ORDER 10.01.2022

Learned counsel for the appellant present. Mr. Asif Masood Ali Shah, Deputy District Attorney for respondents present. Arguments heard and record perused.

Vide our detailed judgment of today, placed on file of Service Appeal bearing No. 1225/2017 "titled Shafqatullah Versus Government of Khyber Pakhtunkhwa through Chief Secretary, Civil Secretariat, Peshawar and two others", the present service appeal is accepted as prayed for. Parties are left to bear their own costs. File be consigned to record room.

ANNOUNCED 10.01.2022

> (SALAH-UD-DIN) MEMBER (J)

(ATIQ-ÜR-REHMAN WAZIR) MEMBER (E) 05.01.2022

Mr. Muhammad Alam Zeb Khan, Advocate for the appellant present. Mr. Shah Hussain, Personal Assistant alongwith Mr. Asif Masood Ali Shah, Deputy District Attorney for respondents present.

Learned Member Judicial (Mr. Salah-ud-din) is on official tour, therefore, order could not be announced. To come up for order before the D.B on 10.01.2022.

(Atiq-Ur-Rehman Wazir) Member (E) 15.12.2021

Mr. Muhammad Alamzeb Khan, Advocate, for the appellant present. Mr. Shah Hussain, Personal Assistant alongwith Mr. Asif Masood Ali Shah, Deputy District Attorney for the respondents present.

Partial arguments heard. To come up for remaining arguments on 16.12.2021 before this D.B.

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

(Salah-ud-Din) Member (J)

16.12.2021

Mr. Muhammad Alamzeb Khan, Advocate for the appellant present. Mr. Shah Hussain Personal Assistant alongwith Mr. Asif Masood Ali Shah, Deputy District Attorney for respondents present.

Arguments heard. To come up for order before the D.B on 05.01.2022.

(Atiq Ur Rehman Wazir)

Member (E)

(Salah-ud-Din) Member (J)

Learned counsel for the appellant present. Mr. Sohail Aziz H.C alongwith Muhammad Adeel Butt, Additional Advocate General for the respondents present.

We being Members of Larger Bench, remained busy in hearing arguments in the appeals fixed before the Larger Bench, therefore, arguments in the instant appeal could not heard. Adjourned. To come up for arguments before the D.B on 20.10.2021.

(ATIQ-UR-REHMAN WAZIR) MEMBER (EXECUTIVE)

(SALAH-UD-DIN)
MEMBER (JUDICIAL)

20.10.2021

Counsel for the appellant present.

Mr. Muhammad Rasheed, Deputy District Attorney, alongwith Mr. Shah Hussain, Junior Clerk for respondents present.

Learned counsel for the appellant requested for adjournment in order to further prepare the brief. Adjourned. To come up for arguments on 15.12.2021 before D.B.

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

(Rozina Rehman) Member (J) Appellant in person present.

Kabir Ullah Khattak learned Additional Advocate General alongwith Sulaiman Reader for respondents present.

Lawyers are on general strike, therefore, case is adjourned to 19.01.2021 for arguments, before D.B.

(Mian Muhammad).
Member (E)

(Rozina Rehman) Member (J)

19.01.2021 Due to COVID-19, the case is adjourned to 05.04.2021 for

the same.

Reader

05.04.2021 Junior to counsel for appellant present.

Asif Masood Ali Shah learned Deputy District Attorney for respondents present.

Lawyers are on general strike, therefore, case is adjourned. To come up for arguments on / / 72021 before D.B.

(Atiq ur Rehman Wazir)

Member (E)

(Rozina Rehman) Member (J) 15.09.2020

Appellant in person present.

Mr. Muhammad Jan, learned Deputy District Attorney for respondents present.

In the instant case, partial arguments were heard by D.B-II (Mr. Muhammad Jamal Khan Member Judicial and Mr. Mian Muhammad Member Executive) and time was given to learned counsel to render assistance to the bench on the point of limitation only. As such, case is adjourned to 29.09.2020 for arguments before the D.B mentioned above.

(Atiq ur Rehman) Member (E)

(Rozina Rehman) Member (J)

29.09.2020

Appellant himself alongwith Mr. Alamzeb Khan, Advocate, are present. Mr. Riaz Ahmad Paindakheil, Assistant Advocate General alongwith representative of the department Mr. Suleman, Reader are also present.

Remaining arguments to some extent on the point of limitation heard. Learned counsel for appellant is seeking time for rendering assistance on the point of limitation in response to the arguments addressed by the Learned Assistant Advocate General. Time is given. File to come up for remaining arguments on the point of limitation on

11.11.2020 before D.B.

(Atiq-ur-Rehman Wazir) Member (Executive)

(Muhammad Jamal Khan) Member (Judicial)

Beader N

13.07.2020

Due to COVID-19, the case is adjourned to 03.09.2020 for the same.

03.09.2020

Learned counsel for the appellant is present. Mr. Riaz Ahmad Paindakheil, Assistant Advocate General alongwith representative of the department Mr. Javed Iqbal, DSP (Legal) are also present.

Arguments of the instant appeal heard. Learned counsel for appellant is seeking time to render assistance to the bench on the point of limitation involved in the present appeal as per preliminary objection raised by the learned Assistant Advocate General. Time is given and the learned counsel for appellant is directed to ensure his availability for completion of his arguments. File to come up for same on 15.09.2020 before D.B.

(Mian Muhammad) Member (Executive) (Muhammad Jamal Khan) Member (Judicial)



Due to general strike of Khyber Pakhtunkhwa Bar Council learned counsel for the appellant is not available today. Mr. Riaz Ahmad Paindakheil, Assistant AG alongwith M/S Nisar Khan, SP and Wisal Khan for the respondents present. Adjourned to 11.02.2020 for arguments before D.B.

(Ahmad Hassan) Member

(M. Amin Khán Kundi): Member

11.02.2020

Learned counsel for the appellant present. Mr. Kabirullah Khattak learned Additional AG for the respondents present. Learned counsel for the appellant seeks adjournment. Adjourned. . To come up for arguments on 18.03.2020 before D.B.

(Hussain Shah) Member

(M. Amin Khan Kundi) Member

18.03.2020

Counsel for the appellant present. Mr. Muhammad Jan, DDA alongwith Mr. Suleman, H.C for respondents present. Learned counsel for the appellant is directed to submit member copy of the instant appeal in main appeal. Adjourned. To come up for arguments on 29.04.2020 before D.B.

(MAIN MUHAMMAD)

MEMBER

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

21.08.2019

Counsel for the appellant and Mr. Ziaullah, Deputy District Attorney alongwith Mr. Naeem Hussain, Inspector (Legal) for the respondents present. The appeal was fixed for order today, however, learned counsel for the appellant appeared and requested for adjournment on the ground that he want to argue some further points. The request of learned counsel for the appellant is accepted. Case to come up for arguments on 30.09.2019 before D.B.

(Hussain Shah) Member (M. Amin Khan Kundi) Member

30.09.2019

Due to general strike of Khyber Pakhtunkhwa Bar Council learned counsel for the appellant is not available today. Mr. Kabirullah Khattak, Additional AG for the respondents present. Adjourned to 01.11.2019 for arguments before D.B.

(HUSSAIN SHAH) MEMBER (M. AMIN KHAN KUNDI)
MEMBER

01.11.2019

Counsel for the appellant and Mr. Riaz Ahmad Paindakheil, Assistant AG for the respondents present. Learned counsel for the appellant requested for adjournment. Adjourned to 12.12.2019 for arguments before D.B.

(Hussain Shah) Member (M. Amin Khan Kundi) Member 29.04.2019

Learned counsel for the appellant and Mr. Muhammad Jan learned Deputy District Attorney for the respondents present. Learned counsel for the appellant seeks adjournment. Adjourn. To come up for arguments on 19.06.2019 before D.B.

19.06.2019

Member Clerk to counsel for the appellant and Mr. Zia Ullah learned Deputy District Attorney alongwith Mr. Suleman Reader for the respondents present. Clerk to counsel for the appellant requested for adjournment as senior counsel for the appellant is not in attendance. Adjourn. To come up for arguments on 19.08.2019 before D.B.

Member

Member

19.08.2019 Learned counsel for the appellant present. Mr. Zia Ullah learned Deputy District Attorney for the respondents present. Arguments heard. To come up for order on 21.08.2019 before D.B

(Hussain Shah) Member (M. Amin/Khan Kundi)
Member

10.01.2019

Counsel for the appellant and Mr. Riaz Paindakhel Assistant Advocate General alongwith Mr. Muhammad Asif DSP (legal) for the respondents present. Learned counsel for the appellant requested for adjournment. Adjourned. To come up for arguments alongwith connected appeal on 15.02.2019 before D.B

15.02.2019

Learned counsel for the appellant and Mr. Kabirullah Khattak learned Additional Advocate General alongwith Mr. Suleman Reader for the respondents present. Learned counsel for the appellant seeks adjournment. Adjourned. To come up for arguments on 01.04.2019 before D.B

(Hussain Shah)

Member

(Muhammad Amin Khan Kundi

Member

01.04.2019

Counsel for the appellant and Mr. Muhammad Jan, DDA alongwith Muhammad Asif, DSP (Legal) for the respondents present.

Learned counsel for the appellant requests for adjournment in order to further prepare the brief.

Adjourned to 26.04.2019 before the D.B.

Member

Chairṁan

11.07.2018

Clerk to counsel for the appellant and Mr. Zia Ullah, learned Deputy District Attorney alongwith Mr. Suleman H.C present. Due to general strike of the bar, the case is adjourned. To come up on 17.08.2018 before D.B.

(Ahmad Hassan) Member

(Muhammad Hamid Mughal) Member

17.08.2018

Clerk to counsel for the appellant and Mr. Kabir Ullah Khattak learned Additional Advocate General alongwith Mr. Suleman H.C for the respondents present. Clerk to counsel for the appellant seeks adjournment as learned counsel for the appellant is not in attendance. Adjourned. To come up for arguments on 09.10.2018 before D.B.

(Muhammad Amin Kundi) Member

(Muhammad Hamid Mughal) Member

09.10.2018

Counsel for the appellant present Mr. Muhammad Jan, DDA for respondents present. Counsel for the appellant seeks adjournment. Granted. Case to come up for arguments on 21.11.2018 before D.B.

(Ahmad Hassan) Member

(M. Amin Khan Kundi) Member

21.11.2018

Since 21.11.2018 has been declared as public holiday on account of 12th Rabi-ul-Awal. Therefore, the case is adjourn. To come on 10.01.2019 before D.B.

16.03.2018

Counsel for the appellants present. Preliminary arguments heard. Vide my detailed order of today in connected service appeal No. 1225/2017, this appeal is also admitted to regular hearing. The appellant is directed to deposit security and process fee within 10 days. Thereafter, notices be issued to the respondents. To come up for written reply/comments on 10.04.2018 before S.B.

Appellar Pepesited
Security Process Fee

To the first that the appeal and the first that the

Iunior counsel for the appellant and Addl: At alongwith Javed Khan, Sub-Inspector for the respondents present. Written reply not submitted. Requested for adjournment. Adjourned. To come up for written reply/comments on 24.04.2018 before S.B.

T Mimber

24.04.2018 Clerk of the counsel for appellant and Addl: AG abrigation Mr. Javed Khan, Sub-Inspector for the respondents present. Written reply submitted on behalf of respondents No. 2 & 3 and stated at he bar that respondent No. 1 relied on the same. To come up for rejender and arguments on 11.07.2018 before D.B.

Chairman

26.12.2017

None present for the appellant. To come up for preliminary hearing on 11.01.2018 before the S.B.

Chairman

11.01.2018

None present on behalf of the appellant. Notice be issued to appellant and his counsel for attendance and preliminary hearing for 31.01.2018 before S.B.

(Muhammad Amin Khan Kundi) Member

01.02.2018

Appellant in person present and seeks adjournment as his counsel is not in available due to general strike of the Bar. Adjourned. To come up for preliminary hearing on 28.02.2018 before S.B.

(Ahmad Hassan) Member(E)

28.02.2018

Counsel for the appellant present and seeks adjournment.

Adjourned. To come up for preliminary hearing on 16.03.2018 before S.B.

(Ahmad Hassan) Member

Form-A

FORMOF ORDERSHEET

Court of		:
Case No	123 7/2017	

	Case No	123//2017
S.No.	Date of order proceedings	Order or other proceedings with signature of judge
1	2	3
1	08/11/2017	The appeal of Mr. Asif Saleem presented today by Mr.
. 		Muhammad Alam Zeb Khan Advocate, may be entered in the
-		Institution Register and put up to Worthy Chairman for proper
		order please.
		PECICTRAD
		REGISTRAR 8 (11 (1)
2-	13/11/17	This case is entrusted to S. Bench for preliminary hearing
		to be put up there on 27/11/17
3	•	SHAFRMAN
27.	11.2017	None present on behalf of the appellant.
		Lawyers on strike. Adjourned. To come up for
		preliminary hearing on 26.12.2017 before S.B.
		(MUHAMMAD HAMID MUGHAL) MEMBER
	•	
		

BEFORE THE KHYBER PAKHTUNKHWA SERVICES TRIBUNAL, <u>PESHAWAR.</u>

S.A. No. 1237/2017		
Asif Saleem		Appellan
	Versus	
Government of Khyber Pakl through Chief Secretary and		Respondents

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Appellant

Through

Musammad Alamzeb Khan Acvocate, Deshawar Ceil: 0300-9040439

BEFORE THE KHYBER PAKHTUNKHWA SERVICES TRIBUNAL, PESHAWAR.

S.A. No. 12-37 2017

Khyber Pakhtukhwa Service Tribunal

Diary No. 1277

Dated 08/11/20/7

Asif Saleem No.348

Sub Inspector Special Branch Police Department......Appellant

Versus

- 1) Government of Khyber Pakhtunkhwa through Chief Secretary, Civil Secretariat, Peshawar.
- Provincial Police Officer (Inspector General of Police), Govt. of KPK, Central Police Office, Peshawar.

APPEAL UNDER SECTION 4 OF SERVICE

TRIBUNAL ACT, 1974 TO THE EFFECT THAT IMPUGNED ORDER OF RESPONDENTS NO.2 AND 3 NO.2445/EB DATED PESHAWAR THE 27.04.2016 IS WRONG, ILLEGAL, AGAINST FACTS, CORAM NON-JUDICE, INEFFECTIVE ON RIGHTS OF APPELLANTS AND HENCE LIABLE TO BE SET ASIDE/

Filedto-day
Registrar

Respectfully submitted that;

CANCELLED.

- 1) The appellant is police official of Special Branch Department.
- 2) It is to be particularly noted that special branch of police department is highly sensitive and technical branch and is the most unattractive offshoot of police department. Hence to make it

- attractive, certain incentives were offered to the employees particularly to lower staff. Out of which one step promotion was one of them, hence the appellant who basically was constable, joined Special Branch as head constables (i.e. on one step promotion).
- Maximum tenure in special branch was 5 years but whoever wished to remain in special branch got promotion till Assistant Sub Inspector and Sub Inspector with passage of time on merits. Some of the appellants are now at the verge of retirement.
- 4) In Sind province certain illegalities and irregularities were committed by the provincial Govt. in police department, to which illegalities. Legal covers were granted by Sind Govt. through certain enactments, which act of provincial government of Sind was challenged in Supreme Court of Pakistan wherein the matter was elaborately discussed and the malafide acts and enactments were set aside by Hon'ble Supreme Court of Pakistan vide SCMR 2013 Page (1752)
- 5) The respondents taking shelter of judgment of Supreme Court and by misinterpreting the same, demoted appellant again as Head Constable, which extremely is injustice and punishment for no fault of appellants with no offence from appellant's side constrained from which situation writ petition No.2088-P/2016 was filed before Hon'ble Peshawar High Court, Peshawar, which was dismissed being not maintainable and directed the appellants to approach the proper forum for the redressal of their grievance and hence the present appeal.

GROUNDS FOR SETTING ASIDE IMPUGNED ORDERS OF RESPONDENTS NO.S/2262-2312116 DATED 21.03.2016 AND NO.2445/EB DATED PESHAWAR THE 27.04.2016.

A. The Supreme Court judgment has been misinterpreted and wrongly applied on appellant as the promotion of appellant is on merits and with the passage of time the appellant has been

- promoted and so such promotion is not out of turn promotions, hence the impugned orders are illegal and unjustified.
- B. The Supreme Court judgment is of 2013 and now in 2016 it has been executed on appellant. The appellant has been penalized and demoted to the rank of head constable for no reasons and rhyme.
- C. That the promotion of appellant is on merits and at their own turn and with the passage of time the appellant has been promoted without adopting any illegal mode, other than merits. No underhand means applied in such promotions and is purely on merits.
- D. That the promotion of appellant has been made in accordance with law and in good faith without any ulterior motives or malafides.
 These promotions are not out of turn promotions.
- E. Had there been any affectees, they would have challenged the promotions and absorption in Special Branch before services tribunal.
- F. That the appellants have got the matching qualifications for the posts and such promotions are not out of turn promotions.
- G. Valuable and fundamental rights of the appellants are involved in the matter and is a case of public importance.
- H. The impugned orders are without jurisdiction, arbitrary in nature, contradictory one and so void ab-initio.
- I. For no reason and rhyme, the appellant has been demoted and been penalized, which act of respondents is against the rules of natural justice.
- J. The acts of respondents through impugned orders are perverse and vitiated from its very inception.
- K. The impugned orders are unfair, malafide one, capricious in nature as the case of appellant has been dealt with not permitted by law, moreover, the appellant has been condemned unheard.

- L. The impugned orders are prejudice in nature, the laws and rules have been transgressed. The case has never been dealt with objectively and passionately.
- M. No reasons for demotion given nor substantiated nor any nexus between appellant case and supreme court judgment established.

PRAYER:

Hence for the above stated reasons and in interest of justice the impugned orders of demotion be set aside along with any other appropriate remedy deemed fit by this Hon'ble Tribunal.

> Ap Through

> > Muhammad Alamzeb Khan Advocate, Peshawar

CERTIFICATE:

Certified that as per information and instructions furnished by my client such like appeal has earlier been filed by the appellant on the subject in this hon'ble Tribunal which was returned under Rule 3 sub rule 2 of Service Appeal Rules 1986 for filing separate appeal.

AFFIDAVIT

I, do hereby affirm and declare as per information furnished by my clients that the contents of the **Appeal** are true and correct and nothing has been concealed from this hon'ble Tribunal.

Deponent

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

S.A. No2017	
Asif Saleem	Appellant
Versus	
Government of Khyber Pakhtunkhwa	
through Chief Secretary and others	Respondents

ADDRESSES OF THE PARTIES

APPELLANT:

Asif Saleem No.348

Sub Inspector Special Branch Police Department.

RESPONDENTS:

- 1) Government of Khyber Pakhtunkhwa through Chief Secretary, Civil Secretariat, Peshawar.
- 2) Provincial Police Officer (Inspector General of Police), Govt. of KPK, Central Police Office, Peshawar.

3) Additional Inspector General of Police (Special Branch) KPK,
Peshawar

Through

Muhammad Alamzeb Khan

Advocate, Peshawar

<u>BEFORE THE KHYBER PAKHTUNKHWA SERVICES TRIBUNAL,</u> <u>PESHAWAR.</u>

S.A. No	2017
Asif Saleen	n No Appellant
-	Versus
	nt of Khyber Pakhtunkhwa ief Secretary and others
<u>.</u> .	APPLICATION FOR SUSPENSION OF IMPUGNED ORDERS TILL FINAL DECISION OF ACCOMPANYING APPEAL.

Respectfully Sheweth;

- 1) That the above noted appeal is being filed today before this hon'ble Tribunal.
- 2) That grounds of appeal may be read as part and parcel of this application.
- 3) That prima facie case exists in favour of appellant/ petitioner and are sanguine about its success.
- 4) That balance of convenience also lies in favour of suspension of impugned orders.
- 5) That if the operation of impugned orders/ judgments are not suspended, petitioners will suffer irreparable loss.

It is therefore, prayed that on acceptance of this application, operation of impugned orders may kindly be suspended, till final disposal of accompanying appeal.

Appella

Through

Muhammad Alamzeb Khan

Advocate, Pesnawar

<u>AFFIDAVIT</u>

I, do hereby affirm and declare as per information furnished by my clients that the contents of the **Application** are true and correct and nothing has been concealed from this hon'ble Tribunal.

DEPONENT

IRFAH RY DELIC

BEFORE THE KHYBER PAKHTUNKHWA SERVICES TRIBUNAL, PESHAWAR.

S.ANo2017		,
Asif Saleem	·····	Appellant
	Versus	
Government of Khyber		
through Chief Secretary	y and others	Respondents

APPLICATION FOR CONDONATION OF DELAY

Respectfully Sheweth;

- 1) That the above titled appeal is being filed before this Hon'ble.

 Tribunal which next date has not yet been fixed.
- That earlier the appellant filed writ petition before Peshawar High Court, Peshawar against the impugned orders of demotion along with interim relief which was fixed on 12.01.2017 and the hon'ble High Court directed the appellant to approach the proper forum for the redressal of their grievance.
- 3) That the appellant with other appellants filed appeal at the directions/ order of Peshawar High Court, which was returned to the appellant for filing separate appeals.
- 4) That the appellants are numerous in number and communication to them was not possible, hence the petitioner request for condonation of delay.

It is, therefore, prayed that on acceptance of this application, the delay, if any, in filing the instant appeal may kindly be condoned and the case may kindly be decided on its own merits, in the interest of justice.

Through

Advocate, Peshawar

AFFIDAVIT

I, do hereby affirm and declare as per information furnished by my clients that the contents of the Application are true and correct and nothing has been concealed from this hon'ble Tribunal.

£ 1996 1 List Chit مركور لولس سدديم المنتش سيتل المنج آنے والے لولس المحارول كيا كول التي سيار مترسي سي ما أشاهده مع له نالبنديده الميكار با السي الميكار اللي الميكار اللي الميكار با الميكا نہیں جاہتے۔ ڈینچ نیسٹن کی بیدور میدت، اُر مینگ اور تهارت نے فقد اِن کیومہ سے سیشل مبلی مستقل طور ا مسائل سے تسلیک کا شکارہے۔ -10bject - Laco یہ نیات ضروری ہے کہ ملورت ہے ستعد منظم ترسّت یا فت اور مخلف ۔ تسحقيقاتى ادارم بورت عابية جرمالات وماقعات كم شعلق بروتات اورقبل ازوتات الم الحلامات العناكرية رے اور نبید قت صکورت کو بنمایے کی صلاحیت رکھتے ہوں تاکہ حکومت اس عالمہ کی خالحمر برووت فیصلہ صاور کرتے اس طرح منفید بارجات مین سکیرری استنبر اور نیراکی اشخاص کی تکمرانی اور دال سنسرشت نیایت پیز المنيكي شغيع بن اسلين رضاكام اورمورول المكارول كرسيشل برائج مين شامل كرنے كيائے قواعد وضوابط وضع کہنے کی اشد ضرورت فیس کی گئے ہے۔ -: Method 1. 16 is b برسال صورى كم سيني مين بوليس من تما أشكوب جات سے اليسے بوليس المكار رسیای سب انسپاریک) جز نوشی خود پیشل مرائج مین آنا چاہتے ہوں کے نا ابھیموائے کی استدعا بیشل برای مین ملازمت کا نم از نم دورانیه بانچ سال بردگاهسی دوسال خواده ملازرت ك حائل ع ۶۸/۲۶ سرسفیکیٹ رکھنے والے المکارول کیلتے ملادمت کی معیاد تیں برس ہوگ صمیر ایک سال خواندم برس کی جائیگ گر بوش یا امال تعلیم یافت المیکارول کیلئے سیشل برانج میں ملازمت کا دوران دوسال ہوگا۔ تا) المحار فیکوسیٹل برانج میں شامل کیا جائے اسیشل برانج سے اجازت ماما . کرنے کے بابیند ہونگے۔ بیشل بانج میں شمولیت مے داہشند الم کار اُردو ، اُکریزی مضول نویسی ، صریل نالج اور انظرونی دینے کے پابند ہو گئے الداعی سیشل دائیج کیلئے موزنیت اور مہادت کا اندازہ لگایا جاسکے۔ ا تعلم ركف والول كواضانى نمبرات ديئے جائے۔ (ورق الليے) STURSTET

الدون ولان دوت معادت ورايا مائيكا ١٥٠ مرست يانت المكاركوتر عج دى جائيك -پرایس بولز (او-25(6) کے تحت 10 سیٹل برانج املی کیارت اور کا یک رک والے افراد کو کنٹر مکٹ نیادول پر صرف کرسکتے میں تا جم جنگی تعداد سیٹل مرائیے کے میں کھی پر نے میں شناور شدہ تعدادی محقیقہ سے زائد ن ہوگ ۔ المس ،سرولنس ا در سکورٹی کیلئے کوئی کوئی وایی صرفی نهاس مایگاری اور سیاروری کورست پولینیکل برانج، سیشل انگیلی ایش گونث ، دا نے علم سروئے بوزی ، سینسرشب المين برائج ، سردے اورسرولنس كىلئے من الم كارول كاف او پوگا۔ وہ مندوجہ ذیل كورسركيلے " Counter Esoionage ... 6 Counter Sabotage 1: اینگی مبنس (تصوری اوراصول) Counter Intellizence. ۱٫۰ مقالد اغلی جنس ، مقابله جاسوسی ، مقابله دست گزدی کی تریکنگ دی جانگی -سرر المالعات الشخاص ، دستاویزات اور مراس کے سکیورٹی ٹریننگ دی مه . بین الا فوای سساسی تحقیقاتی کورسنر ۵۱ - ساکت اور وڈیوفولو کرافی ،سمای آلات کے استعمال اور امالی سیکنالوجی مُر منسک ۔ الله والمان والمركوس، والمركوس، والمناس وكلا والول اور وكولر ولا يُحرول لله والمان المرائد والمنافرة ے اے کیے ٹر اور سائیکر و نامنگ کی ٹر ننسگ مرا۔ انسٹوکٹر ٹرینگ کورسزا ورعلی کاردان سے ٹرینگ و .. سندکره کورسنر کمان انسترکشرکورسنر فلان جيكماندكاروان ك بانيك - Promotion: 10% سعلقہ ضلعوں اور ریخوں میں ترق یانے والے المکار سیل برانج میں

المراج معناف اسادی تعلیم رفض وای زماها رمودن L'intelligence is 11 کارکردگ اورسنیا دی پر ودالمارم سلل بالح مين و بالخ سال ملادست كرنا جائي بول اللوماري de de de la maria الله مفاک بندادول برتری دی جائی میکن اینے شعلقہ ضامت کی والی تصحیح جانے ی صورت من وه اینی سالید عمید نے اور سنیارٹی یہ مجموعی سے مانسکے ایسے المکار جو ی سال میں پوری کرنے کے بعد بھی سینال برائے میں ملاز سرنا چاہتے ہوں انکوریکولر تق دی جائیگی -ہے ہوں اسور سور رسادی ہیں۔ رس سلسلے میں مکورت کو ایک کیسی بیش کیا جا بھا تاکہ امالی پولیسی کو نمال کیسا تھے و مال میں سینل برائج کے املے کار ٹرنسنگ ماصل رسکے اور الجسس کوک ستقل بنیادول پرتق دینے کے مواقع فرائم سے ماسیں یہ سالم سین الل رسنگ کول نے تیا کی جاری رہا۔ دستغلم استيمسعودشاه آن جی پی سرحد No. 521-24 /KB, Dated Peshawar the, 24-/ Copy of above is forwarded to All SeP, in Special Branch for circulation amongst the staff. OR DY: INSPECTOR GENERAL OF POLICE, SPECIAL BRANCH, NWFP, PESHAWAR.

List of Sub Inspector (Granted 2 & 3 step promotion in SB)

1					ì		-			· ·	2-	<u> </u>
1.7)1 }1		43	00	~	c)	UI.	·t·	ωi	12	1-3	S. V.
Shafqat Ullah No.392	Asfandiyar	Asif Salcem 348	Muhammad Asif.173	Imthez Ali .312/SB	Hamayoun Khan 231	Muhammač iqbal No.481	Nascer Khen	Pervez (Driver)	Syed Attaullah Shah	Muhammad Ashraf	Mumtez Ali No.23/SB	Name & No
10.11.190	25.02.1992	24.11.1994	12.02.1996	10.07.1991	08.09.1991	28.03.1994	01.04.1990	08.01.1991	03.06.1976,	05.03.1976	2010.1975	D//0 appoint
28.05.2010	18.02.2006	07.04.2005	12.02.1996	10.06.1996	01.06.1995	28.03.159	30.04.1993	08.01.1991	24.04.1985	08,06,1982	01.11.1981	D/O Posting in
As ASI 24.07.2012 As ASI 15.04.2013	As SI 13.10.2009	As HC 15.07.2005 As ASI 24.11.2008 As SI 09.04.2010	As HC 01.01.2002 As ASI 01.01.2005 As SI 15.12.2008	As HC 01.06.2002 As ASI 01.01.2005 As SI 13.10.2009	AS ASI 01.12.2008 / As SI 01.12.	As HC 01.04.1995 AS HSI 11.11.1996 As SI 01.01.2005/ A	As HC 11.06.1996, As ASI 21.09.2002, As SI 13.10.2009,	As HC 13.08.1995 As ASI 26.12.1995, AS SI 04.09.2002,	As <u>ASI</u> 21.09. <u>2002</u> As <u>SI</u> 13.10.2009	As HC 01.12.1 <u>9.65</u> As ASI 01.09.1987 As SI 01.01.2005	As ASI 11.06.1996 AS SI 04.09.2002	D/0
S.I	.53). SI	S.I	S.I	7745.	A44.8	. 12	\$2	#Y'S.I .	15 21	S.I	Kank in SB
ASI	ASI ·	нс	нс	HC.	HC	НС	HC	нс	ASI	HC	(E)	Reverted to
HC .	 E	Constaile Computer Operator	Constable	Constable	Constable	Consticle	Constable	Constable	Head Constable	Constable	Constable	Substantive
Admn: Section T/M to IGP	SB/HQ	DSR Section	Reader to Director Tech	. 01	Provincial Assembly	Allien	AGO Kohat	CM Squad	R & A Section	CM House	Peshawar Airport	Place of posting
28.05.2010	18.02.2006	07.04.2005	07.01.2013	11.06.2012	07-09-15	29.01.2011	04.02.2015		11.05.2015	06.02.2015	⊢	Date of Present

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List of Assistant Sub Inspector (Granted 2 step promotion in SB)

	F # 11			oub inspector (Gra	nted 2 st	ep prom	Otion in SR)		il)		
	S. # Name & No	D/O appoir	i: D/O Posti in SB	ng D/O Promotion	Rank in	Reverted	Substantive		- Date of Prese		
-	1 Samin Khan	02.04.1979	25.02.198	2 As HC 14.02.1933	ASI	1	Rank	- Orposting	posting		
	Zahidullah 240	30.12.1985	09.09.199	AS ASI 21.09.2002 As HC 08.07.1996	1	HC	Constable	AGO Malakand	31.01.2014		
	3 Mucammad Siddique	10.08.1991	10.08.1991	As ASI 01.01.2007 As HC 08.07.1996	ASI	HC	Constable	Provincial Assembly	16.01.2015		
	4 Niazbeen.186	31.12.1987	21.12.1991	As ASI 21.09.2002 As HC 31.05.1995	ASI	HC	Constable	Governor Squad	10.08.1991		
5	5 Mohammad Javid.270	30.06.1988	05.07.1992	As ASI 21.09.2002 As HC 31.05.1995	ASI	HC	Constable	AGO Warsak Road	13.08.2015		
6	6 Habib Ullah.122	28.12.1985	03.04.1994	As ASI 01.11.2006 As HC 08.07.1996	ASI	HC .	Constable	AGO Nowshera	11.10.1995 -		
7	Hamayun Khan 502	30.05.1996	30.05.1996	As ASI 21.09.2002 As HC 01.01.2002		ASI HC		HC Constable CM Sect		CM Sectt:	23.02.2012
3	Mohammad Kausar.204	01.10.1996	01.10.1996	As ASI 15.12.2008 As HC 01.03.2002	ASI	HC	Constable	DSR Section	30.05.1996		
9	Tariq Khan.458	27.11.1996	27.11.1996	As ASI 15.12.2008 As HC 23.10.2002	ASI	HC	Constable	Computer	07.02.2013		
10	Naseem Ullah.58	01.12.1996	01.12.1996	As ASI 01.02.2007 As HC01.01.2002 As	ASI	HC .	Constable	AGO Cantt	29-08-14		
11	Wali Gul.272	17.06.1996	21.05.1998	ASI.01.09.2008 As HC 01.06.2002	ASI ,	HC	Constable	Censor GPO Peshawar Cantt	03.10.2014		
12	Muhammad Ali 573	24.09.1991	31.01.1999	As ASI.01.08.2008 As HC 23.10.2002	IZA	НС	Constable	SB/HQ	01-12-14		
13	Saeed Ullah 356		10.08.1999	As ASI 13.06.2008 As HC 01.06.2002	ASI	HC ·	Constable	AGO Mardan	23.10.2002		
1÷	Waheed Khan 516		05.12.2001	As ASI 15.12.2008 As HC 23.10.2002	ASI	HC	Constable	SB/HQ	15-08-12		
15	Monammad Nadeem 406			As ASI 09.08.2008 As HC 01.01.2005	ASI	НС	Constable	AGO Hangu	19-01-10		
16	Abdul Halim.325			As ASI 22.01.2008 As HC 01.06.2002	ASI	HC	Constable	AGO DIKhan	03.03.2003		
17	Farid Kran.445			As ASI 26.08.2008 As HC 08.07.1996	ASI	нс (Constable	Admn: HQ	24.10.2001		
18	Abudi Hami 430			As ASI 13.10.2009 As HC-01.06.2002	ASI	HC C	Constable	. SB/HQ	07.11.2014		
		1 - 100.1332 2.	T.U3.1792	As ASI 13.10.2009	ASI I	HC C	onstable A	GO Nowshera	08.10.2003		



1						•				
19	Haroon Samad,439	01.10.1994	01.10.1994	As HC 13.11.1996		T			The second second	
, 20	Saced Khan, 489	26.06.1996		As ASI 13.10.2009	ASI	HC	Constable	I/C GG Section	116.06.2010	
21	Israil Khan. 101	28.09.1988	- 1	As ASI 15.06.2009	- ASI	HC	Constable	SB/HQ	28.10.2013	-
22	lhsanul-Hag 83		1	As ASI 25.07.2009	ASI	НС	Constable	SB/HQ	19-02-16	
23	Israr Khan 297	01.10.1980	13.04.1988	As ASI 13.10.2009	ASI	HC ·	Constable	AGO Charsadda		
		11.10.1994	06.04.2002	As HC 01.06.2002 As ASI 09.04.2010	ASI	нс	Constable	<u>-</u>	25.06.2004	
	Shuaib Zada,477	16.09.1991	14.05.2004	As HC 01.03.2007 As AS! 10.04.2010	ASI	HС	 	Control Room	06.04.2002	
25 · —:——	Alamzeb, 45	02.12.1994	28.08.2002	As HC 23.10.2002	<u>-</u>		Constable	· SB/HQ	14.11.2012	
26	Muhammad Mushtaq. 72	02.11.1995	26.08.2000	As ASI 12.07.2010 As HC 01.06.2002	IZA.	HC	Constable	SB/HQ	14.11.2012	
27	Afsar Ali. 179			As ASJ 25.08.2010 As HC 09.04.2009	ASI	НС	Constable	AGO City	19.12.2009	1.5
			00.07.2012; j-,	As ASI 09.102009	ASI	HC ,	Constable	SB/HQ	10.07.2015	
		•				:		<u></u>		

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ORDER.

It has been observed that officials of various ranks have gained promotion from one rank to another without any prescribed qualification, criteria or any other intelligence course to some of the cases even Constable of substantive rank has been given promotion to the rank of inspector resultantly the efficiency of the organization has adversely been effected.

Therefore all officials serving in Special Branch will be given option to do the Intelligence Course. The officials must obtain 50 % marks in the course and those railing to qualify the course/securing less than 50 % marks will be reverted to his substantive rank and be given option to stay in Special Branch or to go the parent Dictrict.

ADDI: INSPECTOR GENERAL OF POLICE. SPECIAL BRANCH, KHYBER PUKHTUNKHAWA PESHAWAR.

No. 3188-93 /EB, dated Peshawar the

17-15 12011.

Copy of above is forwarded to :-

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

2. All concerned:

ATTASTES

Severate High Com

ORDER.

It has been observed that officials of various ranks have gained promotion from one rank to another without any prescribed qualification criteria or any other intelligence course. In some of the cases even Constable of substantive rank has been given promotion to the rank of Inspector resultantly the efficiency of the organization has adversely been effected.

Therefore all officials serving in Special Branch will be given option to do the Intelligence Course. The officials must obtain 50 % marks in the course and those ailing to qualify the course/securing less than 50 % marks will be reverted to his substantive rank and be given option to stay in Special Branch or to go to his parent District.

Sd/xxxxx ADDL: INSPECTOR GENERAL OF POLICE SPECIAL BRANCH, KHYBER PAKHTUNKHWA PESHAWAR.

No. 3188/93/EB, dated Peshawar the 17-5-2011

Copy of above is forwarded to:-

- 1. The Provincial Police Officer, Khyber Pakhtunkhwa, Peshawar.
- 2. All concerned.

The Provincial Police Officer,

Khyber Pakhtunkhwa, Peshawar.

All Heads of Police in Khyber Pakhtunkhwa

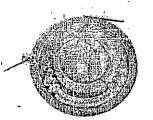
The Worthy Provincial Police Office, has ordered that Special Case promotion should be discontinued in future to provide a . level playing field for all police personnel in career progression. If a Police Officer performs an act of gallantry, he should be rewarded through eash prizes, certificates, excellent annual reports, nomination for gallautry awards such as P.P.M. Q.P.M., Tamgha-ic-Shujjat etc.

PSO

Provincial Police Pricer, Kuyber Pakhtunkhwa, Peshawar.

Copy to DIG/Mardan wir to his office No. 1736/ES dated 2013 with the direction to decide the appeal of the applicants on merit keeping in view their seniority position and rules on the subject.

PSO. Provincial Police Khyber Pakhtunkhwa, Peshawar,



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

No. S/22.62-23/2/16, Dated Peshawar the 27/83-/2016.

To:

All Heads of Police offices in Khyber Pakhtunkhwa.

Subject:-

ORDER

Memo:

It is submitted that the appellants namely Muhammad Ijaž Muhammad Tariq, Fazl/ur-Rahman, Hamayun Khan, Nizar Muhammad and Shabir Ahmad (Computer Operator), While Serving as ASIS/SI in luvestigation CPO, were reverted to their substantive rank of Constables by the then Addl: IGP/Investigation Khyber Pakhfunkhwa Peshawar vide order dated 29.01.2014 because it was found that they have not undergone the basic promotion courses i.e lower intermediate and were promoted in violation of rules.

The above methioned officers filed Service Appeal No. 561, 562,563,537, 715 & 538/2014 respectively, which were vide consolidated judgement 16.11.2015 as referred to above. The relevant para of the judgement review as follows:-

This cannot be disputed that the Crimes Branch is part and parcel of the Khyber Pakhtunkhwa police, being regulated by its rules for the purpose of promotion and maintaining the seniority list. Evidently this aspect of the matter was lost sight by the concerned officers who passed the promotion orders. Irony of the issue is that the appellant has served on the promoted post for sufficient time in the course of which they also received emoluments but nobody took notice of the same. This being so it would be also irony if the impugned cancellation order are found based on whims, likes and dislikes and pick and choose as alleged by the appellants that HC Shafiullah and Mujahid Hussain were left untouched. Since departmental appeal of the appellant has also not been responded, therefore, the Tribunal of the considered view that further indulgence by the Tribunal at this stage may cause further complications. Hence the appeal is remitted to the appellate authority with the direction to examine appeals of the appellants and decide the same strictly on merits without any discrimination"

Meeting of the Appeal/Review Board was held on 02.03.2016, and the appellants were heard in person. The cases were perused; lists obtained from Addl: IGP/Investigation, Khyber Pakhtunkhwa Peshawar was also perused/examined by the board. The Board decided that all promotions in the investigation Wing/Computer Section as well as other Units have been done against law and rules. Therefore, the cases of these Constables may be filed with the recommendation that all such promotions in the light of the Supreme Court of Pakistan decision on out of turn promotions be cancelled.

This order is passed in the light of judgement of Service Tribunal Khyber Pakhtunkhwa Peshawar that all promotions in the Investigation Wing, SIs, ASIs, HCs & Constables as well as other Units of Police have been done against law and rules may be set aside/cancelled, All such promotions in the light of the Supreme Court of Pakistan decision on out of turn promotions may also be cancelled.

This order is issued with approval by the Competent Authority.

Salamada Alamada Ban-

(MUHAMMAD ALAM SH)NWARI) DIG/HQrs:

For Inspector General of Police, Khyber Pakhtunkhwa, Peshawar.



In compliance with the orders of Inspector General of Police K Pakhtunkhwa Peshawar vide his Order No. S/2262-2312/16, dated 21.03.2016, issa the light of Supreme Court Order, all orders issued regarding second and third step of turn promotions to the officials of Special Branch from their substantive ranks hereby-withdrawn with immediate effect.

> ADDL; INSPECTOR GENERAL, OF POLICE, SPECIAL BRANCH, KIPBER DAKHTUNKHWA. PESHA WARK

NO. 2945/EB, dated Poshawar the /2016. Copy forwarded to:-

1. DIG/HQrs, QPO, Khyber Pakhtunkhwa Peshawar.

2. The AIG/Establishment, GPO Pesgawar.

3. PA to Addl: IGP/Special Branch

4. E.C/Accountant.

ORDER.

In compliance with the orders of Inspector General of Police Khyber Pakhtunkhwa Peshawar vide his Order No. S/2262-2312/16, dated 21.03.2016, issued in the light of Supreme Court Order, all orders issued regarding second and third steps out of turn promotions to the officials of Special Branch from their substantive ranks are hereby withdrawn with immediate effect.

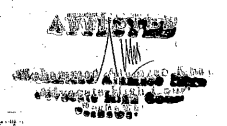
Sd/xxxxx

ADDL: INSPECTOR GENERAL OF POLICE, SPECIAL BRANCH, KHYBER PAKHTUNKHWA, PESHAWAR.

No. 2445/EB, dated Peshawar the 27-4-2016

Copy forwarded to:-

- 1. DIG/HQrs, CPO, Khyber Pakhtunkhwa, Peshawar.
- 2. The AIG/Establishment, CPO Peshawar.
- 3. PA to Addl: IGP/Special Branch.
- 4. E.C/Accountant.



Τo

Inspector General of Police,

Khyber Pakhtunkhwa, Peshawar.

DEPARTMENTAL APPEAL

Sir,

Respectfully stated that

Judgment of Supreme Court of Pakistan has wrongly been applied on us for the reason that:-

- 1. Our promotion has been made on Merits at different times intervals when our promotion became matured/ due with afflux of time.
- 2. Our promotion are not out of turn promotion but on merits and at its own time.
- 3. For our promotion, different courses has been done by the appellants and after due process of law.
- 4. Majority of appellants are at the verge of retirement which would be worst set back to appellants and their children.
 - The judgment of Supreme Court of Pakistan has once been implemented by Ex-I.G.P K.P.K vide letter dated 19.06.2013, hence against it's implementation through letters dated 27.04.2016 is unjustified, illegal & untenable.
 - Special Branch Police was an unattracted area of police. So, one step promotion as an incentive was granted to the appellants to join this Branch.
 - 7. Had there been some aggrieved persons from such promotions they would have challenge the same at competent forums. Meaning thereby that the promotion of appellants are on merits and no one



of such promotions hence not out of turn promotions.

- These promotions of appellants did not confer right of seniority to 8. any one.
- It is worth mentioning here that judgment of Supreme Court of Pakistan is regarding High ups in police department & not regarding sepoyees/ constables & Head Constables.
- The promotions of appellants were temporary & in event of deputation to their parent districts the appellants would have lost their promotions.
- Hence for the above stated reasons the impugned order of withdrawal of promotion orders of appellants be set aside and to mitigate the agonies of appellants.

Appellants

Mumtaz Ali, No.23 Sub Inspector Special Branch Police Department.

Sub Inspector Special Branch Police Department.

Naseer Khan, Sub Inspector Special Branch Police Department.

Muhammad Iqbal No.481, Sub Inspector Special Branch Police Department.

- 5) Hamayoun Khan No.231, Sub Inspector Special Branch Police Department.
- 6) Imtiaz Ali No.3121, Sub Inspector Special Branch Police Department.

Hamayour I

Muhammad Asif No.178, Sub Inspector Special Branch Police Department.

Kings and American

9)

Asif Saleem No.348, Sub Inspector Special Branch Police Department.

Asfandiyar, Sub Inspector Special Branch Police Department.

10)

Shafqat Ullah No.392, Sub Inspector Special Branch Police Department.

Samin Khan, 11) Assistant Sub Inspector, Special Branch Police Department.

Muhammad Javid No.27, Assistant Sub Inspector, Special Branch Police Department.

Hamayon, Assistant Sub Inspector, Special Branch Police Department.

Tariq Khan No.458, 14).

Assistant Sub Inspector, Special Branch Police Department.

Naseem Ullah No.58, Assistant Sub Inspector, Special Branch Police Department.

Muhammad Ali No.573, 16) Assistant Sub Inspector, Special Branch Police Department.

Saeed Ullah No.356, 17) Assistant Sub Inspector, Special Branch Police Department.

- Waheed Khan No.516, A. . . 18) Assistant Sub Inspector, Special Branch Police Department.
- Abdul Halim No.325, -19) Assistant Sub Inspector, Special Branch Police Department.



20) Farid Khan No.445, Assistant Sub Inspector, Special Branch Police Department. Farid-

- Saced Khan No.489, 21) Assistant Sub Inspector, Special Branch Police Department.
- 22) Israil Khan No.101, 🕒 Assistant Sub Inspector, Special Branch Police Department.

23) Thsan ul Haq No.83, Assistant Sub Inspector, Special Branch Police Department.

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· Israr Khan No.297, Assistant Sub Inspector, Special Branch Police Department.

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- Shuaib Zada No.477, Assistant Sub Inspector, Special Branch Police Department.
- 26) Afsar Ali No.179, Assistant Sub Inspector, Special Branch Police Department \(\)

Muhammad Ashraf No.224 Sub Inspector, Special Branch Police Department 39/4/16

Habib Ullah No.122 Sub Inspector, Special Branch, Police Department 28)

Hobib ullerh





Respected Sir.

Kindly refer to Order No. S/2262-2312/16 dated 21.03.2016 received from Central Police Office. Khyber Pakhtunkhwa, Peshawar wherein ail Units have been directed to undo the out of turn promotions.

In order to ensure compliance of the above orders received from CPO, a search was made to find out whether anyone is availing out of turn promotions in Special Dianch or not. The scrutiny and perusal of the record revealed that the Special Branch was un-attracted area/unit of Police and almost all the members of regular Police were rejuctant to serve the Special Branch in any rank. The Police Officers use to exert policical or other extraneous pressures for cancellation of their transfer orders to Special Branch.

The high ups of the Police department in order to create attraction in Special Dranch service approached the Provincial Government for sanction of special allowance, the government was pleased to allow twenty percent (20 %) special allowance for the four, a officers serving in the Special Branch. However these incentives did not prove them, then, therefore, the authorities in order to create charming in service of Special translational promotions to next ranks on ad-hoc and officiating basis.

Worthy Inspector General of Police Khyber Pakhtunkhwa first issued Standing 50. 171905 which provides ad hoc and officiating promotions for the Police beyond five (05) years on ad-hoc and officiating basis respectively. (Copy of standing order is enclosed as F/A).

In pursuance of the Standing Order mentioned above, Police Officers serving in Social Branch were granted ad-hoc and officiating promotions who are still availing the promotions. In addition to grant of promotions, the Standing Order also provide that a princy may be chalked out for selection of Special Branch officers for technical courses is modificence Rureau training school so that Special Branch officers may be able to earn





resular promotion. However such idea contained in the Standing Order was not implemented and materialized in true prospective.

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In the year 2011, the issue of demotion of officers serving in Special Branch cropped up, therefore, Additional Inspector General of Police Special Branch issued on ter bearing No. 3188-93/FB dated 17.05.2011 (Copy enclosed at F/B), that the promotions allowed to Special Branch officials have adversely affected the efficiency, therefore, the officials serving in Special Branch will be given option for selection for Intelligence courses. The officers who qualify the Intelligence courses will be allowed to stay in Special Branch. The copy of the order was submitted to the office of Worthy Inspector General of Police, Khyber Pakhtunkhwa and he was pleased to pass the following remarks on the Order.

Para 2 may apply to future inductors. The officers who are already serving smooth not be disturbed. However if the Additional Inspector General of Police Special Br. as if wants that the services of a particular staff is not required any more he is at to surrender after coordinating with the Additional Inspector General of Police 140.

The remarks of Worthy Inspector General of Police were conveyed to Additional Inspector General of Police Special Branch vide letter No. 1475/Legal dated 03.06.2011. (Copy enclosed as P/C).

In view of the position explained above, it is cleared that the promotions made in special Branch do not amount to out of turn promotions as the same have been made by the competent authority in compliance with Standing Order and Orders of Worthy Inspector General of Police mentioned above. This is also important to pinpoint that still approach. Service Appeals and Writ petitions meaning thereby that no one is aggrieved of the promotion orders. Therefore such promotions could not be held out of turn promotions. Furthermore, the competent authorities while issuing the promotion orders which do not confer right of seniority cannot be termed as out of turn promotions. As



.squ तिष्ठांती o notionisting oil of to Alab ton His seem के कि tage itse linguitionic. Moreover the duties of Special Branch are technical in mature and tocourege the officials serving in Special Branch. This not will also open a flood Him and domast then it will not only distinb the smooth function of Special Branch but will shibilito domast Inibags to anothernord odi, baro al tenentenne, admeren ne arel wea premotions, a clear policy and be chalked out that in future there will be perior ton it reverted to his parent district. It is also suggested that in order to stop area cajons in Special Branch are also personal/temporary as the officer loose the (3-0), Police officers and civil servants who served at Swat during operation period. The green effice is appraised that personal up-gradation was allowed to about three hundred prantations without grant of seniority in any un-attracted area. In the same vein your at the doors of Supreme Court of Pakistan. The spirit of the ruling does not prohibit one of turn promotion had affected the seniority of numerous police officers who knocked adversure promotions made in senior posts of Police in the province of the Sindh. 衛極 rea real from CPO, it is tworth mentioning that the Supreme Court took adverse notice of robro oth ni morngbul masished to rmoO omerque old nott to concrete out isneed

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In order to ensure compliance of the above orders received from CPO, a search was made to find out whether anyone is availing out of turn promotions in Special Branch or not. The scrutiny and perusal of the record revealed that the Special Branch was un-attracted area/unit of Police and almost all the members of regular Police were reluctant to serve the Special Branch in any rank. The Police Officers use to exert political or other extraneous pressures for cancellation of their transfer order to Special Branch.

The high ups of the Police department in order to create attraction in Special Branch service approached the Provincial Government for sanction of special allowance. The government was pleased to allow twenty percent (20 %) special allowance for the police officers serving in the Special Branch. However these incentives did not prove positive, therefore, the authorities in order to create charming in service of Special Branch allowed promotions to next ranks on ad-hoc and officiating basis.

Worthy Inspector General of Police Khyber Pakhtunkhwa first issued Standing Order No. 1/1996, which provides ad-hoc and officiating promotions for the Police Officers who submit written option of service in Special Branch for five (05) years or beyond five (05) years on ad-hoc and officiating basis respectively. (Copy of standing order is enclosed as F/A).

In pursuance of the Standing Order mentioned above, Police Officers serving in Special Branch were granted ad-hoc and officiating promotions, who are still availing the promotions. In addition to grant of promotions, the Standing Order also provide that a policy may be chalked out for selection of Special Branch officers for technical courses in Intelligence Bureau training school so that Special Branch officers may be able to earn



regular promotion. However such idea contained in the Standing Order was not implemented and materialized in true prospective.

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The remarks of Worthy Inspector General of Police were conveyed to Additional Inspector General of Police Special Branch vide letter No. 1475/Legal dated 03.06.2011. (Copy enclosed as F/C).

In view of the position explained above, it is clear that the promotions made in Special Branch do not amount to out of turn promotions as the same have been made by the competent authority in compliance with Standing Order and Orders of Worthy Inspector General of Police mentioned above. This is also important to pinpoint that still

has challenged the promotion orders of Special Branch officials in Departmental appeals, Service Appeals and Writ petitions meaning thereby that no one is aggrieved of the promotion orders. Therefore such promotions could not be held out of turn promotions. Furthermore, the competent authorities while issuing the promotion orders has mentioned in clear terms that officers will not claim seniority. A promotion order which do not confer right of seniority cannot be termed as out of turn promotions. As



regard the reference of Hon'ble Supreme Court of Pakistan Judgment in the order received from CPO, it is worth mentioning that the Supreme Court took adverse notice of the out turn promotions made in senior posts of Police in the province of the Sindh. Out of turn promotion has affected the seniority of numerous police officers who knocked at the doors of Supreme Court of Pakistan. The spirit of the ruling does not prohibit promotions without grant of seniority in any un-attracted area. In the same vein your good office is appraised that personal up-gradation was allowed to about three hundred (300) Police Officers and civil servants who served at Swat during operation period. The promotions in Special Branch are also personal/temporary as the officer loose the promotion n reverted to his parent district. It is also suggested that in order to stop out of turn promotions, a clear policy may be chalked out that in future there will be on regular promotions. In case the promotions of Special Branch officials then it will not only disturb the smooth function of Special Branch but will encourage the officials serving in Special Branch. This act will also open a flood

litigation. Moreover the duties of Special Branch are technical in nature and will not deliver to the satisfaction of high ups.

It is also advisable that AIG Legal may be approached in the matter for proper if approved.

Submitted please.

JUDGMENT SHEET IN THE PESHAWAR HIGH COURT, PESHAWAR

(Judicial Department)

W.P. No.2088-P of 2016 with interim relief with COC NO.391-P of 2016 with C.M.No.1360-P of 2016.

Date of hearing: 12.01.2017.

Petitioner (Mumtaz Ali etc) by Mr.Muhammad Alamzeb

advocate.

Mr.Mujahid Ali Khan, respondents.

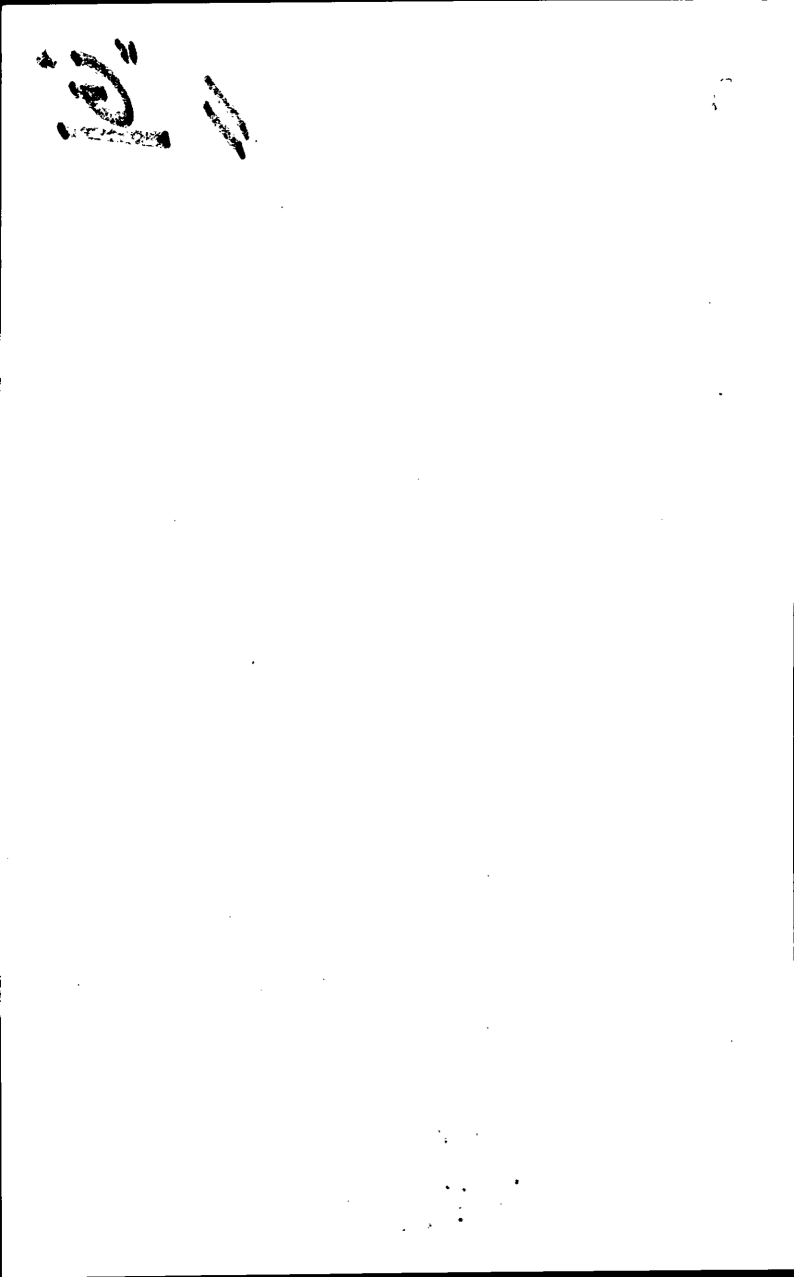
<u>JUDGMENT</u>

JAN KHATTAK,

Petitioners through the instant petition under Article 199 of the Constitution of Islamic Republic of Pakistan, 1973 have prayed for issuance of a writ to declare dated 27.04.2016 as illegal and unlawful whereunder their 2nd and 3rd out of turn promotions have been withdrawn.

3. Brief facts of the case are that the petitioners are serving in the Special Branch of Police Department, Government of Khyber Pakhlunkhwa. They were initially enlisted

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Constables in the Poine Department whereafter they joined the Special Branch pursuant to the incentive of one step promotion announced by the Government. Subsequently further out of turn promotions were also given to them, which have been withdrawn by the respondents through order impugned in the instant petition.

- 4. Comments were called for from the respondents, which have been so furnished, wherein, issuance of the desired writ has been opposed.
- 5. Learned counsel for the petitioners argued that the impugned order is bad in law as on no account the petitioners' out of turn promotions were hit by the judgment delivered by the Hon'ble Supreme Court of Pakistan, which has been made a base by the respondents for passing the impugned order.
- 6. As against the above, learned AAG defended the order questioned by

EXAMINER Peshawar High Count

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<u>Sadiq Shah PS</u>

the petitioners for its being in line with the judgment of the apex co...t.

- 7. Arguments heard and record gone through.
- Perusal of the case record would reveal that admittedly petitioners are civil servants and promotion is one of the terms and conditions of service of civil servants within the meaning of Chapter-I the Khyber Pakhtunkhwa of Servants Act, 1973. According to Section 3 of the Act ibid, a Tribunal shall have exclusive jurisdiction in respect of matters relating to the terms conditions of service of civil servants. Furthermore, according to Article 212 of the Constitution of Islamic Republic of Pakistan, 1973, this court cannot entertain a case relating to the terms and conditions of service of a civil servant because for resolutio, of such issues, a Service Tribunal has been constituted where the aggrieved civil servant can agitate his grievance.

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For what has been discuabove, without touching merit of case, we dismiss this petition for as being not maintainable before this court leaving the petitioners at their liberty to approach the proper forum for the redressal of their grievance. COC No.2088-P of 2016 and C.M.No.1360-P

of 2016 having become redundant also

stand dismissed.

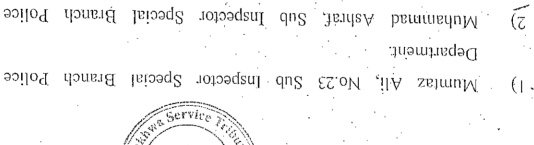


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- Parvez, Sub Inspector Special Branch Police Department. $(\varepsilon,$ Department.
- Maseer Khan, Sub Inspector Special Branch Police Department.
- Muhammad Iqbal No.481, Sub Inspector Special Branch Police (ς.
- Hannayoun Khan No.231, Sub Inspector Special Branch Police (9) Department.
- Imfiaz Ali Mo.3121, Sub Inspector Special Branch Police $(L \cdot \cdot$ Department,
- Muhammad Asif No.178, Sub Inspector Special Branch Police (8 -Department
- Asif Saleem No.348, Sub Inspector Special Branch Police (6.Department,
- Shafqat Ullah No.392, Sub Inspector Special Branch Police Astandiyar, Sub Inspector Special Branch Police Department. (01)
- Samin Khan, Assistant Sub Inspector, Special Branch Police Department
- Police Department. Zahid Ullah No.240, Assistant Sub Inspector, Special Branch (51
- Wiazbeen Wo.186, Assistant Sub Inspector, Special Branch Policial Assistant Sub-Inspector, Special Assistant Sub-Inspector (4)

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Department.

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15) Muhammad Javid No.27, Assistant Sub Inspector, Special Branch
Police Department

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- 16) Hamayon, Assistant Sub Inspector, Special Branch Police Department.
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 - 26) Shuaib Zada No.477, Assistant Sub Inspector, Special Branch Police Department.
 - 27) Afsar Ali No 179, Assistant Sub Inspector Special Branch Police
 Department

eversus

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- Government of Khyber Pakhtunkhwa through Chief Secretary, 1) Civil Secretariat, Peshawar.
- Provincial Police Officer (Inspector General of Police), Govt. of 2) KPK, Central Police Office, Peshawar.
- Additional Inspector General of Police (Special Branch) KPK, Peshawar..... ... Respondents

APPEAL UNDER SECTION 4 OF SERVICE TRIBUNAL ACT, 1974 TO THE EFFECT IMPUGNED ORDER THAT RESPONDENTS NO.2 AND 3 NO.2445/EB DATED PESHAWAR THE 27.04.2016 IS WRONG, ILLEGAL, AGAINST FACTS, CORAM NON JUDICE, INEFFECTIVE ON RIGHTS OF APPELLANTS AND HENCE LIABLE TO BE SET CANCELLED.

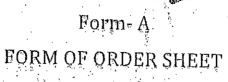
Respectfully submitted that;

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Postawar

- 1) The appellants are police officials of Special Branch Department.
- It is to be particularly noted that special branch of police department is highly sensitive and technical branch and is the most unattractive offshoot of police department. Hence to make it attractive, certain incentives were offered to the employees particularly to lower staff. Out of which one step promotion was one of them, hence the appellants who basically were constables, joined Special Branch as head constables (i.e. on one step promotion).

Maximum tenure in special branch was 5 years but whoever wished to remain in special branch got promotion till Assistant Sub-



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16.05.2017

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Counsel for the appellant present and requested for adjournment. Adjourned. To come up for preliminary hearing on 07.06.2017 before S.B.

(Ahmad Hassan) Member

07.06.2017

Clerk to counsel for the appellant present and requested for adjournment. Request accepted. To come up for preliminary hearing on 04.07.2017 before S.B.

(Ahmad Hassan) Member

04.07.2017

Counsel for the appellant present and requested for adjournment. Adjourned. To come up for arguments on office objection on 11.07.2017 beofre S.B.

(Ahmad Hassan) Member

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11.07.2017

Counsel for the appellant present and requested for adjournment. Adjourned to come up for arguments on office objection on 09.08.2017 before S.B.

(MulianilianiAmforklairkuthui)

09.08.2017

Counside for the appellant or states and office objection on 16.08.2017 before S.B.

TagjishMuglaslan)

16.08.2017

Appellant in person present and seeks adjournment as his counsel is not in attendance. Adjourned. To come up for preliminary hearing on 31.08.2017 before S.B.

(Ahmad Hassan) Member



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31.08.2017

No one present on behalf of appellant. Notice being issued to the appellant and his counsel for attendance. To come up for preliminary hearing on 20.09,2017 before S.B.

> (Muhammad Hamid Mughal) Member (J)

20/09/2017

Counsel for the appellant present. Learned counsel for the appellant was heard on office objection, who stated that as a common point is involved, hence, there is no need of separate appeals.

Sub Rule (2) of Rule 3, of Appeal Rules 1986 provides that every affected civil servant shall prefer the appeal separately under the prescribed rules

In view of the above, the office objection sustains

Certified and

(Ahmad Hassan) Member

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BEFORE THE KHYBER PAKHTUNKHWA SERVICE TRIBUNAL PESHAWAR

Service Appeal No. 1237/2017

Asif Saleem No. 348 Sub Inspector Special Branch Police Department
......(Appellant)

Versus

- 1. Government of Khyber Pakhtunkhwa, through Chief Secretary, Civil Secretariat, Peshawar.
 - 2. Provincial Police Officer (Inspector General of Police), Govt of KPK, Central Police Office, Peshawar.
 - 3. Additional Inspector General of Police (Special Branch) KPK, Peshawar
 (Respondents)

Subject:- COMMENTS ON BEHALF OF RESPONDENTS No. 2 & 3.

Respectfully Sheweth!

Preliminary Objections:-

- a) The appeal has not been based on facts.
- b) The appeal is not maintainable in the present form.
- c) The appeal is bad for non-joinder and mis-joinder of necessary parties.
- d) The appellant is estopped to file the appeal.
- e) The appellant has got no cause of action to file the appeal.
- f) The appellant has not come to the Honorable Service Tribunal with clean hands.

FACTS:-

- 1. Needs no comments as it pertains to service record of the appellant.
- Correct to the extent that in past incentives of one step promotion were allowed to the Police Officers who voluntarily opt for transfer to Special Branch. Since the Hon'ble Supreme Court of Pakistan declared out of turn promotion as illegal and unconstitutional, therefore the said incentives being availed by Police Officers on the eve of their transfer to Special Branch were withdrawn.
- Incorrect, only one step promotions was allowed, therefore the second and third step promotion availed by the Police Officers during their posting period in Special Branch were withdrawn in



compliance with the Judgment of the Hon'ble Supreme Court of Pakistan.

- 4. Needs no comments as this Para pertains to verdict of the Hon'ble Supreme Court of Pakistan. Anyhow the appellant has admitted the order of the Hon'ble Supreme Court of Pakistan.
- Incorrect, Respondents in order to comply with the order of Hon'ble Supreme Court of Pakistan issued withdrawal order of out of turn and irregular promotions earned by Police Officers.

GROUNDS:-

- A. Incorrect, the Judgment of Hon'ble Supreme Court of Pakistan was circulated to all concerned for implementation.
- B. Incorrect, the order of Hon'ble Supreme Court of Pakistan is still intact, therefore Respondents have correctly issued the withdrawal order of promotion availed by Police Officers without qualifying the promotion courses.
- C. Incorrect, the appellants had earned out of turn and irregular promotions, therefore the Respondents in order to implement the Judgment of Hon'ble Supreme Court of Pakistan passed the impugned order.
- **D.** Incorrect, the seniority of Police Officers is maintained in the respective districts and regions. Furthermore the appellant has not qualified the promotion courses.
- E. Incorrect, the appellant was promoted on the strength of Special Branch therefore no one made any complaint against the appellant.
- F. Incorrect, appellant does not possess the matching qualification.

 Furthermore appellant will claim seniority/ promotion in district and region level.
- G. Incorrect, no valuable and fundamental rights of the appellant **are** involved in the matter by implementing the verdict of Hon'ble Supreme Court of Pakistan.
- H. Incorrect, the impugned order is just legal and has been passed in accordance with law and rules.
- I. Incorrect, appellant was availing irregular and out of turn promotions, therefore the same were correctly withdrawn.
- J. Incorrect, the impugned order was passed in compliance with the order of Hon'ble Supreme Court of Pakistan.

- **K.** Incorrect, the impugned order was passed with the sole aim of implementing the Judgment of Hon'ble Supreme Court of Pakistan.
- L. Incorrect, the impugned order is just and has been passed with sole aim of implementing the Judgment of Hon'ble Supreme Court of Pakistan.
- M. Incorrect, appellant has availed out of turn promotions therefore his promotion orders were withdrawn.

Prayer:

It is therefore humbly prayed that keeping in view of aforementioned submissions, the subject Appeal may please be dismissed.

Provincial Police Officer, Khyber Pakhtunkhwa, Peshawar. (Respondent No.2)

Additional Inspector General of Police Special Branch, Khyber Pakhtunkhwa, Peshawar.

(Respondent No.3)

BEFORE THE KHYBER PAKHTUNKHWA SERVICE TRIBUNAL PESHAWAR

SCIVI	ce Appea	II INO.	12377	2017					
Asif	Saleem	No.	348	Sub	Inspector	Special	Branch	Police	Departmen
					•••••		••••	(A	ppellant)
					Vers	us			
1.	Govern	ment	of K	Chybe	r Pakhtunk	thwa, thr	ough Cl	nief Sec	retary, Civi
	Secreta	riat, F	eshav	var.			•	•	
2. Provincial Police Officer (Inspector General of Police), Govt								ovt of KPK	
	Central	Polic	e Off	ice, P	eshawar.				
3.	Additio	onal I	nspect	tor Ge	eneral of Po	olice (Spe	ecial Bra	nch) KP	K, Peshawa

AUTHORITY LETTER

Muhammad Asif DSP Legal, Special Branch, Khyber Pakhtunkhwa Peshawar is hereby authorized to appear on behalf of the Respondents No. 2 & 3 before the Hon'ble Service Tribunal Peshawar. He is authorized to submit all required documents and replies etc. pertaining to the appeal through the Government Pleader.

Provincial Police Officer, Khyber Pakhtunkhwa, Peshawar. (Respondent No.2)

.....(Respondents)

Additional Inspector General of Police Special Branch, Khyber Pakhtunkhwa, Peshawar.

(Respondent No.3)

BEFORE THE KHYBER PAKHTUNKHWA SERVICE TRIBUNAL PESHAWAR

Asif	Saleem	No.	348	Sub	Inspector	Special	Branch	Police	Departmen
						• • • • • • • • • • • • • • • • • • • •		(A	ppellant)

Service Appeal No. 1237/2017

Versus

- 1. Government of Khyber Pakhtunkhwa, through Chief Secretary, Civil Secretariat, Peshawar.
- 2. Provincial Police Officer (Inspector General of Police), Govt of KPK, Central Police Office, Peshawar.

AFFIDAVIT

We the deponents do hereby declare that the contents of the written reply is true and correct to the best of my knowledge and nothing has been concealed from this Hon'ble Tribunal.

Deponents

Provincial Police Officer, Khyber Pakhtunkhwa, Peshawar. (Respondent No.2)

Additional Inspector General of Police Special Branch, Khyber Pakhtunkhwa, Peshawar.

(Respondent No.3)

ORDER.

In compliance with the orders of Inspector General of Police Khyber Pakhtunkhwa Peshawar vide his Order No. S/2262-2312/16, dated 21.03.2016, issued in the light of Supreme Court Order, all orders issued regarding second and third steps out of turn promotions to the officials of Special Branch from their substantive ranks are hereby withdrawn with immediate effect.

ADDL; INSPECTOR GENERAL OF POLICE, SPECIAL BRANCH, KHYBER PAKHTUNKHWA, PESHAWAR

NO. 2445/EB, dated Peshawar the 2.7 / 4 /2016. Copy forwarded to:-

- 1. DIG/HQrs, CPO, Khyber Pakhtunkhwa Peshawar.
- 2. The AIG/Establishment, CPO Pesgawar.
- 3. PA to Addl: IGP/Special Branch
- 4. E.C/Accountant.

سنندنگ آردر نمبر ا 1996 ع يروكرا كرلية ذرائع افسراد سيشل برانج ر گور بولس سے دیر میشن پر بیشل برایج آنے والے بولس المحارول کیاے کوئ فصوص معارمتر سي عا محشاصه سے كه نالسنديده المكاريا اليد المكار سيشل برائج بصبح دين جاتے ہيں جوخود جانا نسي جائية ـ دُيهِميش كى بيدور مُدن، مُرنيك اورتهارت ك فقدان كيوم سے سيشل برائح مُستقل طور، مسایل کے تسلیل کاشکارے - Object - Logo یدنهات ضروری مے که مکومت سے مستعد ، منظم تربیت یافت اور نخلص شحقيقاتى ادارم بهوت جابيء جرمالات وماقعات كم شعلق بروقت اورتسل ازوقت ابهم الحلامات الهاككري اور بروفت مكرمت كوبنياي ك صلاحيت ركھتے ہوں تاكه مكرمت امن عامدى فالحر برووت وصل صادر از امى طرح سمنفيد بإرمات مين سكير دفي مشتبير اورفير مكي اشخاص كي تكراني اور فواك سنسر شدب نهايت بهرا كنيك شعف ين اسلية مضاكار اور وزول المكارول كوسيشل مرائح بين شاسل مرف ليك قواعد وضوابط وضع کرے کی اشد صرورت فسوس کی گئے ہے۔ - Method , Jo is رسال صوری مے مینے میں پولیس کے تما کا شعبہ جات سے الیسے پولیس المکار (سیای سب انسکویک) جو تحرشی فرد بیشل برایج میں آنا چاہتے ہوں کے نا ایکھیوانے کی استدعا سينشل رائج من ملازمت كالم ازكم دورانب بالح سال برگام مي دوسال فوانده ایک سال خواندہ سروس کی جائیگ گر بو بیٹس یا اعلی تعلیم یافت ایلکاروں کیلئے ملازمت کی معیاد تیں برس ہوگی جسمیں ایک سال خواندہ سروس کی جائیگ گر بو بیٹس یا اعلی تعلیم یافت ایلکاروں کیلئے سینی مرائخ میں ملازمت کا دورانب دوسال برگا- تما المحار منكوسبشل برانج مين شامل كيامائيگاسيشل برانج سے امارت مامل کرے کے پانید ہو تگے۔ سیشل برانج میں شمولیت مے داہمار اُددو، انگریزی مِطْ رِن بی بیریل نالج اور انسروبر دینے کے پابند ہوگئے تاکہ اُنکی سیشل بالنج کیلئے موزنیت اور مہادت کا ان مایا جاسکے۔ الل تعلیم رکھنے والول کو اضافی بخبرات دیتے جائنگے۔ (درق ألئے)

سكورى دُيرُسُون كيكُ وطيكارول كرمُ اكليك دينى لورصمان فلنسي عسيعي وزاري اور ذب داران دویت معیاد تصورا بایشگا ۱۶ هرسیت بیافت ایل کار کوتر میجدی دانیگ پرلسی دولز (15-25(6) کے تجت DIG سینل رائج املی میانت اور تکسیل رکھ والے افراد كوكنشر يك بنيا دول برجرت كرسكتے بى تا كا كاك تعداد سسيشل رائج كے سى بھى بوزى س سناور شده تعدادی و فیصد سے ناید ن بیرگ ، ایکس سردلنس اور سکوری کیلئے کوئی کوئی واسی هری نیس ی هانگریر خفید تحقیقاتی اور سیلیورتی کورستر ۱-برلينك رائح، سستال الليلي أنون ، دائع السرو أيون السيسري المين رائج ،سروم اورسرولنس كمل جن المهادول كاينا و بوگا و و مندوج ذيل كورسرسك Counter Espionage " (Counter Sabotage (Joel) (See) ... Counter Intelligence مر مقالمه انتیل جنس ، مقابله جاسوسی ، مقابله دسشت گردی می تریمنیک دی جانیکی س، - الحلامات ، استخاص ، دستا دیزات دور مراس کے سکیورٹی ٹریننگ دی م ، ۔ بس الاقوان سیاسی تقیقاتی کورسز میں الاقوان سیاسی تقیقاتی کورسز میں الاقوان سیالوجی تریننگ میں الات کے استعمال اور اعلی میکنالوجی تریننگ 4 . - سرولنس دُوائيورگورس، دُوائيوگ لائنسس رڪھنے والول اور رنگولر دُرائيورک کين اُرائي ٥١- كيمور مرافيكرو فليسك كي فرنسك ر ۱- انسور فریستاک کورسز اورعلی کاردال سے تر نسک و . سندکره کور این کید انسرکس کورسنر سیشل کے المکاروں پر تونی پابندی نہیں ہوں۔ کہ وہ ماح سنگو ، مرم توسیره ، وروسیل دیم یا CID فرنسک سکول سوات مین دیگولر بولسی فرنسک سرانا کرس سیشل برانج میں مدت تعیناتی :-السے قا کا المحار (FC سے آی تک) صحبی سیسل برائے میں شامل کیا مات ریسے قام المکار (FC سے آی کس) منصیل سیسٹل برانج میں شامل کیا مات مرازم بانج سال سلازمت کرنے کے سعابیہ نے پر دستخط کرنگے۔ سعابیہ کی خلاف ورزی کرنے براسکے خلاف میمکمان کاردائی کی جائیگ ۔ ا متعلقہ ضلعوں اور رہنجوں میں ترق یانے والے المارسيسل مراتج میں۔ ترنى يا جائنگيے

ويم الراج مسرمينيكيف باسادي تعليم ركف وال رما كاركو ذيل السارول يرتر في در باليك لريد 1250 1 Joseph Intelligence is ان کارکردگ اورستیاری پر me de la constitución de la cons ودا لمكارم سنل يالي مين و بالح سال كليف ملازمت كمنا جا بيت بحل الكو عارض المراساك سادون برتری دی ماسی كى است سعلق صلعرب كودالس بصعبه جانے كى صورت

میں وہ دینے سالفہ عمیدے اور سنیادی یر Revert سے جا اُسکے ۔۔۔ ایسے المکارم وسال مدت بوری رہے کے بعد میں سیٹل برائے میں سلازمت سرنا چاہتے ہوں انکو رنگولرتن دی جانیگی ۔ رس سلسلے میں علومت کو ایک کسس بیش کیا جا گیا تاکہ اعلی پولیس ٹرنینی کیسا تھے ھ آسکول میں سیشل برانج کے المیکار ٹرنسگ ماصل رسکے اور اوسی کورسٹر کیے لغہ ستقل بنیادول پرتی دینے کے مواقع فرایم نے جاسکی پرسلیل سینل برائیج الربنیا کول کے تما کا ک جاری رسکا دستنظ ، ستيسعودشاه آئیجی می سیرحد

> No. 521-24 /KB, Dated Peshawar the, 24-1- /1936. Copy of above is forwarded to All SsP, in

Special Branch for circulation amongst the staff.

DY: INSPECTOR GENERAL OF POLICE SPECIAL BRANCH, NWFP, PESHAWAR.

Dean for it in good 18/8/90

ASIF SALEEM-SI

1. Date of Appointment:	24.11.1994
2. Promoted as HC	15.07.2005
3. Promoted as ASI	24.11.2008
4. Promoted as SI	09.04.2010
5. Reverted	15.07.2016

- ➤ I also passed United Nations Peacekeeping Mission 5 days test taken by UN Team at Islamabad in 2009 and selected for UN Peacekeeping Mission at Darfur Sudan, where I performed my duties as Sub Inspector.
- > I was awarded UN Peacekeeping Medal and Commendation Certificates for my best performance.

RDER

The following constables of this Eatt: are hereby promoted as offg: Head constables BPS-7 (2555-140-6755) in the existing vacancies with offect from 15.7.2005.

1) Asif Salim. 348/SB

- 2. Shahid ur Rehman.119/SB
- 3. Syed Fawad Ali Shah. 38/SB
- 4. Mohammad Idrees.139/SB
- 5. Mohammad Islam.321/SB
- 6. Nizam ud Din.324/SB
- 7. Ahmad Khan.303/SB
- 8. Waqar Ahmad.27/SB
- 9. Hidayat Ali Shah.189/SB
- 10. Saeed Khan. 489/SB
- 11. Asmat Ullah.586/SB

FOR DY: INSPECTOR GENERAL OF POLICE, SPECIAL BRANCH NWFP PESHAWAR.

No.3357-53/EB, Dated

Copy to the :-

1. Acctt;/SB

2. EA/SB

ORDER

The following Head Constables of this Estt: are hereby Promoted as Offg: Asstt: Sub Inspectors BPS-9 (3820-230-10662) on temporary basis with immediate effect.

					· ·			1
ſ	S.NO.	NAME AND NUMBER	·	<u>:</u> _	• • •			4
.	1	Hazrat Younas No.3/SB		<u> </u>	•	<u> </u>	• •	1
Ī	2	Wakii Khan, 167/SB	•			<u>·</u>	·	l
.	4	Asif Salim.348/SB	ì				•	l

Their promotion is purely on temporary basis and they will not claim any benefit out of it towards seniority maintained in their own distis:/units.

san

SP/Admn:

For Dy:Inspector General of Police Special Branch NWFP Peshawar

No. 5483-39 /EB, Dated Peshawar the, 24/11 /2008

- 1. Acctt:/SB
- 2. EA/SB

ORDER

ASI Asif Salcem of this establishment is hereby promoted as Officiating Sub Inspector BPS-14 on temporary basis with immediate effect.

His promotion is purely on temporary basis and he will not claim any benefit out of it towards seniority maintained in his own district/Unit.

SSP/Admin:

For Addl: Inspector General of Police, Special Branch, NWFP, Peshawar

No. 2200 - 5 /EB, dated 9/4 /2010

Copy to the: -

- 1. DSP/HQrs: SB Peshawar
- 2. PA / Addl: IG, SB
- 3. L.O SB,
- 4. E.A/SB
- 5. Acctt: SB