to availability of DB so zome up the Same on 3-6-2022

9.6.22 proper DE 18 a Tair Reder Mesefere Me Cose is a djourned to 26.8.22 for Jame.

Learned Addl, A.G be reminded about the omission and for submission of reply/comments within extended time of 10 days.

Chairman

14.10.2021

Appellant present through counsel.

Kabir Ullah Khattak learned Additional Advocate General alongwith Khyal Roz Inspector for respondents present.

File to come up alongwith connected service appeal No.4956/2021 titled Hameed Ullah Vs. Police Department, on 05.01.2022 before D.B.

Atiq-Ur-Rehman Wazir) Member (E) (Rozina Rehman) Member (J)

SERVICE TRIBUNAL KHYBER PAKHTUNKHWA, PESHAWAR.

Service Appeal No.	4804/202	L '			•		
Amir Aman HC Belt No	o. 185/ Mard	an		•••••••		Appel	lant
		VERS	SUS	3			
AIG Establishment fo Police	r Inspector Office,	General	of	Police (CF	•	•	eshawar
		IND	EX	,			

S. NO	DESCRIPTION OF DOCUMENTS	ANNEXURE	PAGE
1.	Para-wise comments		1-3
2.	Affidavit		. 4

Respondent through

(TARIQ UMAR) DSP/ Legal, CPO 17301-4997553-7 0333-8878882

BEFORE THE HONOURABLE SERVICE TRIBUNAL KHYBER PAKHTUNKHWA, PESHAWAR.

Service Appeal No. 4804/2021

Amir Aman, HC Belt No.185 Police Department Khyber Pakhtunkhwa presently serving at District Mardanappellants

VERSUS

Para-wise reply by respondents:-

Respectfully Sheweth,

PRELIMINARY OBJECTIONS

- 1. That the appellant has not approached this Hon'ble Tribunal with clean hands.
- 2. That the appellant has concealed the actual facts from this Hon'ble Tribunal.
- 3. That the appellant has got no cause of action or locus standi to file the instant appeal.
- 4. That the appellant is estopped by his own conduct to file the instant Service Appeal.
- 5. That the appeal is unjustifiable, baseless, false, flawless and vexatious and the same is liable to be dismissed with special compensatory cost in favour of respondents.
- 6. That the appeal is barred by law and limitation.

REPLY ON FACTS

- 1. Para to the extent of respectable and law abiding citizen a Pakistan is not related as the same pertains to the person of appellant. While rest of the para is legal because constitutional rights of every person is protected.
- Correct to the extent that the appellant was serving as Head Constable in Police department. While rest of the para is not plausible because every Police Officer is duty bound to perform his duties to the best of his ability.
- 3. Correct to the extent that the appellant was transferred along with lien to District Mardan and he was placed in the bottom of seniority list.
- 4. Para to the extent of transfer to District Mardan is correct while completion of requisite period and subsequent promotion on the basis of completion of requisite period is not plausible. As when any constable qualifies Lower School Course and vacancies fall vacant, then he will be promoted as Officiating Head Constable on the basis of seniority cum fitness by Departmental Promotion Committee (DPC).
- 5. Incorrect. Plea taken by the appellant is not plausible because every Police Officer is duty bound to perform his duties to the best of his ability. Moreover,

- lack of red entry in the record does not exonerate any of the Police Officer afrom lawful orders.
- 6. Incorrect. Stance of the appellant is totally devoid of merit in terms of completion of prescribed period of service because neither the Police Rules nor the Police Act prescribe any period of service as alleged by the appellant. Moreover, the appellant though hails from District Karak and transferred his lien to District Mardan, therefore, he was transferred alongwith lien to his parent District and his seniority with his colleagues will remain intact in his parent District. Since most of the Lower School Course qualified Constables of District Mardan were aggrieved as Head Constables hailing from other Districts were promoted on the vacancies of District Mardan and those whose parent District is Mardan, are waiting for their turn for promotion to the rank of Head Constables, therefore, they submitted application as result of which the lien of appellant was detached from District Mardan and attached to his District of domicile. Besides, seniority of appellant is kept intact with his colleagues of Lower School Course in his District.
- 7. Para pertains to record needs no comments.
- 8. Correct to the extent that the then Regional Police Officer, Mardan addressed a letter to Central Police Office Peshawar for seeking legal guidance.
- 9. Correct to the extent that in response to the aforementioned letter, the Assistant Inspector General of Police Legal Khyber Pakhtunkhwa opined that Civil Servant can retain lien for three years at permanent post when civil servant join other post in any other department. But it is worthwhile that the appellant has neither joined other department nor other post rather remained in Police Department. Moreover, para 2 of the ibid letter is also worth perusal.
- 10. Correct to the extent that the appellant is serving in Police Department and his lien has been transferred to his parent District where his seniority will remain intact with his colleagues there in his parent District. However, rest of the para is bereft of any legal footing.
- 11. Incorrect. Stance taken by the appellant is totally devoid of merit because it is pertinent to mention here that the appellant after his transfer to District Mardan was promoted to the rank of Head Constable on the vacancy of District Mardan much before his colleagues of his District of Domicile and till date enjoyed all the facilities extended to the promoted officers. However, when the constables of District Mardan qualified Lower School Course and brought on promotion list C-I, are waiting for their turn for promotion to officiating Head Constables, have submitted applications that Police Officers of other Districts have occupied their vacancies as result of which they have suffered irreparable loss in terms of their due promotion. Resultantly lien of all those Head Constables including the appellant was detached who though hail from other Districts were promoted against the vacancies of District Mardan.

12. That the appeal of the appellant being not maintainable is liable to be dismissed on the following grounds amongst the others.

REPLY ON GROUNDS:

- A. Incorrect. Plea taken by the appellant is not plausible because order passed by the competent authority is legal, lawful and according to norms of natural justice. Hence, liable to be maintained.
- B. Incorrect. Plea taken by the appellant is not plausible because every Police Officer is duty bound to perform his duties to the best of his ability. As in this department no room lies for lethargy. Besides, transfer of lien of the appellant to his parent district is legal and lawful hence required to be maintained.
- C. Incorrect. Stance of the appellant is totally ill based, hence, liable to be set at naught.
- D. Para already explained needs no comments.
- E. Incorrect. The appellant has been treated according to the norms of natural justice and law/ rules.
- F. Incorrect. Stance of the appellant is not maintainable as order passed by the competent authority is in accordance with law/ rules hence needs no interference.
- G. That Respondent also seeks permission of this Honorable Tribunal to seek additional grounds at the time of arguments.

PRAYER:-

Keeping in view the above stated facts it is most humbly prayed that the appeal of the appellant being not maintainable, may very kindly be dismissed, with costs please.

AIG Establishment, Khyber Pakhtunkhwa, Peshawar.

(Respondent)

BEFORE THE HONOURABLE SERVICE TRIBUNAL KHYBER PAKHTUNKHWA, PESHAWAR.

Service Appeal No. 4804/2021

Commiss

Amir Aman HC Belt No. 185/ MardanAppellant

VERSUS

AFFIDAVIT

I, Tariq Umar DSP/ Legal, CPO do hereby solemnly affirm on oath that the contents of accompanying comments on behalf of Respondent is correct to the best my knowledge and belief. Nothing has been concealed from this Honorable Tribunal.

Respondent through

(TARIQ UMAR) DSP/ Legal, CPO 17301-4997553-7

0333 - 8878882

04.06.2021

Appellant_Deposited

Counsel for the appellant present. Preliminary arguments heard.

Points raised need consideration. The appeal is admitted to regular hearing. The appellant is directed to deposit security and process fee within 10 days. Thereafter, notices be issued to the respondents for submission of written reply/comments in office within 10 days after receipt of notices, positively. If the written reply/comments are not submitted within the stipulated time, the office shall submit the file with a report of noncompliance. File to come up for arguments on 14.10.2021 before the D.B.

Alongwith the appeal, the appellant has also filed an application for interim relief. Notice of application be also given to the respondents.

Chairman

Form- A

FORM OF ORDER SHEET

Court of_			· · .	_
e No -	1,004	/2021		

No.	Date of order	Order or other proceedings with signature of judge
	proceedings	
1	2	3
1-	06/04/2021	The appeal of Mr. Amir Aman presented today by Mr. Irfan A Yousafzai Advocate may be entered in the Institution Register and put up the Worthy Chairman for proper order please.
	27/05/2021	This case is entrusted to S. Bench for preliminary hearing to be purely there on 04/6/2021
		CHAIRMAN
	种	
	1	

BEFORE THE KHYBER PAKHTUNKHWA SERVICES TRIBUNAL, PESHAWAR

Service Appeal No/2021	
Amir Aman	Appellant
VERSUS	
DIG Establishment	Respondent

INDEX

S.No	Description of Documents	Annex	Pages
1.	Memo of Appeal	*	1-6
2.	Application for interim relief	*	7-8
3.	Copy of order dated 02/02/2016	A	9
4.	Copy of order dated 24/05/2016	В	10-11
5.	Copy of impugned order dated	С	12-13
	04/01/2021		
6.	Copy of application	D	14
7.	Copy of letter dated 11/02/2021	E	15
8.	Copy of letter dated 03/03/2021	F	16
9.	Wakalat Nama	*	17
		<i></i>	

Appellant

Through

Date: 26/03/2021

Irfan Ali Yousafzai

Advocate, High Court,

Peshawar

Cell# 0314-9070658

BEFORE THE KHYBER PAKHTUNKHWA SERVICES TRIBUNAL, PESHAWAR

Service Appeal No. 4804 /2021

Khyber Pakhtukhwa Service Tribunal

Diary No.

Dated 06/4/2021

Amir Aman, HC (Belt No. 185)

Police Department Khyber Pakhtunkhwa

Presently serving at District MardanAppellant

VERSUS

APPEAL UNDER SECTION 4 OF
THE SERVICES TRIBUNAL ACT
1974 AGAINST THE IMPUGNED
ORDER DATED 04/01/2021
WHEREBY THE RESPONDENT
TRANSFERRED THE APPELLANT
TO THEIR PARENT DISTRICT
ACCORDING TO HIS DOMICILE
WHICH IS ILLEGAL, UNLAWFUL
AND DECLARE NULL AND VOID
IN THE EYE OF LAW.

Registrar 06/04/2021

Prayer in Appeal:

On acceptance of this appeal, the impugned order dated 04/01/2021 may very graciously be

set aside and appellant may kindly be retain in the present District i.e. District Mardan where the appellant got promotion and completed the considerable length of his service in District Mardan.

Respectfully Sheweth:

- 1. That the appellant is respectable and law abiding citizen of Pakistan has every legal and constitutional right duly protected under the law and constitution of Islamic Republic of Pakistan 1973.
- 2. That appellant was serving as Head Constable (BPS-07) in the respondent department and presently serving the department at his best of ability.
- 3. That the respondent earlier transfer the appellant from the District Karak to District Mardan vide order dated 02/02/2016 on lien base in which the appellant accept bottom seniority. (Copy of order dated 23/02/2016 is attached as Annexure-A)
- 4. That the appellant after transfer to district Mardan completed his requisite period of service

and the District Police Officer Mardan conducted DPC on 19/05/2016 and promoted the appellant from (BPS-05) to (BPS-07) on 24/05/2016. (Copy of order dated 24/05/2016 is attached as Annexure-B)

- 5. That the appellant performing his duty with his best ability at District Mardan and no objection raised by the respondent upon the service carrier of the appellant and there is no red entry in the record of the appellant.
- 6. That after completion prescribed period of service the respondent issued impugned order No. 59-79/E-IV dated 04/01/2021 vide which the appellant transferred from District Mardan to his parent district and intact his seniority with his colleagues in his parent district. (Copy of impugned order dated 04/01/2021 is attached as Annexure-C)
- 7. That appellant addressed an application to the respondent for review the impugned order dated 04/01/2021 but no fruitful result till date. (Copy of application is attached has Annexure-D)
- 8. That the Regional Police Officer, Mardan also sent a letter No. 807/ES, dated 11/02/2021 for seeking legal guidance of the attachment and detachment of lien period of the appellant. (Copy

of letter dated 11/02/2021 is attached Annexure-E)

- 9. That the respondent also admitted vide letter No. 1307/Legal dated 03/03/2021 that the "Civil Servant can retain lien for 3 years at permanent post when civil Servant joint other post in any other department and the civil servant lien cannot be detached or attached. (Copy of letter dated 03/03/2021 is attached as Annexure-F)
- 10. That beside the above mentioned facts and appellant completed lien period of 3 years and did not join any other department and still serving in his department but the respondent issued transfer order in which the seniority of the appellant will remain intact with the colleague of his parent district instead of present district, which is illegal, unlawful and liable to be withdrawn.
- 11. That it is pertinent to mention here that due to above mention transfer order, the seniority and service carrier of the appellant will be at risk and the promotion of the appellant will also disturbed.
- 12. That appellant is aggrieved from the order of respondent dated 04/01/2021 and his other action in inaction (Impugned herein) with no



other remedy hence approached this Honourable Tribunal on the following amongst other grounds:

GROUNDS:

- A. That on impugned order dated 04/01/2021 is against the law, unwarranted and illegal.
- B. That the appellant has served the department at the best of his ability but even that respondent attached the lien of the appellant and transferred to his parent district, which is illegal and liable to be rectified.
- C. That the impugned order of the respondent is not sustainable in the eye of law.
- D. That the department is violating all the basic fundamental rights and protections given the constitution of Islamic Republic of Pakistan, 1973.
- E. That the conduct of respondent is offending the principle of natural justice, equity and fair play.
- F. That in the peculiar facts and circumstances of the case, the interference of this Hon'ble Tribunal is warranted under the law.

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G. That the appellant be allowed to add/rely upon other grounds at the time of arguments.

It is, therefore, most humbly prayed that on acceptance of this appeal, the impugned order dated 04/01/2021 may very graciously be set aside and appellant may kindly be retain in the present District Mardan.

Any other remedy which deem fit appropriate may also be granted in favour of appellant.

Through

1

Date: 26/03/2021

Appellant

Irfan Ali Yousfzai

Advocate, High Court,

Peshawar



BEFORE THE KHYBER PAKHTUNKHWA SERVICES TRIBUNAL, PESHAWAR

DIG Establishment		Respondent
	VERSUS	
Amir Aman		Appellant
Service Appeal No	/2021	. *
CM No IN	/2021	. ·

APPLICATION FOR SUSPENSION
OF IMPUGNED ORDER DATED
04/01/2021, TILL THE FINAL
DISPOSAL OF THE MAIN APPEAL

Respectfully Sheweth:

- 1. That the captioned Appeal is being filed before this Honourable Tribunal, in which no date of hearing has yet been fixed.
- 2. That the grounds of Appeal may be read as integral part of this application.
- 3. That on the face of it, the applicant has got strong arguable case and is sanguine about its success.



- That the balance of convenience also lies in 4. favour of applicant for grant of interim relief.
- 5. That if the transfer order dated 04/01/2021 is not suspended, than applicant would sustain irreparable loss, which is not redeemable in terms of money.

It is, therefore, most humbly prayed that acceptance of this on application, impugned transfer order dated 04/01/2021 may kindly be suspended, till the final decision of the case.

Through

Date: 26/03/2021

Appellant

Irfan Ali Yousafzai

Advocate, High Court,

Peshawar



1-14/10/15

OFFICE OF THE INSPECTOR GENERAL OF TOLIGETY KHYBER PAKHTUIKHWA CENTRAL POLICE OFFICE PESHAWAR

ORDER

The hen of LHC Amir Aman No. 185 of Karak District now on deputation to PTC Hangu as Orill Instructor is licroby detached from Karak District and attached with Mardan District with immediate effect.

He will accept bottom seniority.

RAJEEB-UR-RCHAAH BUGVI)PSF

AIG/Establishment For Inspector General of Police Khyber Parhaunthwa

Peshawar

No. 1368 - 72 /E-IV dated Peshawar the 02/02 /7016 Copy of above is forwarded for information and necessary action to the

- Députy Inspector General of Police, Mardan Région, Márdan w/r to his Memo. No. 648/ES dated: 22.01.7016.
- 2. Deputy Inspector General of Police, Rohat Region, Kohat wir to his home No. 929/EC dated: 27.01.2016.
- A. Commandant PTC Hangu
- 4. District Police Officers, Rarak and Mardan,

dell **190**

(18/m

317.6

TO DE true cony
Advocate

(9A)

BETTER COPY OF THE PAGE NO. OFFICE OF THE INSPECTOR GENERAL OF POLICE KHYBER PAKHTUNKHWA CENTRAL POLICE OFFICE, PESHAWAR

ORDER

The 1	ien of	LHC A	mis Am	an No!	\$5 ·c	of District 1	Police
Houge	(P	resenting	g servin	g in Elite	Force	KPK) is h	ereby
detached	from	district	Police	g in Elite	and	attached	with
District Po	olice M	ardan w	ith imm	ediate effe	ct.	attacifed	AA-1C11
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He will accept bottom Seniority.

AIG/Establishment For Inspector General of Police Khyber Pakhtunkhwa Peshawar

	~ ^
N	o. 1368-72 /E-IV, dated Peshawar the 2/2/2016
Ì	Copy is above is forwarded fro information and necessary
a	ction to the:-
	1. Addl: IGP/Elite Force KPK, Peshawar w/r to his Memo No.
	dated
]	2. Deputy Inspector General of Police, Mardan Region and
	Region.
	3. District Police Officer w/r to his Memo No.
	dated
	4. District Police Officer w/r to his letter No.
	dated

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Anx B (10)

The following Constables on promotion list C-I of this District Folice are hereby promoted to the rank of Offg: Head Constable in BPS.7 (7490-15-19940) from the date of DPC held on 19.05.2016 with immediate effect.

jano <u>.</u>	Name & Number	Remarks
1	Muhammad Khalid No. 5838	Promoted
2.	Waheed Ullah No. 22	Promoted
3,	Jan Alam No. 23/151	Promoted
4.	Imtiaz No. 2375	Promoted
5.	Khalil Ur Rahman No. 85	Promoted
6.	Zain Ullah No. 1279	Promoted
7.	Muhammad Shahid No. 3634/720	Promoted
8.	Saif Ullah No. 1237	Promoted
9.	Hameed-ullah No. 66	Promoted
10.	Danish Sarwar No. 2268	Promoted
11	Waheed Ur Rahman No. 18	Promoted
12	Hameed Khan No. 4794	Promoted
1.3.	Jawad Hussain No. 2119	Promoted
14.	Sajjad Ali No. 318	Promoted
15.	Zahoor Khan No. 2640	Promoted
16.	Niaz Ali No. 2959	Promoted
17.	Ashfaq Khan No. 2046	Promoted
16.	Raza Ullan No. 4343	Promoted
19	Haji Akbar No. 83	Promoted
20.	Iqbal Hussain No. 1706	Promoted
p21.	Meer Aman No. 185	Promoted
22.	Waqas Khan No. 33	Promoted
23.	Shehzad Ahmad No. 1824	Promoted
24.	Wajid Khan No. 1841	Promoted
25.	Faiz Muhammad No. 3900	Promoted
26	Nasir Mahmood No. 1173	Promoted
27	Nehad Ali No. 2942	Promoted
28.	Manzar Ali No. 2642	Promoted
29.	Gbhar Ali No. 2902	Promoted
30	Zaid Ullah No. 2384	Promoted
31	Iftikhar Ali No. 319	Promoted
32.	Syed Sulaiman Shah 214	Promoted
33	Zawar Hussain No. 2989	Promoted
34	Nehad Ali No. 1829	Promoted
35.	Said Kareem No. 5263	Promoted
36.	Muhammad Ishfaq No. 15	Promoted
37_	Khalid No. 2232	Promoted
-38.	Adnan No. 3173	Promoted
39	Azam Shah No. 5192	Promoted
40.	Suhrab Shakir No. 2249	Promoted
41	Mukhtiar Said No. 5167	Promoted -
42.	Rahmat Ullah No. 49	Promoted

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Advocate

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43.	Munsif Dad No. 1860	Promoted
44.	Muhammad Ayaz No. 3169	Promoted
45.	Aurangzeb No. 2651	Promoted
46.	Riaz Gul No. 4355	Promoted
47.	Muhammad Ibrahim No. 598	Promoted
48.	Kareem Ullah No. 5176	Promoted
49.	Nabi Haris No. 2893	Promoted
50.	Ibrahim No. 2473	Promoted
51.	Muhammad Shakir No. 2844	Promoted

District Police Officer,

OFFICE OF THE DISTRICT POLICE OFFICER, MARDAN.

No. ?://// /EC, dated Mardan the, 24-5-2016.
Copy submitted to the:

- 1. Addl: IGP/ Commandant Elite Force Khyber Pakhtunkhwa Peshawar for favour of information Please.
- 2. DIG, Special Branch KPK Peshawar.
- 3. Deputy Inspector General of Police, CTD Peshawar.
- 4. Commandant PTC Hangu.
- 5. SP FRP Kohat.
- 6. SP Elite Force Kohat.
- 7. Principal RTW Kohat.
- 8. OSI.

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OPFICE OF THE INSPECTOR GENERAL OF POLICE KHYBER PAKETUNKHWA, Central Police Office, Peshawar.

No. 59-79

/E-IV, dated Peshawar, the 04/0/ /2021

ORDER

The lien of the following Lower Subordinates of various Districts presently attached with District Police Mardan are hereby transfer to their parent District of domicile with immediate effect.

Their seniority shall remain intact with their colleagues in their parent Districts of domicile:-

S.No.	NAME & BELT NO.	DISTRICTS
.1.	HC Inam Ullah No. 1234	Nowshera
2.	HC Muhammed Shakir No. 2844	Abbottabad
3.	HC Abdul Raziq No. 1235	Nowshera
4.	HC Kifayat Ullah No. 1674	Karak
5.	HC Ikram Ullah No. 133/102	DIKhan
6.	HC Hizar Ali No. 7175/499	Swabi
7.	HC Imtiaz No. 08	Karak
8.	HC Muhammad Khalid No. 5838	Karak
9.	HC Waheed Ullah No. 22	Tank
10.	HC Jan Alam No. 23/151	Manschra
11.	HC Imtiaz No. 2374	Mansehra
12.	HC Nasir Mehmood No. 1173/2071	. Karak
13.	HC Mir Aman No. 185	Karak
14.	HC Zain Ullah No. 1279	Karak
15.	HC Muhammad Shahid No. 734/720	Mansehra 5
16.	HC Saif Ullah No. 1237	, Karak
17.	HC Rahmal Ullah No. 49	Karak
18.	HC Parooq Anwar	Nowshera
19.	HC Hamd Ullah No. 66/1932	Karak
20.	HC Danish Sarwar No. 2268	Karak
21.	HC Waheed Ur Rehman No. 18/2579	Karak
22.	HC Fiaz Muhammad No. 3900/597	Swabi
23,	HC Ibrahim No. 2473	Nowshera
24.	HC Iftikhar No. 3431	Charsadda
25.	HC Amjid Muhammad	Chersadda
26.	HC Shah Faisal No. 118/SB	

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Advocate





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

27.	LHC Tahir Amia No. 2632	Mardan
28.	LHC Abdur Rasheed No. 476	Lakki Marwat
29.	LHC Asif No. 6456	Lakki Marwat
30.	LHC M. Haleem No. 541	Dir Lower
31.	LHC Younas No. 6480	Lakki Marwat
32.	LHC Shamsher Ali No. 6106	Nowshera

(ZAHOOK BABAR AFRIDI)PSP AIG/Establishment.

For Inspector General of Police Khyber Bakhtunkhwa, Peshawar.

Endst: No. & dated even:-

Copy forwarded to the:-

- 1. Capital City Police Officer, Peshawar.
- 2. Regional Police Officers, Mardan, Hazara, Bannu, DlKhan & Malakand Region Swat.
- 3. Commandant FRP Khyber Pakhtunkhwa, Peshawar.
- 4. Commandant PTC / Hangu.
- 5. Deputy Commandant Elite Force Khyber Pakhtunkhwa, Peshawar.
- 6. District Police Officer, Mardan with reference to his office letter Nos. 6578/OSI, dated 26.11.2020 & No. 8899/OSI, dated 24.12.2020.
- 7. District Police Officers, Nowshera, Abbottabad, Karak, DIKhan, Swabi, Tank, Mansehra, Charsadda, Lakki Marwat & Dir Lower.

2/2.

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Advocate

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Advocate

27 2003 pm my my 27 2008 س لاری دو کے سیر نے کھر کول کورس سال 15 وی کوئی کافتالو سے ماس کا ایران ایرا کے سام کا کا کا میں ملودان ایرا انجا اوران ایرا کا میں ملودان ایرا من أب وديم مرال غرمور (الماروم طالي الرين) و فالمرين م من المن المرود كالم المراف المراف المن المن عدون ساوري المراف ال Withdraw 351-78 11th John 200 16

_ والأشان خار ۱۹۹۹ و ۱۹۹۸ لا اور وروان گذارش سائر سوالی در انگرس عمری مرکا س عالم عيره مع على افران المعامان عرام مرافع تري عامل ای نینے سائرے گرشنے کسال عاممالیک میلی مردان کی ندوت کی یکے اور مسلس الغے۔ ویول کے خالف سردیا) دے رہا سے اور خلع مردان کاحتی اداکر رہا ہے۔ خاجاك! سائل عرب العاري العاري العاري العاري مسترو الحاران نودی مر واورد حوکی 06,70 بريعانا لعمم عامررال لجل المن مردان. TESTED

Government of Khyber Pakhtunkhwa Office of the Regional Police Officer, Mardan

Phone No. 0937-9230113, Fax No. 0937-9230115. Email Address: - esrpomardan@gmail.com

To:

The Assistant inspector General of Police, Legal, Khyber Pakhtunkhwa, Peshawar.

No. 807

/ES, dated Mardan Region, the

11 / 02 /2021

Subject:

REQUEST FOR SEEKING LEGAL GUIDANCE.

Memo:

Reference to the above noted subject.

The District Police Officer, Mardan vide his office letter No. 319/OSI dated 14.01.2021 has requested for detachment of lien of those Lower Subordinates who though hail from other Districts and their lien was attached with District Mardan after seeking proper concurrence from the District Police Officers, concerned by this office on different occasions (copy enclosed).

It is pertinent to mention here that the Central Police Office, Peshawar vide Orders Memo: Nos. 59-79/E-IV dated 04.01.2021 and 835-38/E-IV dated 20.01.2021 has also detached the lien of those Lower Subordinates whose lien was attached with District Mardan by the Central Police Office, Peshawar.

It is also worth to add here that these lower subordinates had accepted bottom seniority and are performing their duties in District Mardan since their transfer. In order to avoid any injustice/illegality by detaching their lien in a mechanical manner, this office may be provided legal guidance on the issue of attachment and subsequent detachment of lien of Police Officers.

Regional Police Officer, Mardan.

. CC.

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1. To the District Police Officer, Mardan for information w/r to his office Memo; No. quoted above.

Assistant Inspector General of Police, Establishment Khyber Pakhtunkhwa, Peshawar.

For information.

DPCIMarolan.

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

No. 1307

/Legal dated Peshawar, the

3 / 3

To:

The

Regional Police Officer,

Mardan,

Subject:-

REQUEST FOR SEEKING LEGAL GUIDANCE.

Memo:-

Please refer to your Office Letter No. 807/ES, dated 11.02 the subject cited above.

KP Police act 2017 Section 13 (8) provides that ever Officers shall be liable for Posting to any Branch, Division, Hureau and so anywhere in or outside the Police unless otherwise provided under the ibid act.

Further more in Standing Order No. 02/2016, the lien is Constable to Sub-inspector is very clear. All personnel serving in Central Unit v deputation from concerned Districts and Regions and their lien will be in the District/Regions.

Besides above. Civil Servant can retain lien for 03 years at permanent post when Civil Servant join other post in any other department.

In view of the above quoted Law/Rules a Police Officer ransferred to anywhere but his lien cannot be detached or attached wistrict/Unit.

AIGHLE AI
For Inspector deneral
Khyber Pakhtunkhwa

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botrue copy Advocate

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100 January Land Service Appeal باعت مرا تكر متناسم مندرج عنوان بالإمين الجي طرف سه واسطم بيروي وجواب ديي وكل كارواك منعافق آن قام المشام مقرد كرك أقراد كياجاتا ب- كما حب مرصوف كومقدم كالل كاردان كاكال اختيارة ولاينز ويمل ما جب كورامني نامركرني وتقرر والت وفيها برحلف ديج جواب واي اورا قبال وعوكا ور يسورت أكري كرن اجراءا ورسولي جيك ورويدارعرضي دعوى اوردرخواست برسم كالنسدان ندای برد شخلا کرانے کا اختیار ہوگا۔ نیز صورت عدم بیردی یا ڈگری میطرفہ یا ایل کی برا مدگی ادر خرخی تيزدا بركر فيا أيل عمراني ونظر فاني بيروى كرن كانفتيار موكا ازبعورت مفرورت مقد سندر بكك ياج دكاكارواكي كواسط ادروكل بإنخارةانوني كواسيغ امراه بااسي بحاسئة تقرركا اختيار وفكا - إورضا جب مقرر شده كويحما وأي خلسة كوره بالنتيارات حاصل مون محادراس كاسا خد نروا خيرمنظور آول موكا _ دوران متعادمه يل جوخر جدو برجان التوائح مقدم كسب = داوكا _ كوكى تاريخ بيني مقام دوره يربو ياحدي بابر وادوكيل ساحب بابند وول محرك بيدوى في المكافر كريس البداوكالت فام كلصديا كرمندرب_ 202/ 2010.1 0314-907-065R

11) 323 & La El Section

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BEFORE THE KP SERVICE TRIBUNAL, PESHAWAR.

SERVICE APPEAL NO. 4804 /2021

Amir Aman

V/S

Police Deptt: and others.

APPLICATION FOR IMPLEADMENT AS RESPONDENTS IN THE INSTANT APPEAL.

RESPECTFULLY SHEWETH:

- 1. That the appellant has filed the instant appeal alongwith suspension application in this Honorable Tribunal against the order dated 04.01.2021 whereby the appellant was transferred to his parent District according to his Domicile.
- 2. That the instant appeal was admitted for regular hearing on 04.06.2021 and notice of appeal alongwith application was issued to the respondents and fixed for today i.e 24.09.2021.
- 3. That the applicants are the permanent employee of District Police Mardan and if the instant appeal is decide in the favour of appellant then it will ultimately effect the right of applicants.
- 4. That since the applicants are necessary party but has not been arrayed as the respondents in the instant appeal. Therefore the applicants wants to file the instant application for impleadment as respondents in the instant appeal. The names and addresses of the applicants are mentioned below:
 - i. Sajjad Khan, (LHC) Motorway Police on Deputation Basis.
 - ii. Kashif Ashfaq, (LHC) Police Training Centre, Hangu on Deputation Basis.
 - iii. Sher Alam, (LHC) Police Station Takht Bhai Mardan.
- 5. That as the applicants are necessary party and has been constitutional duly to defend their cause but not arrayed as respondents in the instant appeal.

It is, therefore, most humbly prayed that on acceptance of this application for impleadment the applicants may be impleaded in the panel of respondents in the instant appeal enabling to defend their rights. Any other remedy which this august Tribunal deems fit and appropriate that may also be awarded in the favour of the applicants.

APPLICANTS

Sajjad Khan etc.

THROUGH:

(M. ASIF YOUSAFZAI)
ADVOCATE SUPEME COURT
OF PAKISTAN.)

(TAIMUR ALI KHAN) ADVOCATE HIGH COURT.

AFFIDAVIT

I, do hereby solemnly affirm and declare that the contents of this Application are true and correct to the best of my knowledge and

Mag

belief.

DEPONENT

Sajjad Khan

VAKALAT NAMA

NO	/2021			
IN THE COURT OF KP Sex	uce Tribunal Pethawas			
Amir Aman	(Appellant) (Petitioner)			
VE	(Plaintiff) (PSUS			
Police Deptt &	(Respondent) (Defendant)			
XINE, Saffod Khan, Kd	shif Ashfug, Shes Alam			
Do hereby appoint and constitute M. Asi Pakistan , to appear, plead, act, compre me/us as my/our Counsel/Advocate in the	f Yousafzai, Advocate Supreme Court of romise, withdraw or refer to arbitration for above noted matter, without any liability for gage/appoint any other Advocate/Counsel on			
sums and amounts payable or deposited of	sit, withdraw and receive on my/our behalf all on my/our account in the above noted matter. to leave my/our case at any stage of the outstanding against me/us.			
Dated/2021	(CLIENT)			
	Am Day ACCEPTED			
(M. ASIF YOUSAFZAI) ADVOCATE SUPREME COURT, OF PAKISTAN.				
(TAIMUR ALI KHAN) ADVOCATE HIGH COURT,	(SYED NOMAN ALI BUKHARI) ADVOCATE HIGH COURT,			
	S. Khang			
(ASAD MEHMOOD) ADVOCATE HIGH COURT,	(SHAHKAR KHAN YOUSAFZAI) ADVOCATE PESHAWAR.			
OFFICE: Room # FR-8, 4 th Floor, Bilour Plaza, Peshawar,				

Cantt: Peshawa