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	Service -	Court o	f
		Apr	peal No. 1404/2023
	S.No.	Date of order proceedings	Order or other proceedings with signature of judge
;	1	2	3
	1-	22/06/2023	The appeal of Sahibzada. Muhammad Qaise
		• •	presented today by Mr. Khaled Rehman Advocate. It is fixed for preliminary hearing before Single Bench at Peshawar or
. <i>'</i>		<b>;</b>	By the order of Chairman
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Service Appeal No. 1404 /2023

Sahibzada Muhammad Qaiser ..... Appellant Versus

Inspector General of Prisons KPK and others ..... Respondents

Ş.No.	Description of Documents	Date	Annex	Pages
1.	Memo of Service Appeal with Affidavit			1-8
2.	Application for Condonation of Delay with Affidavit	•		9-10
3.	Order of appellant's promotion as Senior Superintendent Jail	07.07.2010	Α	11
4.	Order of appellant's promotion as Deputy Superintendent Jail (BPS-17) on acting charge basis	28.04.2015	В	12
5.	Order in Writ Petition No. 1133/2020	18.01.2021	° C	13-14
6.	Final Seniority List of AlGs/ • Superintendents BPS-18	29.12.2022	D	15-16
7.	Letter communicating impugned Final Seniority List of BPS-17 Officers	18.01.2023	E ·	17-19
. 8.	Departmental Representation	18.01.2023	F	20-22
9.	Wakalat Nama			23

### INDEX

Mund Gais Appellant ( Through

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Khaled Rahman-Advocates, Supreme Court

Muhammad Amin Ayub

Muhammad Ghazanfar Ali Advocates, High Court 4-B, Haroon Mansion Khyber Bazar, Peshawar Off: Tel: 091-2592458 Cell # 0313-9040434

Dated: <u>\$C</u>/06/2023

Service Appeal No. 1404 /2023

### <u>Sahibzada Muhammad Qaiser,</u>

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S/o Sahibzada Muhammad Faridoon, R/o Village Kota Tehsil & District Swabi presently, AIG Prisons, RPO, Peshawar......<u>Appellant</u>

### VERSUS

<u>The Inspector of Prisons Khyber Pakhtunkhwa</u> Civil Secretariat, Peshawar.

The Secretary, Govt. of Khyber Pakhtunkhwa, Home & Tribal Alfairs Department, Civil Secretariat, Peshawar.

Mr. Umair Khan, AIG/Superintendents District Jail/Deputy Commandant.

Mr. Amin Shoaib, AIG/Superintendents District Jail/Deputy Commandant.

5. <u>Mr</u>. <u>Najam Hussain Abbasi.</u>

AIG/Superintendents District Jail/Deputy Commandant,

SERVICE APPEAL UNDER SECTION 4 OF THE KHYBER PAKHTUNKHWA SERVICE TRIBUNALS ACT, 1974 AGAINST THE IMPUGNED FINAL SENIORITY LIST OF BPS-17 OFFICERS NOTIFIED VIDE NOTIFICATION DATED 17.05.2021 COMMUNICATED TO THE APPELLANT ON 18.01.2023 VIDE WHICH RESPONDENT NO.3-4 BEING JUNIORS TO THE APPELLANT WERE PLACED SENIOR TO THE APPELLANT IN VIOLATION OF THE LAW AGAINST WHICH APPELLANT PREFERRED DEPARTMENTAL APPEAL BUT THE SAME WAS NOT RESPONDED.

### PRAYER:

On acceptance of the instant appeal, the impugned Notification/Seniority List dated 17.05.2021 communicated to appellant on 18.01.2023 may graciously be modified and appellant be promoted to the post of Deputy Superintendant Jail (BPS-17) on regular basis from the date of completion of the prescribed period/length of service i.e. 07.07.2015 by placing the appellant senior to the Respondent No.3-5 being junior.

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Respectfully Sheweth,

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Facts giving rise to the present appeal are as under:-

<u>That</u> appellant was initially appointed as Assistant Superintendent Jail on 16.02.1992. Later on, promoted as Senior Superintendent Jail vide order dated 07.07.2010 (*Annex:-A*).

- <u>That</u> thereafter, appellant got promoted to the rank of Deputy Superintendent Jail (BPS-17) on acting charge basis vide order dated 28.04.2015 (*Annex:-B*) as appellant had dearth of service-length of 02 months & 09 days.
- <u>That</u> appellant completed his length of service for regular promotion to the post of Deputy Superintendent Jail (BPS-17) on 07.07.2015. The Respondents Department was supposed to have promoted the appellant immediately on completion of the aforesaid period but it delayed the matter without any lawful justification. It is significant to mention here that during intervening period Respondents No.3-5 were directly appointed against the rank of Deputy Superintendent vide order dated 09.10.2015.
- 4. <u>That</u> appellant was regularly promoted to the rank of Deputy Superintendant Jail (BPS-17) on 09.02.2016 and thus due to the belated act on the part of the Respondents, the appellant lost his seniority to the Private Respondents No.3-5 for no fault of his own.
  - <u>That</u> thereafter, appellant field a Writ Petition No. 1133/2020 in the Peshawar High Court, Mingora Bench for antedation of his promotion to the post of

Deputy Superintendent Jail (BPS-17) w.e.f. 07.07.2015. The Writ Petition was subsequently transferred to the principle seat at Peshawar and disposed of vide order dated 18.01.2021 (*Annex:-C*) on the point of jurisdiction with observation that the appellant should approach the proper forum i.e the Khyber Pakhtunkhwa Service Tribunal.

**That** since by then no fresh final Seniority List of BPS-17 Officers was issued, therefore, appellant could not approach the proper forum, however, in the meanwhile, the appellant alongwith others were promoted to the post of AIG/Superintendant (BPS-18) without circulating the final seniority list. On 29.12.2022 (*Annex:-D*) a Final Seniority List of AIGs/Superintendents BPS-18 was issued wherein the name of the appellant has been placed at Serial No.7, below the name of Respondents No. 3-4.

<u>That</u> the appellant accordingly asked the Respondents/Department regarding the Final Seniority List of BPS-17 Officers and informed that the same was issued but was not communicated to him, therefore, appellant made a written request for provision of final seniority list on 12.01.2023 and thus was provided/communicated on 18.01.2023 (*Annex:-E*).

<u>That</u> being aggrieved of the impugned Notification/Seniority List ibid, appellant challenged the same through Departmental Representation (Annex:-F) through proper channel but the same has not been disposed of within the statutory period of 90 days, hence this appeal inter-alia on the following grounds:-

### Grounds:

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- A. <u>That</u> Respondents have not treated appellant in accordance with law, Rules and policy on subject and acted in violation of Article 4, 10A & 27 of the Constitution of Islamic Republic of Pakistan, 1973 and unlawfully refused to abide by promotion quota and appointed Respondents No.3-5, which is unjust, unfair and hence not sustainable in the eye of law.
- B. <u>That</u> as per Section-9 of the Khyber Pakhtunkhwa Civil Servants Act, 1973: <u>a</u> civil servant possessing such minimum qualifications as may be prescribed.

<u>shall be promoted against the next higher grade</u>. In the same tone, Rule 7(3) of the Civil Servants (Appointment, Promotion & Transfer) Rules, 1989 mandates;- <u>persons possessing such qualification and fulfilling such</u> <u>conditions as laid down for the purpose of promotion or transfer to a post</u> <u>shall be considered by the Departmental Promotion Committee or Provincial</u> <u>Selection Board for promotion or transfer as the case may be</u>. Thus appellant was/is having an indefeasible right under the law for promotion. Admittedly appellant got promoted to the rank of Deputy Superintendant Jail BPS-17 on acting charge basis vide order dated 28.04.2015 as the he had dearth of servicelength of 02 months & 09 days, therefore, appellant had to be permanently promoted to the subject post when he completed the prescribed period. Reliance is placed on Judgment 2013 PLC (CS) 786, 1985 SCMR 1158, 2000 PLC (CS) 697; 2021 PLC (CS) 362:

### 2013 PLC (CS) 786 Supreme Court

----Ante-dated promotion---Promotion with effect from date of availability of vacancy -- Civil servant (petitioner) was inducted in BS-17 and was subsequently given various assignments in BS-18 on current charge ---Grievance basis civil of\_ \* servant was that -∴heshouldhave been considered for promotion with effect from the date when post the in BS-18 fell vacant --- Service Tribunal dismissed appeal filed by civil servant Validity Civil servant was inducted into service in BS-17 -- Subsequently he was promoted to BS-18 on current-charge basis, however by that time he was eligible and qualified to be promoted to BS-18 and even vacancies were available---Petition for leave to appeal to Supreme Court was converted into appeal and allowed, and competent authority was directed to consider civil servant for promotion to BS-18 with effect from the date when the vacancy occurred, provided he was qualified to be considered for the same.

#### <u>1985 SCMR 1158</u>

---Seniority--Quota fixed for direct recruitment and promotion in filling vacancy in higher posts--Direct recruits and promotees--Joint seniority list--Promotees to be considered for promotion .with effect from dates when vacancies in their quota became available--Joint seniority list of officers directly recruited and those promoted to be issued according to Rules. [p. 1159] A

### 2000 PLC (CS) 697

----Rr.13.18 & 13.20---Punjab Service Tribunals Act (IX of 1974), S.4--Constitution of Pakistan (1973), Art.4---Anti-dated promotion/ confirmation---Entitlement---Civil servant despite being senior was ignored whereas juniors to him were granted anti-dated confirmation/promotion--Service record of junior officers was not better than the civil servant and Authority had not given any valid reason or justification to give the civil servant a different treatment except that powers under Rr.13.18 & 13.20 of

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Punjab Police Rules, 1934 were discretionary and that Authority in his discretion did not find it fit case to permit period of officiating service to be counted towards period of probation---Powers of exercising discretion vesting in Authority, must be bounded by rules of equity, fairplay and justice and could not be exercised arbitrarily and capariciouly---Failure to treat all like persons in like situations without any reasonable distinction would tantamount to discrimination which was not allowed by law arid discrimination in like situation would offend against Art. 4 of the Constitution of Pakistan (1973) and also would be violative of principles of Sharia.

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C. <u>That</u> the regular promotion of the appellant was delayed without any just cause. It is settled principle of law that in case of direct recruitment and promotion, preference is to be given to promotion quota. Reference is made to the following judgments:-

### 1993 SCMR 2258

---Promotion---Validity---Promotions as per General Principles of Seniority (ESTACODE, 1983, Serial No. 195), should be first filled in before filling in quota of direct recruitment---Such principal, however, would not vitiate promotion of employee as she could not be punished for any alleged lapse on the part of department concerned.

### 2017 PLC (CS) 242

D:

----Quota for initial appointment and departmental promotion---Distribution of posts---Procedure---If a candidate for direct recruitment and a candidate claiming promotion to a particular job simultaneously had contested for the job then the cundidate claiming promotion should be given priority---Three posts existed in the department for which 50% quota had been provided for departmental promotion and 50% had been reserved for initial recruitment----If all three posts are divided between the two components then right of person claiming promotion should be considered on priority and second post should go to the quota reserved for direct recruitment and third post again would go to the departmental promotion----Out of three posts two would fall in favour of quota reserved for promotion and one post would fall for quota reserved for initial recruitment --- Post reserved for departmental promotion should be filled first before making direct recruitment---One post had been rightly requisitioned by the department and after due process a candidate had been appointed against the advertised post on recommendation of Public Service Commission---Petitioner had no bone of contention to fight upon---Writ petition was dismissed in circumstances.

That it has now become settled law that appointment in the public sector is a trust and Authorities are supposed to fill the posts in accordance with law and Rules. Rule-3 of the Khyber Pakhtunkhwa Civil Servants (Appointment, Promotion & Transfer) Rules, 1989 stipulates the method of appointment in the following modes: (i) Firstly by promotion or transfer in accordance with the provision contained in Part-II; and (ii) Secondly by initial recruitment in accordance with the provisions contained in Part-III thereof. However,

Respondent Department badly failed to comply with the law. Reference is made to the following Judgment.

### 2003 SCMR 291

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"Appointment in public sector---Duties of public authorities---Scope---Such appointment is a trust in the hands of public authorities and it is their legal and moral duty to discharge their functions as trustee with complete transparency as per requirement of law so that no person who is eligible to hold such post is excluded from the selection and is deprived of his right of appointment in service."

That as per direction of the Hon'ble Apex Court all appointments, promotion and transfer are to be made strictly in accordance with law and Rules for the sake of good governance and to run the State affairs smoothly but only direct recruitment has been made which is not only against the policy in vogue but also against the dicta of the Hon'ble Apex Court. Moreover, appellant was/is eligible to be promoted against the subject post when he completed the length of service for regular promotion but he was unlawfully not promoted which amounts to usurp her right of career progression, which is also blatant violation of Article-3 & 4 of the Constitution of the Islamic Republic of Pakistan, 1973.

<u>That</u> appellant is eligible senior, over and above qualified for promotion to next higher grade but for no valid and justified reasons his case for promotion was withheld which caused financial loss to appellant on the one hand and damaged his career progression on the other. The unlawful omission on the part of the Respondents cannot be justified under any canon of law, justice and fair play.

- G. <u>That</u> it is cardinal principle of law that no one is responsible for the acts of the public functionaries. The delay caused by the Respondents Department cannot be attributed to the appellant and therefore, for the actions of the Department, the appellant should not be made to suffer, therefore, appellant is entitled for his due seniority in accordance with law w.e.f 07.07.2015 and accordingly, the seniority needs to be modified to that effect.
- H. <u>That</u> appellant would like to offer some other additional grounds during the course of arguments when the stance of the Respondents is known to the appellant.

It is, therefore, humbly prayed that the instant appeal may graciously be accepted as prayed for above.

Any other relief as deemed appropriate in the circumstances of case not specifically asked for, may also be granted to appellant.

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Through

(F. Mund Quese -Appellant Khaled Rahman Advoçate, Supreme Court

Muhammad Amin Ayub

Muhammad Ghazanfar Ali Advocates, High Court

Dated: <u>2</u>/06/2023

Service Appeal No.\_\_\_\_/2023

Sahibzada Muhammad Qaiser ..... Appellant

Versus

Inspector General of Prisons KPK and others ..... Respondents

### <u>Affidavit</u>

I, Sahibzada Muhammad Qaiser, S/o Sahibzada Muhammad Faridoon, R/o Village Kota Tehsil & District Swabi presently, AIG Prisons, RPO, Peshawar, do hereby solemnly affirm and declare on oath that the contents of this Appeal are true and correct to the best of my knowledge, and nothing has been concealed from this Hon'ble Tribunal.

dentified by Khaled Rahman ASÇ



I. L. Micel Queid Deponent

Service	Appeal	No.	/2023

Sahibzada Muhammad Qaiser ..... Appellant

Versus

Inspector General of Prisons KPK and others ...... Respondents

## Application for condonation of delay (if any) in filing the instant Service Appeal.

Respectfully Sheweth,

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That the titled appeal is being filed in this Hon'ble Tribunal which is yet to be fixed for hearing.

That appellant has called in question the Final Seniority List of BPS-17 Officers. It is submitted that owing to worst law & order situation in the Province specially in Peshawar where in recent past there was a Suicide Bomb blast at Peshawar Police Lines Mosque. Appellant being head of the Central Jail, Peshawar had to take necessary measures because notorious offenders are confined into the Centre Jail where the prevailing situation could create serious security risk for the Police Force as well as integrity of the motherland.

That due to aforesaid circumstances, appellant could not vigilantly pursue the instant matter. Moreover, it has been held time and again by the Apex Court that the question of limitation is a mixed question of facts and law and it should not be made a hurdle where the claim of the claimant is based upon legal footings and where there is clear apprehension that if the said relief was not granted to him, it will adversely affect the service career of an employee.

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That valuable rights of the appellant are involved in the instant case and it is highly in the interest of justice to condone the delay otherwise the appellant will be put to dire troubles.

That it has become a settled legal principle that technicalities including limitation are to be avoided for the safe administration of justice.

It is, therefore, humbly prayed that the delay (if any) caused in filing the instant appeal may graciously be condoned.

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Applicant/Appellant

Through

Khaled Rahman,

ASC)

Dated: <u>20</u>/06/2023

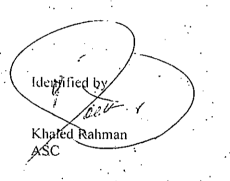
Service Appeal No. /2023

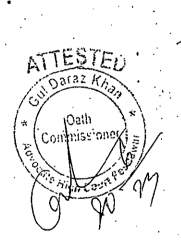
Sahibzada Muhammad Qaiser ..... Appellant Versus

Inspector General of Prisons KPK and others ...... Respondents

### <u>"Affidavit</u>

I, Sahibzada Muhammad Qaiser, S/o Sahibzada Muhammad Faridoon, R/o Village Kota Tehsil & District Swabi presently, AIG Prisons, RPO, Peshawar, do hereby solemnly affirm and declare on oath that the contents of this Application are true and correct to the best of my knowledge, and nothing has been concealed from this Hon'ble Tribunal.





Mulu-el Orale. Deponent

ANNEXURE A' ۴. ۲ OFFICE OF THE INSPECTOR GENERAL OF PRISONS RHYBER PARHTUN KHWA PESHAWAR 133 Y 13446 No 8<u>/7/2-0</u>, Dated OLDES: In pursuance to the recommendation of Departmental Promotion Committee meeting field on 09-6-2010; the following Assistant Superintendant 2nd (BPS-14) are hereby producted to the mark of Senior Essistant Superintendent Jul (BPS-16) on regular basis with immediate effecti-Mellayya: Ahmala Meddakhim Hukky, 1. -Sty.Knalid Walish. Mr.Junaid Muhammad. Saluterian Mahamanad Qasira Mr.Snood Ahuma. Mr. Alam zeb, DS-1/HC Bort B. Mr.Catal: Sher. . . Mr. Abdal Basi, ю. Mr.Muhanipad Arif Khin. Ì٩. Mé, Garen Khun 12. Mr.Hastoriandian. 11. McMultiloung Baccur-S/O Nasrulah Jan. i I. Str.Sayyar Ahned 13. Mr.Jata (Chan. Mt.Ditawar Khao. io. Mr. Spin-ul-Hag. : ... 18. Michighannaid Barem S/O Abdur Refinitia. 4.11 Alsi ditari a Cija 34+ Alt.Palaos Elábi. .1. Mr. Banalinic 200 idr.Bol.m Bayan. 22. . . . . Sved Aanor Dosson Shah. 24. IN. En.L. and allon and kar, de seui-dache. Mr.Measoned Land Ξ.... 23. Ministeliumium biar... Millionerez Khan. 28. Micrial Alam. 247 The stave named afficers will be on probation for a period of time year in term of Section 6 (2) of Khyber Pakhum, Khwa Civil Servant Act 1973. Their posting order will be issued separately. INSPECTOR GENERAL OF PRISONS, KHYBER PAKHTON KHWA PESHAWAR. 1 MUSTING 13447-13491 Copy of the above is forwarded to :-The Secretary to Government of Klipber Pakhtun , Kliwa House and T.As Department £. Peshawar, for information with reference to Plante Department letter No.1/2-SO(Prail (2)16dated 2-7-2000 All Superimeralents of Julif weltups in the Khyther Pakhtun. Khyva fur information please. 3. -The Accountant General Klipber Pakhtan Elinia Peshawar, All Distant Accounts Officers in Khyber Pakhum, Khwa . ٠l. for monution.

(SAHAZADA FAZDI-BAHIM) ADMINISTRA ITVE DEFICER FOR INSPECTOR GENERAL OF PRISONS. ( KUYNER PURITOON KITAWA PESIJAWAG

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#### OFFICE OF THE INSPECTOR GENERAL OF PRISONS KHYBER PAKHTUNKHWA No. 13446,/-Dated 07-7-2010/-



ORDER

In pursuance to the recommendation of departmental promotion committee meeting held on 09/06/2010, the following assistant superintendent Jail (BPS-14) hereby promoted to the rank of senior assistant superintendent Jail (BPS-16)on regular basis with immediate effect:-

- 1. Mr. Fayaz Ahmad
- Mr. Mukhtiar Haidar 2.
- Mr.Khalid Wahab 3. Mr. Junaid Muhammad
- 4. Mr. Sahibzada Muhammad Qasir
- 5. Mr. Saeed Ahmad 6.
- Mr. Alam Zeb 7.
- Mr. Falak Sher 8.
- Mr. Abdul Bari
- 10. Mr. Muhammad Arif Khan
- 11. Mr. Aseem Khan
- 12. Mr. Hashmatullah
- 13. Mr. Muhammad Naseem S/o Nasrullah Jan
- 14. Mr. Sayyar Ahmad
- 15. Mr. Jalat Khan
- 16. Mr. Dilawar Khan
- 17. Mr. Amin Ul Haq
- 18. Mr. Muhammad Naseem S/o Abdur Rahman
- 19. Mst. Fauzia Taj
- 20. Mr. Zahoor Elahi
- 21. Mr. Baitullah
- 22. Mr. Bakht Rawan
- 23. Mr. Syed Akhtar Hussain Shah
- 24. Mr. Zafarullah Jan
- 25. Mr. Noor UL Basar
- 26. Mr. Muhammad Jamil
- 27. Mr. Mühammad ISrar
- 28. Mr. Jangrez Khan
- 29. Mr. Gul Alam.

The above named officers will be on probation for a period of one year in term of section 6 (2) of Khyber Pakhtunkhwa civil servant act 1973. Their posting order will be issued separately.

INSPECTOR GENERAL OF PRISONS KHYBER PAKHTUNKHWA PESHAWAR

Endst No. 13447-13491, Copy of the above is forwarded to:-

1. The secretary to Government of Khyber Pakhtunkhwa Home and Tribal T.As department Peshawar for information with reference to Home department letter No. ½-SO(Pesh)D/ dated

2. All superintendent of jail/lockups in the Khyber Pakhtunkhwa for information please.

- The accountant General of Khyber Pakhtunkhwa Peshawar. All district accounts officers in Khyber Pakhtunkhwa for information. 3.

(SAHIBZADA FAZLI RAHMAN) ADMINISTRATIVE OFFICER INSPECTOR GENERAL OF PRISONS KHYBER PAKHTUNKHWA PESHAWAR



1.

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(A.)

# GOVERNMENT OF KHYBER PAKHTUNKHWANNEXURE B'

NOTIFICATIONS DEPARTMENT

insu c



No.SO(Prisons)-HD/1-2/2015/Vol-V/BC-137262.1./@he ...Competent Authority 7 in consultation with the Departmental Promotion <u>Defamilitée 1s-pleased 30 appoint</u>-the following Senior Assistant Superintendent Jail (BPS-16) as Deputy Superintendent Jail (BPS-17) on acting charge basis with immediate effect in the Khyber Pakhtunkhwa Prisons Department: -

Mr.Fayaz Ahmad, attached to Central Prisons Peshawar.

Mr. Mukhtiar Haider, Attached to District Jail Lakki Marwat.

Mr.Khalid Wahab, attached to District Jail Abbottabad.

Salubzada Muhammad Qaiser, attached to Central Prison Peshawar.

Mr.Sagod Anned, attached to District Jail Mardan.

Muhammed Ayub, attached to Central Prison Haripur.

The services of the above named officers are hereby placed at the disposal of Inspector General of Prisons Khyber Pakhtunkhwa for their further posting as Deputy Superintendent Jail (BPS-17).

Secretary to Government of Khyber Pakhturikhwa Home & T.As Department Peshawar

Dated the, 28th April, 2015, Peshawar.

(Rehnat Ali Wazir) SECTION/OFFICER (PRISONS)

ECTION OFFICILLURISONS)

No.SO(Prisons)-HD/1-2/2015/Vol-V/BC-137262.- Dated the, 28th April, 2015,

Peshawar.

A copy is forwarded for information and necessary action to: -

1. Inspector General of Prisons Khyber Pakhlunkhwa Peshawar.

- Accountant General Khyber Pakhtunkhwa Peshawar, for information and necessary action.
- 3. District Accounts Officers, Lakki Marwat, Abbottabad, Mardan and Haripur.
- 4. Director IF, Home & TAs Department, Khyber Pakhtunkhwa, Peshawar.
- 5. PS to Secretary Home, Khyber Pakhtunkhwa.
- 6. PS to Special Secretary Home, Khyber Pakhtunkhwa.
- 7. Officer Concerned.
- 8. Master file/Office Order fi

## PESHAWAR HIGH COURT, PESHAWAR

FORM OF ORDER SHEET

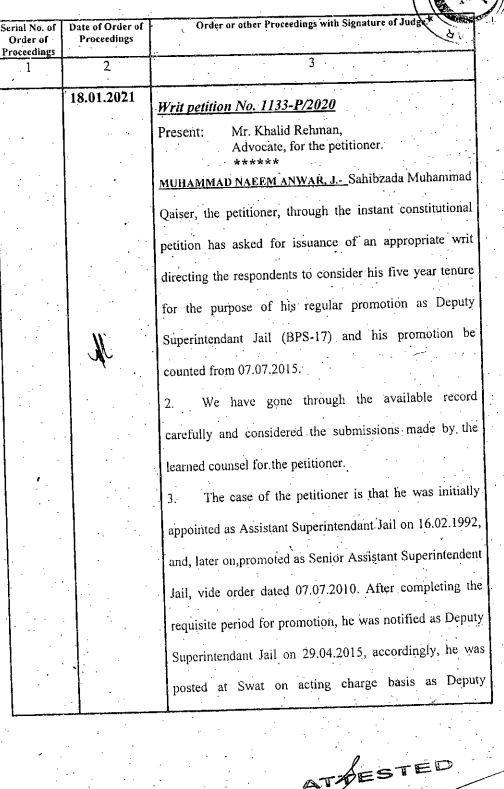
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Court of.....





AMINEF awar Highe Superintendant and, now, the grievance of the petitioner is that though he was promoted on regular basis to the Post of Deputy Superintendent Jail (BPS 17) but from 09.02.2016 while, as per rule, he was required to be promoted from 07.07.2017.

4. Admittedly, the petitioner is Government Servant and sought promotion against the post of Deputy Superintendant Jail w.e.f. 07.07.2015 on regular basis. Since, in essence and substance, the matter in hand, being related to the terms and conditions of service, therefore, can well be urged before the departmental authority in the first instance and then before the Service Tribunal, and this Court, in view of bar contained in Article 212 of the Constitution of Islamic Republic of Pakistan, 1973 can't intervene in such like matters, thus, we don't feel persuaded to admit this writ petition to regular hearing, which would amount to an exercise in futility and wastage of Court's time.

5. So, in view of the above discussion, the instant petition being without any substance is hereby dismissed in limine. 🤈

Announced. 18.01.2021

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### JUDGE

JUDGŁ

30,JAN 20

BE TRUE CO

DB. (Hon'able Mr. Justice Muhammad Nasir Mehfooz & Hon'able Mr. Justice Muhammad Nacem Anwar.

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Contraction (Prison-I) HD/1-57/Sentority BPS-18/ 2022 : In pursuance of Sentants (Appointment, Promotion & Transfer) Pulss, 1980, Sinal Se	enionity list of A.I.G/Superintender	ts District Jail/Deputy Comman	idant (BPS-16) as li	t slood on 01-08-2	1022-6 ( <u>)</u>
notified/circulated for general information of the officers concerned:					131

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<u>28</u>	Name til Cilloar	Academic Qualification.	Date of Sirth   & Comicile 	Date of first entry into Govt service	Regular expo present post Date	· · · · · ·	promotion to	Present posting	(lemarks
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, ;	Waqseod ur [ Rehman	(MAIR/LES)		18-01-1935 (ASJ BS-11)	14-12-2017	16	By promotion	Supdt: Jail Peshawar BPS-19 on a.c.) wielf 11-08-2021.	- Hae inter-se-senicoty i
2.	Samiuilan Khan	(BA/LLE)	18-3-1982 Kohat	23-6-2010 DSJ BS-17	06-10-2021	18	By promotion	Supdt; DJ Kohat	respect of ciricers from S.No.01 to 10 ere
<u> </u>	Tahir Shahbaz Khan Wazir	(MA Political science/LLB <sup>-</sup> ).	- ~0-2-1979 / FR Bannu	23-4-2013 DSJ BS-17	05-10-2021	18	By promotion	Supdi; CP Bannu(OPS).	maintained as in the   lower cadre i.e Deputy _ Superintendent Jail.
	Umair Khan	(MSc/M.Phil/	01-10-1987 01.8 han	09-10-2015 DSJ BS-17	04-10-2021	18	By promotion	Inspectorate of Prisons Peshawar	-
5	Amin Shuaib.	B.A/ LLM	04-2- : 985 Dir Upper.	14-10-2015 DSJ BS-17	01-10-2021	13	By promotion	Supdt; DJ Timergara	

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09-10-2015

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| <sub>16-2-1992</sub> | ASJ 35-11

Najam Hussain Abbasi.

Pishibgerla Muhammad Qaiser

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C/O P-2

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A LC Prisons at RPO Peshawar

By promotion

By promotion

### GOVERNMENT OF KHYBER PAKHTUNKHWA HOME AND TRIBAL AFFAIRS DEPARTMENT

### **NOTIFICATION**

(Prison-I) HD/1-57/Seniority BPS-18/2022. In pursuance of Section-8 (1) of Khyber Pakhtunkhwa Civil Servant Act, 1973 read with Rule-17 of Khyber Pakhtunkhwa Civil Servants (Appointments, Promotion & Transfer) Rules, 1989. Final Seniority list of A.I.G/ Superintendent District Jail/Deputy Commandant (BPS-18) as it stood on 01.08.2022 is notified/circulated for general information of the officers concerned.

A.I.G Prisons (BPS-18).....=05 posts

Deputy Commandant (BPS-18).....=01 posts Total Sanctioned strength (BPS-18).....=16 posts

Superintendent District Jail (BPS-18)..... = 10 posts

S#	Name of Officer	Academic Qualification	Date of Birth & Domicile,	Date of first entry into Govt. Service	Regular áp	pointme present	nt/promotion to posts	Present Posting	Remarks
	•				Date	BPS	Method of Recruitment		
1.	Maqsood Ur Rehman	MA.IR/LLB	10.03.1964 Kohat	18.01.1986 ASJ BS-11	14.12.2017	18	By Promotion	Supt: Jail Peshawar BPS-19 on a.o.b.w.e.f 11.08.2021	
2.	Samiullah Khan	BA/LLB	18.03.1982 Kohat	23.06.2010 DSJ BP-17	06.10.2021	18	By Promotion	Supt: DJ Kohat	The inter-se-
3.	Tahir Shahbaz	MA Political Science/LLB	10,02.1979	23.04.2013 DSJ BS-17	05.10.2021	18	By Promotion	Supt: CP Bannue OPS	seniority in respect of officers from S.
4.	Umair Khan	MSc/M.Phill/LLB	01.10.1987 DI Khan	09.10.2015 DSJ BS-17	04.10.2021	18	By Promotion	Inspectorate of Prisons Peshawar	No. 01 to 10 are maintained as in the
5.	Amin Shuaib	BA/LLM	04.02.1985 Dir Upper	14.10.2015 DSJ BS-17	01.10.2021	18	By Promotion	Supt: DJ Timergara	lower cadre i.e deputy Superintended Jail
6.	Najam Hussian Abbasi	BA/LLB	20.05.1986 Haripur	09.10.2015 DSJ BS-17	06.10.2021	18	By Promotion	Supt: DJ Mansehra	•
<b>7</b> .	Sahibzada Muhammad Qaiser	BA/LLB	15.01.1970 Swabi	16.02.1992 ASJ BS-11	01.10.2021	18	By Promotion	A.I.G Prisons at RPO Peshawar	C/O P-2



0	<u>- 31</u>	Name of Officer	Academic Qualification.	Daw or Billie Domicile	Date of Arst entry Into service	Regular app present oos		ຸລາວເດຍ <b>ຕິດກ</b> ໍ່ດີອ	Present Posting	Planistics 1	£
				· · · ·	,     	Date	BPS	Mechod of Recoultment			1911 1911
· .	3.	Muhammad Riaz.	MA (Eaglish.' LLB )	3-3-1935 Mohatend.	3-8-2016 DSJ BS-17	27-05-2022	18	By promotion	Supdt; DJ Buner at Daggar		
	  .9.	Muhammad Waseem Khan	LLB (Hon).	31-12-1389 Chasra Ida	3-8-2016 OSJ BS-17	03-06-2022	18	By promotion	Supdt; D.J Abbottabad		
	10.	Andul Bari	(M.A)	9-4-1937 Mendan	17-2-1992 ASJ 8S-11	23 05-2022	3 :	By cromotion	A.I.G Prisons at RPO Mardan		

SECRETARY TO GOVERNMENT OF KHYBER PAKHTUNKHWA, HOME & TRIBAL AFFAIRS DEPARTMENT.

Endst: even No. & date, Copy forwarded to :-

The Inspector General of Prisons Knyber Pakhtunkhwa . Officers concerned.

and the state

SECTION OFFICER (PRISON



# GOVERNMENT OF KHYBER PAKHTUNKHWA

S#	Name of	Academic	Date of Birth &	Date of first	Regular ap	pointme	nt/promotion to	Present Posting	Remarks
	Officer	Qualification	Domicile	entry into	1. A.	present	posts		-
				Govt. Service		<u> </u>		55	· · ·
	·		1		·Date	BPS	Method of		
	,						Recruitment		
1					÷		3		
		. '			· · · · · · · · · · · · · · · · · · ·			Supt: DJ Buner at	
. 8.	Muhammad	MA.(English /LLB)	03.03.1985	3.08.1985	27.05.2022	18 \	By Promotion	Daggar	
	Riaz		Mohmand	BS-17	2710012022		1	÷ .	
· 9.	Muhammad	LLB	31.12.1989	03.08.2016	08.06.2022	18	By Promotion	Supt: DJ Abbottabad	1755
	Waseem Khan		. Charsadda	DSJ BP-17			·		and the second se
10.	Abdul Bari	MA	09.04.1967	17.02.1992	26.05.2022	18	By Promotion	A.I.G Prisons at RPO	
			Mardan	ASJ BS-11				Mardan	

Endst: Even No. & Dated

### Copy forwarded to:

(//eH

- 1. The Inspector General of Prisons Khyber Pakthunkhwa
- 2. Officers concerned

SECRETARY TO GOVERNMENT OF KHYBER PAKHTUNKWHA HOME & TRIBAL AFFAIRS DEPARTMENT

SECTION OFFICER PRISON



### INSPECTORATE GENERAL OF PRISONS KHYBER PAKHTUNKHWA PESHAWAR 091-9210334, 9210406 091-9213445 No! <u>194-3-3</u> <u>566</u> - WE Dated 12 <u>01</u> <u>2023</u> -

The Deputy Inspector General, Regional Prisons Office Peshawar

Subject: Merno:

### FINAL SENIORITY LIST OF DEPUTY SUPERINTENDENT JAIL (BPS-17) AS STOOD ON 01-01-2021

MILLON

I am directed to refer to your good office letter No. 25 dated 12-01-2023 on the subject and to state that the subject cited seniority list as stood on 01-01-2021 was already circulated vide this office letter No. 14395-98/WE dated 20-05-2021. However, another copy of the same is enclosed for information as requested by you, please.

DEPUTY DIRECTOR(E) INSPECTORATE GENERAL OF PRISONS, KHYBER PAKHTUNKHWA PESHAWAR

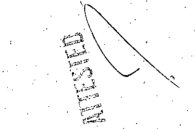


- GOTERADAR OF KENDER - LEPA - AREAN TROAT - DEBREM - CORE, DEPARTMENTER - CREATER - DEBREM - CORE, DEPARTMENTER

Dated Peshawar 17 May, 2021

NOTIFICATION No. 50(P&R)HD/1-57/2020: In pursuance of Section-8(1) of Klyber Pakhtunkhwa Civit Servant Act. 1973 tead with Rule-17 of Klyber Pakhtunkhwa Civit Servant (Appointment, Prototion & Transfer) Rules, 1989. Final Seniority list of Departy Supermembers Inil(BPS-17) as it stood on 01-01-2021 is polified/circulate). In general information of the officers concerned:-

	<b>S</b>		,	•		· · · _			
5,1	Hanne of Officer	Academie Qualification	Uate of Birth	Domicite .	Date of first entry inte	Regular appointm		Present appointairent	629445
					service as Asset: Supdt: Jail in BPS-0 on regular basis.	Date of regular, prometion / appointment as Dy: Supdt: joil in 6PS-17	Method of appointment		
i.	Ste.Şamailan Khan.	(BA/LLB)	18-3-1982	Kohat.	-	23-6-201 0	Diract	Deputy -cumi-Superintendent Pail Bannu	The inter-se sent v in respect of onle-
2.	Mr.Tahir Shahbaz Kisan Wazir	(MA Political science/LLB)	10-2-1979	FR Bonnu,		23-04-2013	do		10.11 - 17
3.	Mr.Umair Khan.	(MS=/M.Phil/ LLB) :	01-10-1987	D I.Khan.		-09-10-2015	-do-	Deputy-cum Superiorendent Juit Charsadda.	w PSC ment and
1	Mr.Amin Shuaib.	B.A.LLB/	04-2-1935	Dir Upper.	-	14-10-2015	-do-	Denny -cum-Superintendent Juil Buner.	Seniority of otfic at S.No. 66 6
5:	Mr.Najam Hussain Abbasi.	BA/LLB	20-5-1986	Haripur.		09-10-2015	-do-	Deputy Sundt, Jail Nowshern	08.09, 12.13, 14, 16: 18, 19, 20 &
<u>6 ;</u>	Mr.Fayaz Ahmad	(B.A)	8-11-1961	Charsadda	25-2-1986	10-02-2016	By promotion	Deputy Supdt; Jail Mardan.	the hower cadral pe
	Mr.Mujeeb-ur- Rehman	(B.A/LLB)	28-5-1961	Peshäwar	28-9-1987	22-02-2016.	-do	Deputy Supdic Juil Peshawar.	Officer at S.No promoteit to BPS- on later date d
· .	`ahibzada `animad Qaiser	(B.A/ LLB)	15-1-1970	Swabi	16-2-1992	.09-02-2016		Deputy Supdt: Jail Peshawar.	off filter date of others but he w
	`sd ∆hmad	(M.A)	01-4-1962	Swabi	20-2-1992	09-02-2016	-do-	Deputy Supdi; Jail Mardan	ever manor collea-
	+ Riaz.	MA(English/ LLB)	3-3-1985	Mohimand		03-08-2016	Direct.	Deputy cum-Supdt, Lal Mansehra	Manaciv Sal. Abmad by DFC
		1.1.13 (11on).	31-12-1989	Cliatsadda		03-08-2016.	Direct.	Deputy cum Supdi, Lut Abbottatiad	



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### **Better Copy**

### GOVERNMENT OF KHYBER PAKHTUNKHWA HOME AND TRIBAL AFFAIRS DEPARTMENT

Dated: Peshawar 17.May.2021

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S#	Name of Officer	Academic	Date of Birth	Domicile	Date of first entry	1	gular	Present Appointment	Remarks
		Qualification		·	into service as astt: supd: Jail in BPS-11 on regular basis	1 .	/promotion to nt posts		
						Date	Method of appointmen t		
1.	Mr.Sanaullah Khan	BA/LLB	18.3.1982	Kohat	-	23.6.2010	Direct	Deputy Com Supt: Jail Bannu	12
2.	Mr. Tahir Shahbaz Khan Wazir	MA Political Science/LLB	10.2.1979	Kohat	-	23.4.2013	do	Deputy Com Supt: Jail Kohat	The inserted in respect of officers at S. No. 1 to
3.	Mr. Umair Khan	MAc Political Science/LLB	01.10.1987	DI Khan	-	9.10.2015	do	Deputy Com Supt: Jail Charsadda	5 10, 11 & 17 are maintained according
4.	Mr. Amin Shoaib	BA/LLB/LLM	04.2.1985	Dir Upperr	-	14.10.2015	do .	Deputy Com Supt: Jail Buner	to PSC merit order. Seniority of officer at S.
5.	Mr. Najam Hussain Abbasi	BA/LLB	20.5.1986	Haripur		9.10.2015	do .	Deputy Supt: Jail Nowshera	No. 6, 7, 8, 9, 12, 13, 14, 15, 15, 18, 19, 20 &
6.	Mr. Fayaz Ahmad	BA	8.11.1961	Charsadda	25.02.1986	10.2.2016	By Promotion	Deputy Supt: Jail Mardan	21 are maintained as in the lower cadre post.
• 7	Mr. Mujeeb Ur Rehman	BA/LLB	28.5.1961	Peshawar	28.09.1987	22.2.2016	do	Deputy Supt: Jail Peshawar	Officer at S. No. 15 promoted to BPS-17 on
8.	Mr. Sahibzada Muhammad Qaiser	BA/LLB	15.1.1970	Swabi	16.02.1992	9.2.2016	do	Deputy Supt: Jail Peshawar	later date others but he was granted due
9.	Muhammad Ahmad	MA	01.4.1962	Swabi .	20.02.1992	9.2.2016	do	Deputy Supt: Jail Mardan	seniority over colligative namely
- 10.	Muhammad Riaz	MA English LLB	3.3.1985	Mohmand Agency	-	3.8.2016	Direct	Deputy Com Supt: Jail Mansehra	Ahmad by.
11.	······································	LLB Hon	31.12.1989	Charsadda		3.8.2016	Direct	Deputy Co-Supt: Jail Abbottabad	<u> </u>

### Certified that nothing is pending outstanding against

Mr. Favvaz Khan, Deputy Superintendont Jak ppo 17

	a di ana	Arideote 1916 dezem - [	The events	 Danışıla	ीक र की मेंग जन्म	flegular auparau	nart post (enal) 	ing in the second approximation in the second approximation in the second approximation in the second
	· · ·				entrý mia Jervice 48 Azsiti Supilie	Dire of regular pranutient	Verfund -s? approximate	
्यू	1				hát in 1815 tí. 1816 regnlar 1825 is	( appropriet as D): Supd: (ad to EPS47	. y Romantin	
di -	, dr. Al-Jul Bari.	(B.CourMA)	8-4-1967	(Mardan)	17-2-1992	16-12-2016	-du-	Uchat Sabataan Kenat
12	Mr.Muhammad Arif,	(B.A/LLB)	6-7-1969	(Swabi)	22-3-1993	22-02-2018	-do-	Deputy-cum Supdi: Jah Timérgara,
	Mr.Hasianatullah	(MSc/MLA/ LLB)	2-5-1969	(Dir Lower)	2-2-1995	25-02-2018	-do-	Deputy Superintendent Juli/Deputy Director I.G.Prisons office Peshawar.
12.		(BSc)	28-02-1968	(Atd)	19 03 1995	24-08-2018	-40-	Deputy Supdraail Swabi
10	Mr.Sayyar Alimad	(B.Com)	6-1-1963	(Mardan)	18-6-1990	26-02-2018	do-	Deputy Supditiail Bannu
	Syed Muhammad Junaid:	(BA/LLB)	12-3-1992	. (Charsadda)	·	17-08-2018	Direct,	Deputy cum-Supdic Init Malakand.
	Mr.Muhammed Hamid.	(M.Se Hons Agriculture), - MA Political Science )	15-4-1972	(Swahi)	4-05-2001	20-05-2018	Bý promotion.	Deputy Superintendent Jail Haripur,
19	Mst.Fauzia Yaj	(B.AJLLB)	20-03-1973	(Mansehria)	10-01-2003	03-04-2019	-1-0-	Deputy Supdt; Jail Haripur.
20	Mr.Baitullah	M A Pak Studies )	18-02-1979	(Mohimand Agency)	12-01-2004	. 08-04-2019		Deputy Supdr, Jail Peshawar.
	Mr.Baklit Rawan	(MLA Political Science)	01-04-1975	(Dir)	13-01-2004	06-04-2019	ı-do-	Deputy Supdt; Jail Timergara.

SECRETARY TO GOVERNMENT OF KHYDER ? VERTUNKI () A. HOME & TRIBAL AFFAIRS DEPARTMENT. 

ENDST, Even No. & date, Copy forwarded to:1) The Inspector General of Prisons, Khyber Pakhtunkhwa .
2) The Superintendents Jails concerned.
3) Officers concerned.

SECTION OFFICER (P&R)

ie Superintendents vivar, Itanisentia, itani e Superintendents pesnavar, Mansentia, Bara (halai Central Prisent over chitral, Kohistan), Kotai, 1 and over 1 and over 1 and ond Tunk (SW)

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	· ·			<u> </u>			·	Bet	ter Copy
S#	Name of Officer	Academic Qualification	Date of Birth	Domicile	Date of first entry into service as astt: supd: Jail in BPS-11 on regular basis	appointment	gular. /promotion to nt posts	Present Appointment	Remark
	•		\	•		Date	Method of appointment		
. 12.	Mr.Abdul Bari	B.Com/MA	8.4.1967	Mardan	17,2.1992	16.12.2016	do	Deputy Supt: Jail Kohat	1.3.5
13.	Mr. Muhammad Arif	BA/LLB	6.7.1969	Swabi	22.03.1993	22.02.2018	do	Deputy Supt: Jail Timergara	الوسون المحمد ا
14.	Mr.Hashmatullah	MSc/MA/LLB	2.5.1969	Dir Lower	2.2.1995	25.02.2018	do	Deputy Supt: Jail Directo IG Prisons office Peshawar	
15.	Muhammad Naeem	BSc	28.2.1968	Abbottabad	19.03.1995	24.08.2018	do	Deputy Com Supt: Jail Swabi	
16.	Mr. Sayyar Ahmad	B.Com	6.1.1963	Mardan	18.06.1990	26.02.2018	do do	Deputy Supt: Jail Bannu	· ·
17.	Syed Muhammad Junaid	BA/LLB	12.3.1992	Charsadda	-	17.08.2018	Direct	Deputy Supt: Jail Malakand	,
18.	Mr. Muhammad Hamid	MSc Hons Agricultural MA Political Science	15.4.1972	Swabi	4.05.2001	20.08.2018	By promotion	Deputy Supt: Jail Haripur	
19.	Mst. Fauzia Taj	BA/LLB	20.3.1973	Mansehra	10.01.2003	03.04.2019	do ·	Deputy Supt: Jail Haripur	
· 20.	Mr. Baituliah	MA Pak studies	18.2.1979	Mohmand Agency	12.01.2004	08.04.2019	do	Deputy Supt: Jail Peshawar	
21.	Mr. Bakht Rawan	MA Political Science	01.04.1975	Dir	13.01.2004	06.04.2019	do	Deputy Com Supt: Jail Timergara	•

SECRETARY TO GOVERNMENT OF KHYBER PAKHTUNKWHA HOME & TRIBAL AFFAIRS DEPARTMENT SECTION OFFICER PRISON

Endst: Even No. & Dated

Copy forwarded to:

The Inspector General of Prisons Khyber Pakthunkhwa
 The superintendent Jail concerned

3. Officer concerned.



To;

OFFICE OF THE DEPUTY INSPECTOR GENERAL OF PRISONS **REGIONAL PRISON OFFICE PESHAWAR** 

No. <u>77/100</u> Dt: <u>18-01-</u>23 - 20 Aug F<sup>2</sup>

The Inspector General of Prison, Khyber Pakhtunkhwa, Peshawar.

SUBJECT:- DEPARTMENTAL REPERESENTATION AGAINST THE FINAL SENIORITY LIST OF BPS -17 OFFICERS NOTIFIED VIDE NOTIFICATION DATED 17-05-2021 COMMUNICATED TO THE APPELLANT ON 13/01/2023 WHEREBY THE NAME OF THE APPELLANT HAS WRONGLY BEEN PLACED.

Enclosed, please find herewith an application (self - explanatory) in respect of

Mr. Sahib Zada Muhammad Qaiser, DIG Regional Prison Office, Peshawar for further necessary action, please.

> NERAL OF PRISONS DEPUTY **REGIONAL PRISON OFFICE PESHAWAR**

> > KALES

The Inspector General of Prisons, Khyber Pakhtunkhwa, Peshawar.

Subject:

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### Departmental Representation against the Final Seniority List of BPS-17 Officers notified vide Notification dated 17.05.2021 communicated to the appellant on 18.01.2023 whereby the name of the appellant has wrongly been placed.

Respected Sir,

That appellant was initially appointed as Assistant Superintendent Jail on 16.02.1992. Later on, promoted as Senior Superintendent-Jail vide order dated 07.07.2010.

That thereafter, appellant got promoted to the rank of Deputy Superintendent Jail (BPS-17) on acting charge basis vide order dated 28.04.2015 as the appellant had dearth of service-length 02 months & 09 days.

That the appellant completed his length of service for regular promotion to the post of Deputy Superintendent Jail (BPS-17) on 07.07.20215. The Department was required to have promoted the appellant immediately on completion of the aforesaid period but it delayed the matter without any lawful justification.

That during the intervening period 03 new Deputy Superintendents were appointed namely Mr. Umair Khan on 09.10.2015, Mr. Amin Shoaib on 14.10.2015 and Mr. Najam Hussain Abbasi on 09.10.2015.

That appellant was regularly promoted to the rank of Deputy Superintendent Jail (BPS-17) on 09.02.2016 and thus due to the belated act on the part of the Department, the appellant lost his seniority to the three Officers mentioned above for no fault of his own.

That the appellant filed a Writ Petition No.1133-M/2020 in the Peshawar High Court, Mingora Bench for antedation of his promotion to the post of Deputy Superintendent Jail (BPS-17) w.e.f. 07.07.2015. The Writ Petition was subsequently transferred to the principle seat at Peshawar and disposed of vide order dated 18.01.2021 on the point of jurisdiction with observation that the appellant should approach the proper forum i.e. The Khyber Pakhtunkhwa Service Tribunal.

That since by then no fresh Final Seniority List of BPS-17 Officers was issued, therefore, the appellant could not approach the proper forum, however, in the meanwhile, the appellant alongwith others were promoted to the post of AIG/Superintendent (BPS-18) without circulating the Final Seniority List.

That on 29.12.2022 a Final Seniority List of AIGs/Superintendents (BPS-18) was issued wherein the name of the appellant has been placed at Serial No.7, below the name of officers mentioned above.

MINEXIE

hat the appellant accordingly asked the Department regarding the Final Seniority List of BPS-17 Officers and was informed that the same was issued on 13.01.2023 but was not communicated to him. He thus requested in writing for providing the same on 12.01.2023 and thus the same was provided to him on the following day on 13.01.2023 (Copy attached).

-27

10. That the appellant is aggrieved of the Final Seniority List of BPS-17 Officers dated 17.05.2021 and therefore, requests your good-self for its modification on the following grounds inter-alia:-

### <u>Grounds:</u>

B.∶

С. .

D.

E.

A. That the Seniority List was not communicated to the appellant in time which caused the delay in filing the instant Representation, however, under the law on its communication, the appeal is being filed within the statutory period.

That the regular promotion of the appellant was delayed without any just cause. It is settled legal principle that the promotion quota is to be observed first and then the quota for initial recruitment is to be followed.

That it is also settled law that an officer is entitled for promotion with effect from the availability of the vacancy or with effect from his eligibility for the post in terms of Section-9(1) of the Civil Servants Act, 1973 read with Rule-7(3). of the Khyber Pakhtunkhwa Civil Servants (Appointment, Promotion & Transfer) Rules, 1989. However, the promotion of the appellant was delayed which adversely affected his service career.

That no one is responsible for the acts of the public functionaries. The delay caused by the Department cannot be attributed to the appellant and therefore, for the actions of the Department, the appellant cannot be made to suffer.

That the appellant is entitled for his due seniority in accordance with law w.e.f. 07.07.2015 and accordingly the Seniority List needs to be modified to that effect.

It is, therefore, humbly requested that on acceptance of this Departmental Representation, the Final Seniority List ibid, may kindly be modified by placing, the name of the appellant above the names of three officers mentioned above at Serial No.3.

Yours faithfully

Sahibzada Muhammad Qaisar, AIG Prisons, RPO, Peshawar

ATTENED

Dated: //01/2023

### <u>WAKALAT NAMA</u>

INTHE COURT OF KP Sprice Triburel Pasheauin Schibrada Muteune of Gaisen Appellant(s)/Petitioner(s) Gover t all Respondent(s) Appella. R do hereby appoint I/We Mr. Khaled Rehman, Advocate, Supreme Court, Mr. Muhammad Amin Ayub & Muhammad Ghazanfar Ali, Advocates in the above mentioned case, to do all or any of the following acts, deeds and things. 1. To appear, act and plead for me/us in the above mentioned case in this Court/Tribunal in which the same may be tried or heard and any other proceedings arising out of or connected therewith. 2. To sign, verify and file or withdraw all proceedings, petitions, appeals, affidavits and applications for compromise or withdrawal or for submission to arbitration of the said case, or any other documents, as may be deemed necessary or advisable by them for the conduct, prosecution or defence of the said case at all its stages. 3. To receive payment of, and issue receipts for, all moneys that may be or become due and payable to us during the course of proceedings.

#### AND hereby agree:-

&

&

a. That the Advocate(s) shall be entitled to withdraw from the prosecution of the said case if the whole or any part of the agreed fee remains unpaid.

In witness whereof I/We have signed this Wakalat Nama hereunder, the contents of which have been read/explained to mc/us and fully understood by me/us this \_\_\_\_\_

Attested & Accepted by

Signature of Executants

Khaled Rahman, Advocate, Supreme Court of Pakistan

100-

Muhammad Amin Ayub Advocate, High Court

Muhammad Ghazanfar Ali Advocate, High Court

4-B. Haroon Mansion Khyber Bazar. Peshawar • Off: Tel: 091-2592458