13.02.2023

Junior of learned counsel for the appellant present. Mr. Muhammad Riaz Khan Paindakhel, Assistant Advocate General for the respondents present.

Junior of learned counsel for the appellant requested for adjournment on the ground that learned counsel for the appellant is busy in the august Peshawar High Court, Peshawar. Adjourned. To come up for arguments on 29.03.2023 before the D.B.

(Fareeha Raul) Member (E)

(Salah-ud-Din) Member (J)

29th Mar, 2023

Mr. Rooh Ul Amin, Advocate present on behalf of learned counsel for the appellant. Mr. Muhammad Jan, District Attorney for the respondents present.



Mr. Rooh Ul Amin, Advocate seeks adjournment on the ground that learned counsel is not available today. Last chance is given to the appellant to argue the case on the next date. To come up for arguments on 12.06.2023 before D.B. P.P given to the parties.

A

(Salah Ud Din) Member (Judicial) (Kalim Arshad Khan) Chairman 13th Oct, 2022

Learned counsel for the appellant. Mr. Muhammad Adeel Butt, Addl: AG for respondents present.

Arguments could not be heard due to paucity of time. To come up for arguments on 24.11.2022 before D.B.

(Fareel Member(Executive)

(Kalim Arshad Khan) Chairman

24.11.2022 Learned counsel for the appellant present. Mr. Muhammad Ibrahim, Superintendent alongwith Mr. Muhammad Riaz Khan Paindakhel, Assistant Advocate General for the respondents present. Learned counsel for the appellant requested for adjournment on the ground that he has not made preparation for arguments. Adjourned. To come up for arguments on 13.02.2023 before the D.B.

hawa

(Mian Muhammad) Member (E) (Salah-Ud-Din) Member (J) department upon which learned counsel for the appellant has submitted rejoinder.

Points raised need consideration. The appeal is admitted to regular hearing, subject to all just and legal objections including limitation. The appellant is directed to deposit security and process fee within 10 days. File to come up for arguments on 26.01.2022 before the D.B.

> (Mian Muhammad) Member(E)

26.01.2022

4001. lent Denosi Security & Process Fee 1/4/22

Appellant in person present and submitted application for extension of time to deposit security & process fee. Application allowed and placed on file. Appellant is directed to deposit security and process fee within 03 working days. Reply/comments on behalf of respondents have already been submitted. Case to come up for arguments before the D.B on 26.05.2022

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

26th May, 2022

Appellant alongwith his counsel present. Mr. Noor Zaman, District Attorney alongwith Mr. Gul Ibrahim, Supdt for respondents present.

Learned counsel for the appellant seeks time to argue the case on the next date. Adjourned. To come up for arguments on 11.08.2022 before D.B.

(Fareeha Paul) Member(E)11-8-2022 Proper DB not available the case

adjourned to 13-10-2022

(Kalim Arshad Khan) Chairman

Reader

Gul Wahid, 587/2018

15.09.2021

Counsel for the appellant present. Mr. Muhammad Adeel Butt, Additional Advocate General alongwith Mr. Ibrahim Shah, Supdt for respondent present. Preliminary arguments heard.

Learned counsel for the appellant agitated inaction of the respondent-department, not promoting the appellant as SI on proforma basis. The appellant who has been in Police service since 12.02.1997 and who attained the age of superannuation as ASI in Police Telecommunication on 12.01.2018. He submitted an application on 24.11.2017 (well before his retirement) indicating that certain vacancies of SI are vacant and he may be promoted before his date of superannuation which is falling on 12.01.2018. At this juncture, the department was well aware of retirement of officials and a note to convene meeting of the DPC, was also processed. However, he was not promoted as SI before his date of superannuation and he retired as ASI on 12.01.2018.

Respondent-department has submitted para-wise comments /reply in the instant service appeal and it has categorically been stated that in terms of Police Act, 2017 ASI Telecommunication was required to serve. for three years in that capacity whereas the appellant did not fulfill the said pre-requisite. Moreover, his departmental appeal is stated to have been examined and rejected by the authority due to the reason that he was not confirmed in the rank of ASI. Learned counsel for the appellant also submitted rejoinder producing orders/minutes of the two DPC meetings dated 11.12.2019 and 23.09.2020 whereby three officials (his erstwhile) juniors) have been promoted as ASI and SI within a short span of nine months rendering the arguments/reply of respondents of requisite three years service as ASI, irrelevant, contradictory and self defeated. Moreover, no order of the authority regarding rejection of departmental appeal of the appellant has been produced by the respondent with their para-wise comments/reply. He therefore, vehemently contended that the appellant has been subjected to discrimination and article-2(a), 4 and 25 of the constitution violated. In support of his arguments on the issue of limitation and proforma promotion, he relied on 2002 PLC (CS) 1388, 1997 SCMR 515, 2008 SCMR 1535 and 2009 PLC (CS) 229 respectively. Since para-wise comments/reply have been received from the respondent01.09.2021

Counsel for the appellant present. Mr. Muhammad Adeel Butt, Additional Advocate General alongwith Mr. Ibrahim Shah, Supdt for respondents present.

Learned AAG sought adjournment. Adjourned. To come up for preliminary hearing before the S.B on 15.09.2021.

(MIAN MUHAMMAD) MEMBER (E) 28.01.2021 Counsel for appellant is present. Mr. Kabirullah Khattak, Additional Advocate General and Mr. Ibrahim Shah, Head Constable, for the respondent are present.

Learned counsel for appellant requested for adjournment. Adjourned to 10.05.2021 on which date file to come up for preliminary hearing before S.B.

(MUHAMMAD JAMAL KHAN) MEMBER (JUDICIAL)

10.05.2021 Due to demise of the Worthy Chairman the Tribunal is defunct, therefore, case is adjourned to 25.08.2021 for the same as before.



25.08.2021

Counsel for the appellant present. Mr. Muhammad Adeel Butt, Additional Advocate General for the respondents present and sought adjournment on the ground that he has not gone through the brief of the instant appeal. Adjourned. To come up for preliminary hearing before the S.B on 01.09.2021.

(SALAH-UD-DIN)

MEMBER (J)

27.10.2020

Appellant present through representative.

Lawyers are on general strike, therefore, case is adjourned to 11.11.2020 for preliminary hearing, before S.B.

> (Rozina Rehman) Member (J)

11.11.2020

Nemo for the appellant.

Since the Members of the High Court as well as of the District Bar Associations, Peshawar, are observing strike today, therefore, learned counsel for appellant is not available today. Adjourned to 04.12.2020 on which date to come up for preliminary hearing before S.B.

(Muhammad Jamal Khan) Member (Judicial)

04.12.2020

Mr. Umer Zafran, Advocate, for appellant is present and submitted Wakalatnama in favour of appellant. Mr. Kabirullah Khattak, Additional Advocate General and Mr. Qasim, Legal Assistant, for the respondents are also present.

Learned counsel for appellant submitted rejoinder to para-wise reply of respondents which is placed on record. File to come up for preliminary arguments on 28.01.2021 before S.B.

> (MUHAMMAD JAMAL KHAN) MEMBER (JUDICIAL)

20.07.2020



Counsel for the petitioner is present. Mr. Kabirullah Khattak, Additional AG alongwith representative of the department Mr. Ibrahim Shah, Office Superintendent for also present. Arguments on respondents are the restoration application heard. Record perused. The instant appeal was dismissed for non-prosecution on 07.10.2019 whereas the application for its restoration was moved on 18.10.2019 the period of limitation fixed for the purpose is fifteen days the application is held to have been submitted within time however, no plausible reason has been put forth or sufficient cause has been disclosed for the absence however, the law and the precedent on the subject $\operatorname{Griftede}$ priority to decision on merit rather than looking at technicalities, therefore, the appeal is restored to the file and be entered in the relevant register. Appellant is directed to be vigilant and punctual in future. File to come up for preliminary hearing on 29.09.2020 before S.B

> (MUHÀMMAD JAMAL KHAN) MEMBER

29.09.2020

Mr. Shahkar Yousafzai, Advocate on behalf of counsel for the appellant and Addl. AG alongwith Ibrahim Shah, Superintendent for the respondents present.

It is stated that learned counsel for the appellant is indisposed today, therefore, request for adjournment is made.

The record shows that instant matter was adjourned on many occasions while the appeal was dismissed for non-prosecution on 07.10.2019. In the circumstances, the case is adjourned to 27.10.2020 before S.B but as last chance.

Chairmai

04.03.2020

Counsel for the appellant and Mr. Kabirullah Khattak, Additional AG alongwith Mr. Wisal, Head Constable for the respondents present. Representative of the department requested for further time to furnish reply. Adjourned to 12.03.2020 for reply and arguments on restoration application before S.B.

(MUHAMMAD AMÍN KHAN KUNDI) MEMBER

Junior to counsel for the petitioner present. Mr. Kabir Ullah Khattak learned Additional Advocate General alongwith Ibrahim Shah Superintendent present and requested for time to furnish reply. Adjourn. To come up for reply and arguments on 2**6**.04.2020 before S.B.

Member

20.04.2020

12.03.2020

Due to COVID19, the case is adjourned to 20.07.2020 for the same as before.

Reader

Form-A

FORM OF ORDER SHEET

Order or other proceedings with signature of judge

Court of

Proceedings

2

31.01.2020

of

Date

Appeal's Restoration Application No. **37** /2020

S:No. order

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The application for restoration of appeal No. 587/2018 submitted by Mr. M.Asif Yousafzai Advocate may be entered in the relevant register and put up to the Court for proper order please.

3

This restoration application is entrusted to S.Bench to be put up there on 11 02 2020.

11.02.2020

Learned counsel for the petitioner present. Notice of the present application be issued to the respondents. Adjourn. To come up for reply and arguments on the present restoration application on 25.02.202 before S.B. Appellant be put to notice for the date fixed.

Member

Nember

REGISTRAR 31/01/ 2020

25.02.2020

Learned counsel for the petitioner present. Ibrahim Shah Superintendent representative of respondents present and seeks time to furnish reply. Adjourn. To come up for reply and arguments on 04.03.2020 before S.B.

Service Appeal No. 587/2018

22.08.2019

Counsel for the appellant present and requested for adjournment. Adjourned to 07.10.2019 for preliminary hearing before S.B.

: . (°, 4

(MUHAMMÁĽ AMIN KHAN KUNDI) MEMBER

Chairman

07.10.2019

Nemo for appellant.

It is already past 2.00 PM and the appellant is unrepresented despite repeated calls.

Dismissed for non-prosecution. File be consigned to the record room.

Announced: 07.10.2019 11.04.2019

Appellant in person and Addl. AG alongwith Misal Superintendent for the respondents present.

Parawise comments on behalf of respondents submitted which are placed on record. Due to general strike on the call of Bar Association instant matter is adjourned to 15.05.2019 for preliminary hearing before S.B.

Chair

15.05.2019

Appellant absent. Learned counsel for the appellant absent. Misal Khan Superintendent representative of respondent department present. Adjourn. To come up for preliminary hearing on 02.07.2019 before S.B.

Member

02.07.2019

Mr. Misal Khan, Superintendent on behalf of the respondents present. Due to general strike on the call of Khyber Pakhtunkhwa Bar Council, learned counsel for the appellant is not available today. Adjourned to 22.08.2019 for preliminary hearing before S.B.

(MUHAMMAD AMIN KHAN KUNDI). **MEMBER**

07.12.2018

587/2018

Counsel for the appellant and Mr. Muhammad Jan, Deputy District Attorney for the respondents present.

Learned counsel for the appellant contends that the appellant was inducted in Police Force on 12.02.1997 and since then he was performing his duty at different stations to the utmost satisfaction of his superiors. He was promoted on 28.07.2015 as ASI where-after, despite availability of vacancies of S.Is, he was not considered for promotion, as such, the appellant retired on 12.01.2018.

Issue pre-admission notice to respondents for 28.01.2019 before S.B.

28.01.2019

Counsel for the appellant present. Mr. Kabirullah Khattak, Additional AG alongwith Mr. Sher Wazir, DSP for the respondents present. Learned counsel for the appellant requested for adjournment. Adjourned to 06.03.2019 for preliminary hearing before S.B.

(MUHAMMAD AMIN KHAN KUNDI) MEMBER

Chairman

06.03.2019

Learned counsel for the appellant present and again requested for adjournment. Adjourn. To come up for preliminary hearing on 11.04.2019 before S.B

Member

06.08.2018

Neither the appellant nor his counsel present. Case to come up for preliminary hearing on 19-9-18' before S.B.



19.09.2018

29.10.2018 before S.B.

(Ahmad Hassan) Member

29.10.2018

Due to retirement of Hon'ble Chairman, the Tribunal is defunct. Therefore, the case is adjourned. To come up on 07.12.2018.

el Reader

Form-A

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FORMOF ORDERSHEET

	Cour	
	Case No	587/2018
S.No.	Date of order proceedings	Order or other proceedings with signature of judge
1	2	3
 1	26/04/2018	The appeal of Mr. Gul Wahid resubmitted today by Mr.
	-	Muhammad Asif Yousafzai Advocate may be entered in the
		Institution Register and put up to the Worthy Chairman for
		proper order please.
·		REGISTRAR 6 \ 4 \ 13
2-	ISTOSTIB.	This case is entrusted to S. Bench for preliminary hearing
		to be put up there on <u>24/05/18</u> .
		: CHAIRMAN
	24.05.2018	None present on behalf of the appellant. Adjourned.
		To come up for preliminary hearing on 12.07.2018 before
		S.B.
		(Muhammad Amin Khan Kundi) Member
	•	
I		
	12 07 2010	Clerk of the counsel for appellant present. Prelimina
	12.07.2018	arguments could not be heard due to killing of a lawyer Barris
ì		Haroon Bilour in a suicide attack during the election campaign.
i	· · · · ·	come up for preliminary hearing on <u>06.08.2018</u> before S.B.
	· · ·	
		\mathcal{C}
		Chairman
	<u> </u>	•

The appeal of Mr. Gul Wahid ASI Retired Head Quarter Police Lone Peshawar received today i.e. on 19.04.2018 is incomplete on the following score which is returned to the counsel for the appellant for completion and resubmission within 15 days.

- 1- Annexures of the appeal may be attested.
- 2- Annexures of the appeal may be flagged.
- 3- Copy of impugned order is not attached with the appeal which may be placed on it.
- 4- Four more copies/sets of the appeal along with annexures i.e. complete in all respect may also be submitted with the appeal.

No. <u>840</u>/S.T, Dt. 19/4/2018.

REGISTRAR 1/18 SERVICE TRIBUNAL KHYBER PAKHTUNKHWA

PESHAWAR.

Mr. Muhammad Asif Yousafzai Adv. Pesh.

Abjettions rémained and Resubmitted aftil compliance The Restoration Application of Gull Wahid ASI Retired) Peshawar received to-day i.e. on 18-10-2019 is incomplete on the following score, which is returned to the counsel for the appellant for completion and resubmission within 15 days.

1- Spare copies are incomplete, four more spare copies be provided.

The objection was Remain

No. 1850 /S.T. Dt. 24 10 /2019.

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 REGISTRAR

 SERVICE TRIBUNAL

 KHYBER PAKHTUNKHWA

 PESHAWAR.

Mr. Asif Yousafzai Adv. Pesh.

2 - 10- 2019 The file returned with Objection order sheet Not attached with Spare Copies. Kindy attached order sheets with spare copies. File returned to counsel. File may be re-submission within 20 days.

2000 - 1110/19

The objection Renal Gile - re-sub-

BEFORE THE KPK SERVICE TRIBUNAL PESHAWAR

APPEAL NO. <u>587</u>/2018

Gul Wahid

V/S

Police Deptt:

<u>INDEX</u>

S NO.	DOCUMENTS	ANNEXURE	PAGE
1.	Memo of Appeal		1-3
2.	Condonation of delay		4
2.	Copy of promotion order as HC	A	5
3	Copy of note sheet	В	6
4	Copy of departmental appeal	С	7
5	Copy of order	D	08
14	Vakalat nama		09

APPELLANT Gul Wahid

THROUGH:

(M.ASIF YOUSAFZAI) ADVOCATE SUPREME COURT

& (SYED NOMAN ALI BUKHARI) ADVOCATE HIGH COURT

BEFORE THE KHYBER PAKHTUNKHWA SERVICE TRIBUNAL, PESHAWAR.

APPEAL NO.<u>587</u>/2018

Gul Wahid (ASI) Retired,

head Quarter Police line Peshawar.

Khyber Pakbtukhwa Service Tribunal Diary No. 597

19-4-20/8

(APPELLANT)

VERSUS

1. The Provincial Police Officer, KPK, Peshawar.

2. The Deputy Inspector General of Police, Telecommunication, Peshawar

(RESPONDENTS)

APPEAL UNDER SEC- 4 OF KHYBER PAKHTUNKHWA SERVICE TRIBUNAL ACT, 1974 FOR DIRECTING THE RESPONDENTS TO CONSIDER THE APPELLANT FOR PROFORMA PROMOTION ON REGULAR BASIS FROM THE DATE VACANCIES WERE AVAILABLE WITH ALL BACK AND CONSEQUENTIAL BENEFITS AND AGAINST NOT TAKING ACTION ON THE DEPARTMENTAL APPEAL OF THE APPELLANT.

PRAYER:



Re-submitted to -day

and fled.

APPEAL, THE THAT ON ACCEPTANCE OF THIS **RESPONDENT MAY BE DIRECTED TO CONSIDER THE** APPELLANT FOR PROFORMA/NOTIONAL PROMOTION ON REGULAR BASIS FROM THE DATE VACANCIES ALL BACK AND WERE **AVAILABLE** WITH CONSEQUENTIAL BENEFITS. ANY OTHER REMEDY WHICH THIS AUGUST TRIBUNAL DEEMS FIT AND PROPER THAT MAY ALSO BE GRANTED IN FAVOUR OF THE APPELLANT.

Registrar RESPECTFULLY SHEWTH: 261410

FACTS:

1. That the appellant joined the police force on 12.2.1997 as recruit constable in police Telecommunication Deptt:.

- 2. That the appellant adjusted/confirmed against the post of Head Constable from 12.12.2015 vide order dated 20.12.2015. (Copy of order is attached as Annexure-A).
- 3. That the appellant was further promoted as ASI on 28.07.2015 and also eligible for the promotion to the post of SI.
- 4. That note sheet was prepared in which clearly mentioned that the DPC May kindly be constituted for promotion. It is in knowledge of the Deptt: that the appellant going to retired on 12.01.2018and vacancies were also available but despite that the appellant was not considered for promotion. Copy of note sheet is attached is attached as annexure-B.
- 5. That, the appellant filed departmental appeal, being eligible and vacancies were also laying vacant but no response was received on the Departmental appeal of the appellant within statutory period of 90 days. (Copy of departmental appeal is attached as Annexure-C).
- 6. That now the appellant come to this august tribunal on the following grounds amongst others.

GROUNDS:

- A) That not considering the appellant for promotion being eligible despite the fact vacancies was available and appellant got retired, therefore inaction/omissions of the department in promoting the appellant is not tenable and illegal in the eye of law.
- B) That kept promotion due without any order, which delay on the part of the department without any legal justifications; the superior court held in judgment cited as 1997 SCMR 515 as appellant entitled for promotion from the date promotion was due.
- C) That according to superior court judgment cited as 2008 SCMR 1535, 2009 PLC (CS) 229 in which superior court held that retirement cannot make hurdle in the way of promotion when promotion was already due before retirement, so the superior court held appellant entitled for the notional/ Performa promotion.
- D) That according to superior court judgment the appellant should be promoted from the date vacancies were laying vacant in his promotion quota.

- E) That that according to rules 2 years service is required for the promotion to the post of SI from the ASI and the appellant has completed two and half years service and also qualified all the examinations but despite that the appellant was not promoted which is against the law and natural justice.
- F) That note sheet was prepared in which clearly mentioned that the DPC May kindly be constituted for promotion. It is in knowledge of the Deptt: that the appellant going to retired on 12.01.2018and vacancies were also available but despite that the appellant was not considered for promotion. While the person Namely Azeem Khan No. 423, who was at S.No5 in said note sheet, promoted to the post of ASI because he is also going on superannuation. So, the appellant was discriminated, which is illegal and against the law and clear violation of the Article 2a, 4 & 25 of the constitution of the Islamic republic of Pakistan. copy of promotion order is attached as annexure-D.
- G) That the appellant is similar placed person and also entitled for the same benefits.
- H) That the appellant was discriminated as many of his colleague have given Performa promotion, while the appellant was deprived from the same benefits.
- I) That the appellant seeks permission to advance others grounds and proofs at the time of hearing.

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

Gul Wahid

THROUGH:

(M.ASIF YOUSAFZAI) ADVOCATE SUPREME COURT

& (SYED NOMAN' ÀLI BUKHARI) ADVOCATE HIGH COURT

BEFORE THE KPK, SERVICE TRIBUNAL, PESHAWAR.

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APPEAL NO.____/2018

Gul Wahid

V/S

Police Deptt:

<u>APPLICATION FOR CONDONATION</u> OF DELAY IN THE INSTANT APPEAL

RESPECTFULLY SHEWETH:

- 1. That the instant appeal is pending before this Honorable Tribunal in which no date has been fixed.
- 2. That the delay in filing the instant appeal due to the reason that the appellant engaged in collecting some important official document from the department which is so difficult task.
- 3. That the appellant was filed the instant appeal for directing the respondents to consider the appellant for Performa/notional promotion, so, in case of promotions according to Judgment of Superior Court cited has 2002 PLC (C.S) 1388, no limitation runs in case of promotion.
- 4. That the august Supreme Court of Pakistan has held that decision on merit should be encouraged rather than knockingout the litigants on technicalities including limitation. Therefore, appeal needs to be decided on merit (2003, PLD (SC) 724.

It is therefore most humbly prayed that on acceptance of this application the delay in instant appeal may be condoned and same may be decided on merit to meet the ends of justice because the instant appeal is regard the promotion matter. So in the case of promotion no limitation runs.

APPELLANT Gul Wahid

THROUGH:

(M.ASIF YÓUSAFZAI) ADVOCATE SUPREME COLORT. کی میکنیک (SYED NOMAN ALI BUKHARI) ADVOCATE HIGH COURT.

Tele communication Orders

In accordance with the recommendation of Departmental Promotion committee in its meeting held on 12.12.2005 and duly approved by the competent authority, the following senior most ST/ASIs/HCs/Constables of WT Cadre are hereby confirmed against the vacant post with effect from 12.12.2005 after gounting their period of officiation towards probation under Police Rules (13-18).

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	1.SI Abdu	illah Khan conf	firmed in	the	ran <u>k</u>	of	SI,
	2.ASI Zan	nin U llah	U	4	u.		ASI
,	, 3.ASI Mul	nammad Anwar	U.	n - 1	ม		ASI
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l	5.HC/797	Gul Wahid	U ·	< B	-41	•	HC.
	6.HC/472	Gul Nawaz	11	U,	ņ		HC.
	7.HC/453	Shujaul Mulk	¥ ,.	н	ų	-	HC.
	8.HC/711	Kalimur Rehman	n "	ប	11		HC.
	9.HC/139	Gul Rehman	u	, U	, û		HC.
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	11,HC/713	Farhad Khan	ប	11	41	<u>,</u> .	HC.
	12.0/956	Ayaz Muhammad	.ย .	u,	บ	·	Constable.
	13 .C/ 958	Shamsul Alami	nju	υ	Ш,		Constable.
	14:0/	Zahir Shah(EM	H≇D) ^µ	U.	ม	•	Constable.
•	15.C/959	Faramos Khan	N N	. U.	· U 1	_	Constable
	16 .0/96 0	Muhammad Tari	q , "	' บ	н		Constable:
÷	17.0/961	Fazal Hag	ិប	H	44		Constable.
	18 .C/	Nazeer Gul M/	Vey u	ប	ų	••	Censtable.
	19.0/216	Muhammad Naum	an	2 0	. y	•	Constable
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Asstt Inspector General of Pelice Grelecommunication NWFP Peshawar. No/2007-/7/Tele/OSI Dated Reshawar the 20-12-2005 Copies forwarded for information and N/action

to the;-	•	
1.SSP N-5(North-I)Gujranwala.	2.	DSP Tele Peshawar.
3.Inspr:FATA Home Deptt:	[4.	SRC Tele Peshawar.
5.Inspr;Tele Swat.	6.	OI/C Tele Mardan.
7.01/C Tele Abbottabaa.		OI/C Tele Kohat.
9.0I/C Tele Bannu.	10.	OSI OB No783/05

Asstt Inspector General of Police Telecommunication NWFP Peshawar.

UC LAL 计学时和 新闻的 化学学 2005 OFFICE OF THE ACCOUNTANT GENERAL N.W.F.P. PESHAWAR. PAY FIXED IN THE REVISED BASIC PAY SCALES OF RS 2555-146-6755 AT RS. 5.4. 9. 5. MULE.F. 1-07-2005 1-12-2005 With Next Increment on Pav Fixation Party N.W.F.P. Pestian Pay Provintionally Fixed in RBPS 2007 in BPE No 7 (R\$2940 160 - 7240 Pay @ Ra62.80 MM 110 Rs 6620 W.E.F. 1-12-203.7 Vide Gover of MWTP F.D Hutsication. No FD ____(PRC)/1-1/2007 For AIG/Tele North Date 20-7-2007. 1-1-20021831-12200 For AIG Tele Communication THE TRACE CLOCK FIRST DECK STREET NWPP Peshawar. Pay Provisionally Fixed in RBPS 2008 制物作用 19 ASS In BPS No (Rs 3530-190-8230) Rs. 8080 PM WEF 1-7-2008 Wide Government of NWFP ED, Notification No FB (PRC) 1-1/2008 Bate: 10, July 2008 For AIG Tele Communication NAMER Ashawar B. Bereneur 19 t.s. Pay @ R. 8280 /PM W.B. Bim r gø NNF? AIC Tc]

NOTE SHEET TELECOMM: & TRANSPORT

使强烈的现在分词使感受

∖ Sir,

1. It is submitted that the following officials of this unit are going to be retired from service on attaining the age of superannuation i.e. 60 years.

6

	S/No.	Ranks/Names.	Date of promotion as HC	Date of Retirement
	· 1.	HC/483 Muhammad Bashir	01.08.2014	03.01.2018
	12.	ASI Gul Wahid	28.07.2015	12.01.2018
			As ASI	
/	3.	HC/278-Mukamil Khan (RM)	01.07.1995	18.01.2018
	4	HC/709 Khalid Akhtar (Fitter)	01.08.1979	15.02.2018
/	(5)	HC/423 Azeem Khan	19.04.2005	01.03.2018
-	6.	HC/164 Muhammad Ismail (Fitter)	04.04.2011	02.03.2018
	7.	HC/10 Fazal Wahab	19.04.2005	07.03.2018
	8.	HC/815 Fazal Khaliq	19.07.12	01.03.18

2. The posts of SIs & ASIs are fall vacant in this unit.

FORMATION OF D.P.C

- 3. If approved, a, DPC may kindly be constituted to examine/scrutinized the case of above officials for their promotion to next higher Ranks on compassionate grounds for pension benefits please.
- 4. Submitted for please.

1 24-11-17 1 24-11-17 فا_عالى میں توری ہوا جا میں ارتصاب تھر برایش میں توں میں کیت ور کر س المرسر التي دوري فري وش اللوى سراري (المحالية المحالية المحالية المعالي المعالي الله ال As ish how with a lar a lar with a child a chi v 2 No 2 5 /12/ 11-01-2018 en fin viger 25, 24-11-2017 Eins view of the the wind the Asi here of the series of the ser A al

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جناب عالى!

گزارش ہے کہ سائل 1977. 20.1 کا تجربی شدہ ہے۔ بدوران سروس سائل نے دائر س سے متعلق سارے کورسز وقباً فو قباً کیں ہیں اور اس کے علاوہ آفسر ان بالا کے علم پر PTC ہنگو میں ٹیر کیس کورس سال 2000ء میں کیا ہے۔ ٹیلی کمیونکیشن میں ترقی سینیارٹی کی بنیاد پر کی جاتی ہے۔ اب سائل <u>101.2018</u> کو سپر نیویشن پنشن پر جانے والا ہے۔ اس وقت محکمہ ہذاء میں بہت سی ویکنسیاں خالی پڑی ہے۔ چونکہ سائل 2015.2017 کو بطور ASI ترقی یاب ہوا ہے۔ اور پولیس رولز میں الگلے ترقی کیلئے 2 سال کا عرصہ ہوتا ہے۔ جبکہ سائل کا عرصہ ڈھائی سال ہے۔

بذریعه درخواست استدعا ہے کہ سائل کے مندرجہ بالامعروضات کومد نظر رکھ کر سائل کوسب انسپکٹر کے عہدے پرتر قی دینے کاحکم صادر فرما کرمشکور فرما کمیں۔تا کہ سائل کی بچوں کو پچھ مالی فائدہ پنچ سکے۔سائل تاحیات دُعا گور ہے گا۔

لالعار من

۱. مو

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آ بچا تابع فر مانASI گُل واحد متعینہ:- انچارج سی پی اوٹیر کیس سٹور پولیس لائن پشاور

ad Constable Muhammad Azeem No.423 posted at Telecommunication HQrs: Peshawar is hereby promoted to the rank of offg. Assistant Sub-Inspector (ASI) with effect from 20.02.2018.

> (MUHAMMAD ALI KHAN)PSP Deputy Inspector General of Police, elecommunications, Khyber Pakhtunkhwa, Peshawar.

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2018

No: R364-75 /Tele/OS, dated Peshawar the

Copies of the above are forwarded to following: -

- Accountant General of Khyber-Pakhtunkhwa, Peshawar. 1.
- Accountant Tele Peshawar. 2. 3.
- SP/MT & Telecomm: Peshawar. 4.
- DSP/Telecomm: Peshawar, 5.
- Office superintendent Tele. Establishment Clerk Tele. 6.
- 7. SRC/Tele Peshawar
- Ô.
- GASI/Tele Peshawar,
- ACR/Clerk Tele, 9,
- 10. Line officer Tele Peshawar.
- 11. MT Office Tele Peshawar.
- 12. OB/No. 78 /2018

(MUHAMMAD ALI KHAN)PSP Deputy Inspector General of Police, Felecommunications, Khyber Pakhtunkhwa,

Peshawar,

i la

No for

ليتدالي مروس طيبول دساور بنام براهد بنام بخر بر مؤرخه مقدمه ب ا ا ا ا دغوى جرم باعث تحريراً نكه مقدمه مندرج عنوان بالامين ابني طرف سے داسطے بيردي دجواب دہي دکل کاردائي متعلقه مقرركر سحاقر أركياجا تاب - كدصاحب مدصوف كومقدمه كك كاروائي كاكال اختيارة وكايز ومیل صاحب کوراضی نامه کرنے وتقرر مثالت ہ فیصلہ برحلف دیہے جواب دہی اورا قبال دعوی اور ^{به} سورت ذکمری کرنے اجراءاور صولی چیک وروپیدار عرضی دعوی اور درخواست ہر شم کی تقید این زرای بردستخط کرانے کا اختیار ہوگا۔ نیز صورت عدم بیروی یا ڈگری کیطرفہ یا ایک کی برامدگی ادرمنسوخی نیز دائر کرنے اپیل نگرانی ونظر ثانی دبیروی کرنے کا اختیار ہوگا۔از بصورت ضرورت مقد مہذکور کے کل پاجز دی کاردائی کے واسطے اور وکیل پامخنار قانونی کواپنے ہمراہ پااپنے بچائے تقرر کا اختیار موگا-اورمها حب مقرر شده کومی وای جمله مذکور «بااختیارات حاصل مول کے اوراس کا ساخت مرواخت منظور قبول موكاردوران مقدمه يس جوخر جدد مرجانه التوائي مقدمه يحسب سے دموكار کوئی تاریخ بیشی مقام دورہ پر ہویا حدے باہر ہوتو دیل صاحب پابند ہوں کے کہ بیروی م کورکریں ۔ لہذا دکالت نامہ کھندیا کہ سندر ہے، ۔ الد خط المروم الد حط الملايد مقام

BEFORE THE KHYBER PAKHTUNKHWA, SERVICE TRIBUNAL, PESHAWAR.

APPEAL NO.587/2018

Gul Wahid

V/S

APPLICATION FOR RESTORATION OF APPEAL NO. 587/2018 WHICH WAS DISMISSED ON DEFAULT VIDE ORDER DATED 07.10.2019.

<u>RESPECTFULLY SHEWETH:</u>

- 1. That the instant appeal No. 587/2018 was filed before this Honorable Tribunal for promotion.
- 2. That the instant appeal was in preliminary stage and preadmission notice was issued to respondent but the respondent not submitted their reply till last date, the case was fixed on 07.10.2019 and case is in wait for respondents but dismissed on default for non-prosecution on 07.10.2019. (Copy of the order is attached)
- 3. That it is in the interest of justice that the appeal should be dealt on merit rather to dismiss on default because the valuable right of the appellant was involved.

It is therefore, most humbly prayed, that the instant appeal No. 587/2018 may be restore on the acceptance of this application.

APPELLANT

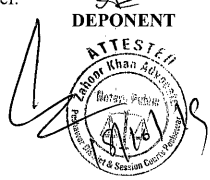
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Through:

(M. ASIF YOUSAFZAI) ADVOCATE SUPREME COURT Show (SYED NOMAN ALI BUKHARI) ADVOCATE, HIGHCOURT PESHAWAR.

AFFIDAVIT

It is affirmed and declared that the contents of application are true and correct to the best of my knowledge and belief.



BEFORE THE KHYBER PAKHTUNKHWA SERVICE TRIBUNAL, PESHAWAR.

APPEAL NO. 587 /2018

Gul Wahid (ASI) Retired,

head Quarter Police line Peshawar.

- Pakintukhwa ervice Trinopal Dincy No. 597 Dated 19-4-20/;

Tribun

-log Ku

Khybe

(APPELLANT

VERSUS

1. The Provincial Police Officer, KPK, Peshawar.

2. The Deputy Inspector General of Police, Telecommunication

(RESPONDENTS)

APPEAL UNDER SEC- 4 OF KHYBER PAKHTUNKHWA SERVICE TRIBUNAL ACT, 1974 FOR DIRECTING THE **RESPONDENTS TO CONSIDER THE APPELLANT FOR** PROFORMA PROMOTION ON REGULAR BASIS FROM THE DATE VACANCIES WERE AVAILABLE WITH ALL BACK AND CONSEQUENTIAL BENEFITS AND AGAINST NOT TAKING ACTION ON THE DEPARTMENTAL APPEAL OF THE APPELLANT.

PRAYER:

07.10.2019

Nemo for appellant.

It is already past 2.00 PM and the appellant is unrepresented despite repeated calls.

Dismissed for non-prosecution. File be consigned to the record room.

Chairman

Certified is fure con hinkles n Suna

Announced: 07.10.2019

Date of Presentation of Application	18-10.2019
Number of Words	100
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Name of Copylest	10-10-2019
Date of Complection of Corr-	0-2-218
Date of Delivery of Copy	S-f-O-

BEFORE THE KHYBER PAKHTUNKHWA, SERVICE TRIBUNAL, PESHAWAR.

APPEAL NO.587/2018

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colice: Depti:

Gul Wahid

1.

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3.

V/S

<u>APPLICATION FOR RESTORATION OF APPEAL NO.</u> 587/2018 WHICH WAS DISMISSED ON DEFAULT VIDE ORDER DATED 07.10.2019.

RESPECTFULLY SHEWETH:

That the instant appeal No. 587/2018 was filed before this Honorable Tribunal for promotion.

That the instant appeal was in preliminary stage and preadmission notice was issued to respondent but the respondent not submitted their reply till last date, the case was fixed on 07.10.2019 and case is in wait for respondents but dismissed on default for non-prosecution on 07.10.2019. (Copy of the order is attached)

That it is in the interest of justice that the appeal should be dealt on merit rather to dismiss on default because the valuable right of the appellant was involved.

Through:

It is therefore, most humbly prayed, that the instant appeal No. 587/2018 may be restore on the acceptance of this application.

APPELLANT

(M. ASIF YOUSAFZAI) ADVOCATE SUPREME COURT She & (SYED NOMAN ALI BUKHARI) ADVOCATE, HIGHCOURT PESHAWAR.

AFFIDAVIT

1.4.1

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It is affirmed and declared that the contents of application are true and correct to the best of my knowledge and belief.



BEFORE THE HONOURABLE SERVICE TRIBUNAL KP PESHAWAR

Restoration Appeal No. 37/2020

Service AppealNo.587/2018 Gül Wahid.....

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IN

ANTA\BEFORE THE HONOURABLE PESHAWAR HIGH COURT. docx

Versus



S.No.	Description of documents	Annex	Pages
1.	Memo of comments		1
2.	Affidavit	· · -	. 2
3.	Authority Letter	· · · · · ·	3.

Respondent Through

Department Representative

BEFORE THE HONORABLE SERVICE TRIBUNAL, PESHAWAR

Restoration Appeal No. 37 / 2020.

IN

Service Appeal No. 587/ 2018

Gul Wahid......(Appellant)

VERSUS

COMMENTS/ REPLY TO THE APPLICATION FOR RESTORATION.

RESPECTIVELY SHEWETH:

- 1. Pertains to record.
- 2. First portion of this Para pertains to record however, the remaining Para is incorrect. The captioned appeal was fixed before the Honorable Tribunal for arguments on 07.10.2019, which was dismissed in default for non-prosecution on the date fixed. Neither appellant nor his counsel was present on date fixed which reflects their lack of interest to prosecute the Service Appeal mentioned above.
- That the non serious attitude of appellant and his counsel by not prosecuting Service Appeal will only be a wastage of precious time of this Honorable Tribunal.

PRAYER:-

It, is therefore, humbly prayed that the instant application for restoration submitted by appellant may kindly be dismissed.

Inspector General of Police,

Inspector General of Police, Khyber Pakhtunkhwa, Peshawar.

Restoration Appeal No. 37/2020		
Gul Wahid		(Petitioner)
	Versus	

<u>BEFORE THE HONOURABLE SERVICE TRIBUNAL KP PESHAWAR</u>

<u>AFFIDAVIT</u>

I, Ibrahim Shah, Office Superintendent of Police Telecommunication KPK Peshawar (representative of respondents/Department) do here by solemnly declare that the contents of accompanying comments on behalf of Respondents/Department are correct to the best of my knowledge and belief and nothing has been concealed from this Honourable Court.

DURABLE PESHAWAR HIGH COURT.docx

04\d\PC 04 data\BEFORE THE H

DEPONENT

(Ibrahim Shah) Office Superintendent Police, Telecommunication: Peshawar. CNIC: 17101-2705898-7

TO WHOM IT MAY CONCERNED

It is certified that Ibrahim Shah Office Superintendent Tele (BPS-17) of Police Telecommunication is hereby nominated to attend the Service Tribunal KPK in R/Appeal No. 37/2020 in case titled Gul Wahid Vs PPO Others on 25.07.2019.

Valpe of data BEFORE THE HONOURABLE PESHAWAR HIGH COURT. docx

Assistant Inspector General of Police Telecomm: Khyber Pakhtunkhwa Peshawar.

BEFORE THE KHYBER PAKHTUNKHWA SERVICES TRIBUNAL, PESHAWAR

	·		. •	
<u>Civil Service Appeal No</u>	<u>587/2018</u>			,
Gul Wahid	بو حمد بر باری محمد بر از باری محمد بر از باری بر باری بر از باری بر باری بر باری بر باری بر باری بر باری بر ب بر باری بر باری	۔ سجی کاف سرے جو بی کر نے سرچ بی زی	APPE	LLANT
Gui Walnu			•.	
	Voreus	Ē		

Versus

PPO and others

-RESPONDENTS.

INDEX

S.No.	Description of documents	Annexure	pages
1	Rejoinder	-	1-3
2	Promotion order of Head Constables	R-1	4-5
3	Promotion order of ASIs	R-2	6-8

Through

Appellant

V Ol

Umer Zafran ,

Advocate, Peshawar.

BEFORE THE KHYBER PAKHTUNKHWA SERVICES TRIBUNAL, PESHAWAR

Civil Service Appeal No. 587/2018

Mr. Gul Wahid ----- Versus ----- Police Deptt

REJOINDER ON BEHALF OF APPELLANT

Respectfully Sheweth :-

Preliminary Sheweth :-

(a-f) All objections raised by the respondents are incorrect and baseless. Rather the respondents are stopped to raise any objection due to their own conduct.

FACTS

- That Para-1 of the appeal is admitted correct by the respondent as service record of the appellant is already in the custody of respondent deptt.
- That Para-2 of the appeal is admitted correct by the respondent as service record of the appellant is already in the custody of respondent deptt.
- 3. Partially admitted by the respondent deptt: moreover remaining para 3 of reply is incorrect while para-3 of the appeal is correct.
- 4. Partially admitted by the respondent deptt: moreover remaining para 4 of reply is incorrect while para-4 of the appeal is correct. The appellant had already completed maximum period of probation and stood confirmed. Moreover for promotion the rules require only length of service and not confirmation.
- 5. Incorrect. The appellant has a good case, was legible for promotion having completed the requisite service and his appeal should have been accepted. It is further added here that the respondent deptt has promoted some Head Constables to the rank of ASI on 11-12-2019.

And they have been (urther promoted to the rank of Sub-Inspector on 23-09-2020. This not only contradicts the stand of the respondents but also indicates that the appellant has been discriminated as these persons have been promoted to the rank of sub-inspector after rendering less than one year service as ASI i.e. even less than the probation period and without confirmation whereas the appellant had rendered services as ASI for more then 2-1/2 years. So he also deserved the requisite promotion more than these persons. Moreover the decision on his appeal was not communicated or disclosed to the appellant. (Copies of these promotion orders are attached herewith.)

6. Incorrect. The appellant has a very good case.

GROUNDS:-

Ε.

- A. Incorrect. While Para-A of grounds of the appeal is correct as mentioned in the main appeal of the appellant and para-4 of this rejoinder above.
- B. Incorrect. While Para-B of grounds of the appeal is correct as mentioned in the main appeal of the appellant and para-4 and 5 hereinabove.
- C. Incorrect. While Para-C of grounds of the appeal is correct as mentioned in the main appeal of the appellant and paras-4 and 5 hereinabove. Furthermore, the department has promoted 14 head constables as ASI on 11-12-2019. The promotees at S. No. 02 Bahadar Sher, at S. No. 9 Fazal Ali and at S. No. 10 Noor Haider have been further promoted as Sub-Inspectors from 23-09-2020. Their names appear at S. No. 5, 6 & 8 of promotion order respectively. Therefore, the appellant has been discriminated by the department and he also deserves same treatment because the appellant has rendered more services than the promotees mentioned hereinabove.
 - D. Incorrect. While Para-D of grounds of the appeal is correct as mentioned in the main appeal of the appellant and this rejoinder rather the case of the appellant is on better footings than the abovementioned promotees.
 - Incorrect: While Para-E of grounds of the appeal is correct as mentioned in the main appeal of the appellant. The respondent

department has tried to mislead this Honourable Tribunal by concealing the factum of order dated 11-12-2019 and 23-09-2020 which contradict their stand. The orders are already attached for ready reference.

- F. Incorrect. While Para-F of grounds of the appeal is correct as mentioned in the main appeal of the appellant and in the preceding paras hereinabove.
- G. Incorrect. While Para-G of grounds of the appeal is correct as mentioned in the main appeal of the appellant and in the preceding paras hereinabove.
- H. Incorrect. While Para-H of grounds of the appeal is correct as mentioned in the main appeal of the appellant and in the preceding paras hereinabove.

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

APPELLANT

Through

Dated:- 10.11.2020

Legal.

I.

(UMER ZAFRAN) Advocate

DEPONENT

AFFIDAVIT

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

<u>Örder</u>

In pursuance of the decisions of the Departmental Promotion Committee meeting held on 11th December, 2019 duly approved by the competent authority, promotion of the following officials are hereby ordered against the existing vacancies as mentioned against each with immediate effect:

1. PROMOTION OF HEAD CONSTABLES OF TELECOMM: WING TO THE RANK OF OFFG: ASI

S/No.	Names /Rank	Decision
1.	HC/115 Zahid Ali	Promoted to the rank of offg: ASI
2. 3.	HC/261 Bahadar Sher (FATA)	Promoted to the rank of offg: ASI
	HC/128 Mumraiz Khan (FATA)	Promoted to the rank of offg: ASI
4.	HC/381 Shamin Khan	Promoted to the rank of offg: ASI
5.	HC/558 Alam Zeb	Promoted to the rank of offg: ASI
6.	HC/8 Muhammad Zahid	Premoted to the rank of offg: ASI
7	HC/571 Muhammad Imran	Promoted to the rank of offg: ASI
8.	HC/828 Asmatullah	Promoted to the rank of offg: ASI
9 <u>.</u>	HC/626 Fazal Ali	Promoted to the rank of offg: ASI
10.	HC/632 Noor Haider	Promoted to the rank of offg: ASI
11.	HC/918 Ihsan ul Haq	Promoted to the rank of offg: ASI
12.	HC/444 Mir Alam	Promoted to the rank of offg: ASI
3.	HC/865 Munawar Khan	Promoted to the rank of offg: ASI
4	HC/638 Tajamal Khan	Promoted to the rank of offg: ASI

2. <u>PROMOTION OF CONSTABLES OF TFLECOMM: WING TO THE RANK OF OFFG:</u> <u>HEAD CONSTABLE</u>

S/No.	Names /Rank	Decision
1,	C/317 Karim Ullah	Promoted to the rank of offg: Head Constable
2.	C/195 Muhammad Shoaib	Promoted to the rank of offg: Head Constable
3.	C/539 Akhtar Ali	Promoted to the rank of offg: Head Constable
4.	C/528 Muhammad Israr	Promoted to the rank of offg: Head Constable
5.	C/238 Salahudin	Promoted to the rank of offg: Head Constable
6.	C'1000 Mohammad Rashid	Promoted to the rank of offg: Head Constable
7.	C/979 Ahmad Nabi	Promoted to the rank of offg: Head Constable
8.	C/ Sartaj Khan (FATA)	Promoted to the rank of offg: Head Constable
9	C/137 Obaid Ullah	Promoted to the rank of offig: Head Constable
10.	C/220 Ghulam Asghar	Promoted to the rank of offig: Head Constable
11.	C/200 Mohd Hassan (FATA)	Promoted to the rank of offg: Head Constable
12.	C330 Muslim Said	Promoted to the rank of offg: Head Constable
13.	C/ 194 Mumtaz Wali	Promoted to the rank of offg: Head Constable
14.	C/355 Ali Rehman	Promoted to the rank of offg: Head Constable
15.	C/688 Mushtag	Promoted to the rank of offg: Head Constable
16.	C/892 Shah Nawaz	Promoted to the rank of offg: Head Constable
17.	C/764 Abdur Rashid	Promoted to the rank of offg: Head Constable
18.	C/93 Matiullah	Promoted to the rank of offg: Head Constable
19.		Promoted to the rank of offg: Head Constable
20.	C/212 Mohammad Aslam	Promoted to the rank of offg: Head Constable
21.	C/694 Wazir Mohammad	Promoted to the rank of offg: Head Constable
<u> </u>	C/643 Mohd Ilyas	Promoted to the rank of offg; Head Constable

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FROMOTION OF DRIVER CONSTABLES TO THE RANK OF OFFG: HEAD

S/No.	Names /Rank	Decision
1.	C/1042 Noman Ahmad	Promoted to the rank of offg: Head Constable
2.	C/1066 Sadaqat Khan	Promoted to the rank of offg: Head Constable
3.	C/1073 Sayar Ahamd	Promoted to the rank of offg: Head Constable

(NISAR AHMED KHAN)PSP

Deputy Inspector General of Police, Telecommunication & Transport, Khyber Pakhtunkhwa, Peshawar.

1/2 2019.

13

No. 14416 - 20 /Tele/OASI, dated Peshawar the

Copies of the above are forwarded to following: -

- Accountant General of Khyber Pakhtunkhwa, Peshawar.
- 2) Accountant Telecomm: Peshawar.
- 3) SP/MT & Telecomm: Peshawar.
- 4) DSP/Telecomm: Peshawar.
- 5) Section Officer B&A, Govt: of KP, Home & TAs Deptt: Peshawar

'EEDING OF THE DEPARCMENTAL PROMOTIC

16

- 6) Office Superintendent Teleconim: Peshawar.
- 7) GASI Telecomm: Peshawar.
- 8) Lines Officer Telecomm: Peshawar.
- 9) SRC/Telecomm: Peshawar.
- 10) MTO Telecomm: Peshawar
- 11) OI/C WT Workshop Telecomm: Hqrs: Peshawar
- 12) ACR/Clerk Telecomm: Peshawar.

466 13) OB/No.-/2019.

(NISAR AHMED KHAN)PSP Deputy Inspector General of Police, Telecommunication & Transport, Khyber Pakhtunkhwa, Peshawar.

ORDER

In pursuance of the recommendations of Departmental Promotion Committee vide minutes of meeting held on 23rd September 2020 duly approved by the competent authority, the promotion of the following are hereby ordered against the existing vacancies with immediate effect. Their promotion will take effect from the date of they actually resume the charge of their higher responsibilities.

A. TELECOMM: SECTION

1. Promotion of ASI to the rank of offg: Sub Inspector

S/No	Name	Trade
1.	Zaheer ud Din	WT ,
2.	Mushtaq Ahmad	WT i
3.	Rashid Khan	WT
4,	Asmatullah	WT
5.	Bahadar Sher	GD
6.	Fazal Ali	WT
7.	Zarshed	WT
8.	Noor Haider	WT

2. Promotion of Head Constables (list D) to the rank of offg: ASI

C D	Names/ Rank	Trade
S/No	HC/233 Muhammad Siyar	WT
	HC/154 Fazal Dad	<u> </u>
	HC/678 Saif ul Ameen	WT
·	HC/830 Mir Afazal	WT
	HC/96 Fazal Shah	WT
	HC/83 Sher Bahadar	WT
7.	HC/454 Amir Sultan	WT
3:	HC/419 Shams uz Zaman	WT
	HC/909 Rehman Ullah	WT
9. 		WT
10.	HC/757 Abdul Wali	wr
11.	HC/768 Qamar Ali	
12.	HC/551 Aman Ullah	WT

S/No '	Names/ Rank	• ‡	Trade
	C/744 Khan ul Mulk	¥	WT ^f
	C/202 Bakhtiar		WT _i ,
	C/221 Muhammad Nacem		RM
·.	C/217 Shafi Ullah		WT
	C/329 Mumtaz Ali		WT
, >.	C/1031 Abdul Jabbar		GD:
,. !.	C/482 Inam ul Haq		WT.
/ 8	C/265 Naib Ali		WT
	C/908 Ali Sher	· · · · · · · · · · · · · · · · · · ·	WT
9. 	C/430 Mumriaz Khan		WT
10.	C/407 Sabaz Ali	میند او میں اور میں او اور اور اور اور اور اور اور اور اور اور	WT .
11.			WT
12.	C/77 Fazal Nabi	·····	WT
13.	C/252 Gohar Ali		WT
14.	C/966 Shah Riaz	<u></u>	WT
15.	C/48 Muhammad Sadiq		WT

B. TRANSPORT MECHANIC

1. Promotion of ASI to the rank of offg: Sub Inspector

_			16	100	
	S/No	Names/ Rank	Storen	nan	1
ł	1.	Siar Gul	VM	<u> </u>	┥
	2.	Nisar Muhammad	-		ر

2. Promotion of Head Constables (List D) to the rank of offg: ASI

4. <u>1. v</u>		Trade
S/No.	Name/Rank	Auto-
	HC/225 Ali Akbar	Electrician
1.		Blacksmith
2.	HC/308 Muhammad Nisar	

3. Promotion of Constables to the rank of offg: HC

		Trade
S/No.	Name/Rank	VM
1.	C/337 Mushtaq Ahmad	VM
2	C/246 Faheem Khan	
2.		1

- 43 -

C. DRIVER

1. Promotion of ASI to the rank of offg: Sub Inspector

S/No	Names/ Rank		Trade
1.	Shiraz Gul	· •	Driver
2.	Sohail Aman	*	Driver

2. Promotion of Head Constables to the rank of offg: ASI

S/No.	Name/Rank		Trade
1.	HC/967 Ikhtiar Gul		Driver
2.	HC/455 Asad Ali		Driver
		·····	

3. Promotion of Constables to the rank of offg. HC

S/No.	Name/Rank	4	1	× 4	Trade	
1.	C/1074 Syed Jehanzih Shah	i	*	4	Driver	
2.	C/1061 Noor Afzal	1	3.4		Driver	1
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(MUHAMMAD SAEED)

Deputy Inspector General of Police, Telecommunication & Transport, Khyber Pakhtunkhwa, Peshawar.

No. 10089 - 10/05 /Tele/OASI, dated Peshawar the 25/9 2020.

Copy of the above is forwarded for information and necessary action to the: Accountant General of Khyber Pakhtunkhwa, Peshawar.

- Accountant General of Khyber Pakhtunkhwa, Peshawai.
 Deputy Secretary Admin/B&A, Home & TAs Department, Peshawar
- SP MT Peshawar.
- 4) SP Tele Peshawar.
- 5) DSP/Telecomm: Peshawar.

6) Office superintendent Tele Peshawar.

7) Office superintendent MT Peshawar.

3) Incharge Establishment Branch Tele Peshawar.

- 9) GSI/Tele Peshawar.
- 10) Accountant Tele Peshawar.

11) ACR/Clerk Tele Peshawar.

12) Lines Officer Telecomm: Peshawar.

- 13) SRC/Telecomm: Pashawar.
- 14) MTO Telecomm: Peshawar
- 15) Foreman MT Peshawar.

16) OI/C WT Workshop Tele HQrs: Peshawar

17) OB/No. **285** /2020.

HAMMALAD SAEED)

Depuis Infection Ceneral of Police, Telecommunication & Transport, Khyber Pakhtunkhwa, Peshawar.

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