Appellant present through representative.

Usman Ghani learned District Attorney present.

Lawyers are on general strike, therefore, case is adjourned to 16.12.2020 for arguments before D.B.

(Atiq-Ur-Rehman Wazir)

Member (E)

Camp Court, A/Abad

(Rozina Rehman) Member (J)

Camp Court, A/Abad

Due to COND-19 case is adjourned to-17-03-2021

Reader

17.03.2021

Appellant alongwith counsel present.

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

At the very outset, an application was submitted seeking withdrawal of the instant appeal.

In view of the written request of learned counsel for appellant, instant appeal stands dismissed as withdrawn. No order as to costs. File be consigned to the record room.

Announced 17.03.2021

Atiq Ur Rehman Wazir)

Member (E)

Camp Court, A/Abad

(Rozina Rehman)

Member (J)

Camp Court, A/Abad

Before The KPK Service Tooband Perhawar Camp Court et Abbottabad Appel 200 . 907/2015 Police Deptt Service Appeal Application of windrand of titled Appral of filling fresh Service Appeal That titled syspeal is fanding adjudication before the General Tribournel of lodge. Rospertfully skewell: That appellant intend to withdraw petual appeal due to some legal & well as pretual of the front appeal. Points and to file front appeal. It is, therefore hurly promed brudly to allow to with Moone in instant appeal or filling from appeal. tentione / Appallant

(Alan Morat) P 1 Mhammad Astom Tambr dated 17 03 Adricate High Com

22.01.2020

Appellant in person present. Mr. Muhammad Jan, DDA alongwith Mr. Haq Nawaz, ASI for the respondents present. Representative of the respondents submitted additional documents which is placed on file. Due to general strike of the bar on the call of Khyber Pakhtunkhwa Bar Council, the case is adjourned. To come up for further proceedings/arguments on 20.02.2020 before D.B at camp court Abbottabad.

Member

Member Camp Court A/Abad

Due to covid ,19 case to come up for the same on / / at camp court abbottabad.

Reader

Due to summer vacation case to come up for the same on /2/ 10 $/ \infty$ at camp court abbottabad.

Reader

18.11.2019

Counsel for the appellant present. Mr. Usman Ghani; District Attorney alongwith Mr. Shamraiz Khan, ASI for respondents present. Learned counsel for the appellant seeks adjournment. Adjourn. To come up for arguments on 16.12.2019 before D.B at Camp Court, Abbottabad.

Meinber

Camp Court Abbottabad

16.12.2019

Appellant alongwith his counsel and Mr. Ziaullah, Deputy District Attorney alongwith Mr. Zahid, Assistant for the respondents present.

Learned counsel for the appellant has challenged the Notification dated 20.12.2011 whereby colleagues and junior colleagues of the appellant have been bought on list "F" and was promoted to the rank of Officiating Inspectors but the appellant was ignored but the relevant seniority lists of confirmed S.Is pertaining to the years 2010-11 are not available on the record therefore, representative of the department is directed to furnished the seniority lists of 2010-11 on the next date positively.

Mr. Ziaullah, Deputy District Attorney also requested for requisitioning of both the reversion orders of the appellant mentioned in the reply of respondents, the order dated 24.03.2015 and further order when the appellant was confirmed as S.I after order dated 24.03.2015. The representative of the department is also directed to produce the aforesaid record on the next date positively. Case to come up for record and arguments on 22.01.2020 before D.B at Camp Court Abbottabad.

Member

Camp Court Abbottabad

Member

Camp Court Abbottabad

19.09.2019

Appellant alongwith his counsel Mr. Muhammad Aslam Khan Tanoli, Advocate present and submitted fresh Vakalatnama which is placed on file. Mr. Muhammad Bilal Khan, Deputy District Attorney alongwith Mr. Zahid, Assistant for the respondents present. Newly engaged learned counsel for the appellant requested for adjournment on the ground that he has not gone through the file. Case to come up for arguments on 22.10.2019 before D.B at Camp Court Abbottabad.

(Hussain Shah)

Member

Camp Court Abbottabad

(Muhammad Amin Khan Kundi)

Member

Camp Court Abbottabad

22.10.2019

Appellant with counsel present. Mr. Usman Ghani, District Attorney alongwith Mr. Shamriaz Khan, ASI for respondents present. Learned counsel for the appellant seeks adjournment to meet the issue of limitation. Adjourned but as a last chance. To come up for arguments on 18.11.2019 before D.B at Camp Court, Abbottabad.

Member

Member
Camp Court Abbottabad

23.05.2019

Appellant in person and Mr. Muhammad Bilal, DDA for respondents present. Appellant seeks adjournment as his counsel is not available today. Adjourned. Case to come up for arguments on 10.07.2019 before D.B at camp court Abbottabad.

(Ahmad Hassan) Member

(M.Amin*Khan Kundi) Member Camp Court A/Abad

10.07.2019

Junior counsel for the appellant and Mr. Muhammad Bilal, Deputy District Attorney alongwith Mr. Haq Nawaz, ASI for the respondents present. Junior counsel for the appellant requested for adjournment on the ground that senior counsel for the appellant (Mr. Noor Muhammad Khattak, Advocate) has not come from Peshawar. Adjourned to 22.08.2019 for arguments before D.B at Camp Court Abbottabad.

(Hussain Shah)
Member
Camp Court Abbottabad

(Muhammad Amin Khan Kundi)
Member

Camp Court Abbottabad

22.08.2019

Counsel for the appellant present. Mr. Muhammad Bilal, learned Deputy District Attorney for respondents present. Counsel for the appellant seeks adjournment as has not prepared the case. Adjourn on cost of Rs. 3000/-to be paid on behalf of the appellant to the respondents. To come up for arguments on 19.09.2019 before D.B at Camp Court, Abbottabad.

Member

Member
Camp Court A/Abad

16.01.2019

Learned counsel for the appellant and Mr. Muhammad Bilal learned Deputy District Attorney present. Learned Deputy District Attorney requested for adjournment. Adjourn. To come up for arguments on 18.02.2019 before D.B at Camp Court Abbottabad.

Member

Member

Camp Court Abbottabad

18.02.2019

Counsel for the appellant present. Mr. M. Bilal, DDA for the respondents present. Learned counsel for the appellant seeks adjournment. Adjourned. Case to come up for arguments on 16.04.2019 before D.B at camp court Abbottabad.

(Ahmad Hassan) Member (M. Amin Khan Kundi)

Member

Camp Court Abbottabad

16.04.2019

Appellant in person and Mr. Muhammad Bilal, DDA for the respondents present.

Appellant requests for adjournment as his learned counsel (Mr. Noor Muhammad Khattak, Advocate) has not come from Peshawar.

Adjourned to 23.05.2019 before the D.B at camp court, Abbottabad.

VMember Chairman Camp court, A/Abad 17.09.2018

Appellant in person present: Mr. Haq Nawaz Reader on behalf of the respondents present. Due to general strike of the bar, the case is adjourned. To come up for arguments on 12.11.2018 before the D.B at camp court, Abbettabad.

Chairmar. Camp Court /Abad

12.11.2018

.Due to retirement of the Hob'ble Chairman the Service Tribunal is incomplete. Tour to Camp Court Abbottabad has been cancelled. To come up for the same on 14.01.2019 at camp court Abbottabad.

A/Abad

14.01.2019

Appellant in person and Mr. Muhammad Bilal learned Deputy District Attorney present. Appellant seeks adjournment as his counsel is not in attendance. Adjourn. To come up for arguments on-16.01.2019 before D.B at Camp Court Abbottabad

mileni. Adjour... The como . In carguments

Member B at Camp Count and Its

Member

Camp Court Abbottabad

المارينية المارية

a a Courthboald I

22.02.2018

Additional Advocate General Appellant in person and alongwith Akhlaq Hussain Shah, Inspector (Legal) respondents present. Counsel for the appellant has not turned up from Peshawar. Seeks adjournment. To come up for arguments on 21.05.2018 before the D.B. at camp court, Abbottabad.

Member

Camp court, A/Abad.

21.05.2018

Appellant Abdul Maroof in person present. Mr. Usman Ghani, District Attorney for the respondents Appellant submitted adjournment as his counsel is not available. Application is allowed. To come up for arguments on 16.07.2018 before the D.B at camp court, Abbottabad.

Chairman Camp court, A/Abad

16.07.2018

Appellant Abdul Maroof in person present. Usman Ghani, District Attorney on behalf of the respondents present. Due to general strike of the bar, counsel for the appellant is not in attendance. To come up for arguments on 17.09.2018 before the D.B Court, Abbottabad.

Member

Chairman Camp Court, A/Abad 25.05.2017

Since tour programme to camp court, Abbottabad for the month of May, 2017 has been cancelled by the Worthy Chairman, therefore, to come up for the same on 22.11.2017 at camp court, Abbottabad. Notices be issued to the parties for the date fixed accordingly

Registrar

22.11.2017

Appellant with counsel and Mr. Kabeerullah Khattak, Addl. AG alongwith Akhlaq Hussain, S.I (Legal) for the respondents present. Counsel for the appellant seeks adjournment. Granted. To come up for arguments on 17.1.2018 before the D.B at camp court, Abbottabad.

P Member Camp Court, A/Abad.

17 01 2018

Appellant in person and Mr. Usman Ghani, District Attorney alongwith Mr. Ikhalq Hussain Shah, Inspector for the respondents present. Appellant seeks adjournment. Adjourned. To come up for arguments on 22.2.2018 before D.B at camp court, Abbottabad.

Member

Camp court, A/Abad.

17.03.2016

None present for appellant. Mr. Akhlaq Hussain Shah, Inspector (legal) alongwith Mr. Muhammad Saddique, Sr. GP for respondents present. Written reply not submitted. Requested for adjournment. To come up for written reply/comments on behalf of official respondents No. 1 to 3 on 23.6.2016 before S.B at Camp Court A/Abad.

23.06.2016

Camp Court A/Abad

None for the appellant present. Haq Nawaz, Constable alongwith Mr. Muhammad Siddique Sr.GP for the respondents present. Written reply submitted. The appeal is assigned to D.B for rejoinder and final hearing for 21.12.2016 at camp court, Abbottabad.

Chailman Camp court, A/Abad,

21.12.2016

Clerk of counsel for the appellant and Mr. Muhammad Siddique, Sr.GP for the official respondents present. Rejoinder submitted. Due to incomplete bench, arguments could not be heard. To come up for final hearing on 17.05.2017 before D.B at camp court, Abbottabad.

Camp court, A/Abad

Appellant Deposited Security & Process Fee Counsel for the appellant present. Learned counsel for the appellant argued that the appellant is serving as S.I (BPS-14). That private respondents were listed in list "F" while appellant ignored despite senior position vis-a-vis that of private respondents constraining the appellant to prefer departmental appeal on 3.4.2015 which remained un-responded and hence the instant service appeal on 31.7.2015.

That the appellant is entitled to be enlisted in list "F" in preference to private respondents in the light of Rule-12 (2) of Police Rules, 1975.

Points urged need consideration. Admit. Subject to deposit of security and process fee within 10 days, notices be issued to the respondents for written reply/comments for 16.12.2015 at Camp Court. A/Abad as the matter pertains to the territorial limits of Hazara Division.

Chairman

15.12.2015

None present for appellant. Mr. Akhlaq Hussain Shah, Inspector (legal) alongwith Mr. Muhammad Siddique, Sr.G.P for respondents No.1 to 3 present. Requested for adjournment. None present for private respondents despite service through registered post. Proceeded ex-parte. To come up for written reply/comments on behalf of official respondents No.1 to 3 on 17.3.2016 before S.B at Camp Court A/Abad.

Chairman Camp Court A/Abad

Form- A

FORM OF ORDER SHEET

Court of	_			
Case No.	, 43	, ,	906/2015	_
		 _	<u> </u>	

		906/2015
S.No.	Date of order Proceedings	Order or other proceedings with signature of judge or Magistrate
1	2	3
1	12.08.2015	The appeal of Mr. Abdul Maroof resubmitted today b
2	24-8-11	Mr. Noor Muhammad Khattak Advocate may be entered in the Institution register and put up to the Worthy Chairman for proper order. REGISTRAR This case is entrusted to S. Bench for preliminary hearing to be put up thereon ————————————————————————————————————
3	25.08.2015	None present for appellant. The appeal be relisted for preliminary hearing for 2.9.2015 before S.B.
		Charman
		ingoning to industry up in the
	,	

The appeal of Mr. Abdul Maroof Sub Inspector of Police H.No.27 Police Line Mansehra received today i.e. on 31.07.2015 is incomplete on the following score which is returned to the counsel for the appellant for completion and resubmission within 15 days.

Not removed 1

- 1- Addresses of respondent No. 4 to 24 are incomplete which may be completed according to the Khyber Pakhtunkhwa Service Tribunal rules 1974.
- 2- Copy of departmental appeal is not attached with the appeal which may be placed on it.
- 3- Annexures of the appeal may be attested.
- 4- 26 more copies/sets of the appeal along with annexures i.e. complete in all respect may also be submitted with the appeal.

No. 1143 /s.t,
Dt. 31-7 /2015

REGISTRAR
SERVICE TRIBUNAL
KHYBER PAKHTUNKHWA
PESHAWAR.

Mr. Noor Muhammad Khattak Adv. Pesh.

Notice

All objections have been removed, hence re-submitted today dated 12/8/2015.

BEFORE THE KHYBER PAKHTUNKHWA SERVICE TRIBUNAL PESHAWAR

APPEAL NO. 907 /2015

ABDUL MAROOF

VS

POLICE DEPTT:

INDEX

<u> </u>			
S.NO.	DOCUMENTS	ANNEXURE	PAGE
1.	Memo of appeal	E	1- 4.
2.	Condonation application		5.
3.	Order	Α	6.
4.	Letter	В	7.
5.	Letter	С	8.
6.	Letter	D	9.
7.	Impugned Notification	E	10.
8.	Departmental appeal	F	11.
9.	Vakalat nama		12.

APPELLANT

THROUGH:

NOOR MOHAMMAD KHATTAK ADVOCATE

BEFORE THE KHYBER PAKHTUNKHWA SERVICE TRIBUNAL PESHAWAR

APPEAL NO. 907 /2015

8.W.F.Province Service Tribunal Diary No.9/2

Mr. Abdul Maroof, Sub Inspector(BPS-14), H.No.27 Police Line Mansehra, District Mansehra. Posent 31-7-2015

. PETITIIONER

VERSUS

- 1- The Inspector General of Police, Khyber Pakhtunkhwa, Peshawar.
- 2- The Deputy Inspector General of Police, Hazara Region at Abbottabad.
- 3- The District Police Officer, District Mansehra.
- 4- Mr. Farman Akhtar Officiating Inspector No. H/21 C/O Police Line Mansehra, District Mansehra.
- 5- Mr Ashiq Hussain, Officiating Inspector No. H/22 C/O Police Line Mansehra, District Mansehra.
- 6- Mr Mukhtiar Ahmed, Officiating Inspector No. H/23 C/O Police Line Mansehra, District Mansehra.
- 7- Mr Adalat Khan, Officiating Inspector H/24 C/O Police Line Mansehra, District Mansehra.
- 8- Mr Ghulam Muhammad, Officiating Inspector No. H/25 C/O Police Line Mansehra, District Mansehra.
- 9- Mr Muhammad Nabi, Officiating Inspector No. MR/77 C/O Police Line Mansehra, District Mansehra.
- 10- Mr Ayaz Mehmood, Officiating Inspector No.MR/78 C/O Police Line Mansehra, District Mansehra.
- 11- Mr Shah Mumtaz, Officiating Inspector No.MR/79 C/O Police Line Mansehra, District Mansehra.
- 12- Mr Gulzar Muhammad, Officiating Inspector No.P/135 C/O Police Line Mansehra, District Mansehra.
- 13- Mr Munawar Khan, Officiating Inspector No.P/136 C/O Police Line Mansehra, District Mansehra.
- 14- Mr Muslim Khan, Officiating Inspector No. P/137 C/O Police Line Mansehra, District Mansehra.
- 15- Mr Said Rahim, Officiating Inspector No.P/138 C/O Police Line Mansehra, District Mansehra.
- 16- Mr Hukam Khan, Officiating Inspector No. P/139 C/O Police Line Mansehra, District Mansehra.
 - 17- Mr Wilayat Khan, Officiating Inspector No.P/140 C/O Police Line Mansehra, District Mansehra.
 - 18- Mr Mehar Ali, Officiating Inspector No.P/141 C/O Police Line Mansehra, District Mansehra.
 - 19- Mr Yar Nawab, Officiating Inspector No.P/142 C/O Police Line Mansehra, District Mansehra.

Respondents
Respondents
Appropriate
are placed
are placed
15/12/2015

and filed.

- 20- Mr Iftikhar Ali, Officiating Inspector No.P/143 C/O Police Line Mansehra, District Mansehra.
- 21- Mr Gohar Zaman, Officiating Inspector No. P/144 C/O Police Line Mansehra, District Mansehra.
- 22- Mr Nasir Khan, Officiating Inspector No.P/145 C/O Police Line Mansehra, District Mansehra.
- 23- Mr Noor Zaman, Officiating Inspector No.P/146 C/O Police Line Mansehra, District Mansehra.
- 24- Mr Liaqat Ali, Officiating Inspector No.P/148 C/O Police Line Mansehra, District Mansehra.

..... RESPONDENTS

APPEAL OF SECTION THE UNDER 4 PAKHTUNKHWA SERVICE **TRIBUNAL** ACT AGAINST THE IMPUGNED NOTIFICATION DATED 20-12-WHEREBY COLLEAGUES AND **JUNIOR** COLLEAGUES OF THE THE APPELLANT HAS BEEN BROUGHT IN TO LIST "F" AND WERE PROMOTED TO THE RANK OF OFFICIATING INSPECTORS WHILE THE APPELLANT WAS IGNORED INSPITE OF **ELIGIBILITY AND SENIORITY AND AGAINST NOT** TAKING ACTION ON THE DEPARTMENTAL APPEAL OF APPELLANT WITHIN THE STATUTORY PERIOD **NINETY DAYS**

PRAYER:

That on acceptance of this appeal the impugned order dated 20-12-2011 may very kindly be set aside and the respondents may be directed to brought the appellant in to list "F" and may further please be directed to consider the appellant for promotion to the Rank of officiating Inspector (BPS-16) from the date when appellant juniors were promoted i.e. 20.12.2011. Any remedy which this august Court deems fit that may also be awarded in favor of appellant.

R/SHEWETH: ON FACTS:

- 1- That appellant was inducted as constable in the respondent Department in the year 1983. That right from appointment till date the appellant has served the respondent Department quite efficiently and up to the entire satisfaction of his superiors.
- 2- That due to hard work and dent of merit the appellant was promoted to the rank of Head constable and subsequently as Assistant Sub Inspector. That later on the appellant was promoted to the rank of Sub Inspector (BPS-14) on seniority

- That till date the appellant has not been enlisted in list "F" of confirmed Sub Inspectors (BPS-14) nor he was promoted as officiating Inspector (BPS-16) though vide letter dated 5.10.2011the appellant was strongly recommended for list "F" but due to his bad luck the appellant was ignored. That astonishingly vide Notification dated 20.12.2011 many colleagues and junior colleagues of the appellant have been brought in to list "F" and were promoted to the Rank of officiating Inspector (BPS16) but the appellant was ignored with out any reason and clear justification. Copies of the letters and impugned Notification are attached as annexure

 B, C, D and E.

GROUNDS:

- A- That the impugned order dated 20-12-2011 issued by the respondents is against the law, facts, norms of natural justice and materials on the record hence not tenable and liable to be set aside.
- B- That the appellant has not been treated by the respondent Department in accordance with law and rules on the subject noted above and as such the respondents violated Article 4 and 25 of the constitution of Islamic Republic of Pakistan 1973.
- C- That the respondent Department acted in arbitrary and malafide manner while issuing the impugned order dated 20-12-2011.
- **D-** That the appellant has been discriminated by the respondent Department on the subject noted above and as such the respondent violated the principle of natural justice.
- E- That all the private respondents are junior to the appellant but inspite of that they were brought in to list "F" and were promoted to the Rank of Officiating Inspectors (BPS-16) but the appellant inspite of eligibility and seniority was ignored by the respondents with out assigning any reason.

- F- That the respondents violated the Civil Servant Act 1973 as well as appointment promotion and transfer Rules 1989 by not promoting the appellant to the Rank of Officiating Inspector (BPS-16).
- **G-** That the appellant seeks permission to advance other grounds and proofs at the time of hearing.

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

Dated: 30.7.2015

APPELLANT-

ABDUL MAROOF

THROUGH:

NOOR MOHAMMAD KHATTAK ADVOCATE

BEFORE THE KHYBER PAKHTUNKHWA SERVICE TRIBUNAL **PESHAWAR**

APPEAL NO.	/2015
APPEAL INCL	/ /!!!
ALLEAL NO.	, 2010

ABDUL MAROOF

VS

POLICE DEPTT:

APPLICATION FOR CONDONATION OF DELAY IN FILING THE ABOVE NOTED APPEAL

R.SHEWETH:

- That the appellant has filed an appeal along with this 1application in which no date has been fixed so for.
- 2-That the appellant prays for the condonation of delay in filing the above noted appeal inter alia on the following grounds:

GROUNDS OF APPLICATION:

- A- That valuable rights of the appellant are involved in the case hence the appeal deserve to decide on merit.
- B- That it has been the consistent view of the Superior Courts that cases should be decided on merit rather on technicalities including the limitation. The same is reported in 2004 PLC (CS) 1014 and 2003 PLC (CS) 76.

It is therefore prayed that on acceptance of this application the delay in filing the above noted appeal may please be condoned.

APPELLANT

ABDUĹ MAROOF

THROUGH:

NOOR MOHAMMAD KHATTAK **ADVOCATE**

ORDER

A-6)

Inspector (on Adhoc basis) Abdul Mahroof No.23/H of Operational Wing Manschra was deferred by DPC held in this office on 19-07-2011 due to departmental enquiry under going against him. As charges could not be proved against him and enquiry has been filed. He has been recommended by the DPC held in Region office on 21-09-2011, therefore he is confirmed as \$1 with effect from 19-07-2011 with his colleagues.

He is allotted Region No.H/27.

Daput Inspector General of Police, Hazara (Abbottabad)

No. 12822

/E, Dated Abbottabad the

/ /09 /2011

Copy of above is forwarded for information and necessary action:

to the:-

1. District Police Officer, Mansehra. Service Roll of above named Inspector is returned herewith and necessary Notification may be issued accordingly.

2. OS/AS Region Office Abbottabad.

Attented 4.

From:

The Deputy Inspector General of Police,

Hazara (Abbottabad)

B-(7)

To:

The Provincial Police Officer,

Khyber Pakhtunkhwa, Peshawar.

No./3299

/E, Dated Abbottabad the, 5 / (0

/2011.

Subject:-

PROMOTION LIST "F"

Memorandum:

In continuation of this office memo: No.12998/E dated

28-09-2011.

The recommendation Roll for Promotion List "F" on prescribed proforma under P.R. 13-15(1) of Inspector (on Adhoc basis) Abdul Mahroof Khan No.H/27 of Mansehra District alongwith Service Roll is attached herewith.

His Character Roll has already been submitted to CPO.

Peshawar vide this office memo: quoted above please.

..**(** .

Deputy Inspector General of Police Hazara (Abbottabad)

No.

/⊏

Copy of above is forwarded to District Police Officer, Mansehra

for information w/r to his office memo: No.19137/SRC dated 04-10-2011.

Deputy Inspector General of Police Hazara (Abbottabad)

Astas Sud

Int base

From:

The Deputy Inspector General of Police,

Hazara (Abbottabad)

C-8

To:

The Provincial Police Officer,

Khyber Fakhtunkhwa, Peshawar.

No. 12998

/E, Dated Abbottabad the, 28

/2011.

Subject:-

PROMOTION LIST "F".

Memorandum:

Kindly refer to your office Signal No.3530-36/E-II dated 14-02-

2011 and Signal No.8975-79/E-II dated 16-04-2011.

The information asked for and recommendation Rolls on prescribed form under Police Rule 13-15(1) received through relevant District/Unit in respect of following confirmed Sis are submitted herewith for consideration to promotion list "F".

- 1. SI Sajjad Haider No.H/3
- 2. SI Ibrar Khan No.H/8 ✓
- 3. SI Muhammad Yaseen No.H/91
- SI Iftikhar Ahmed No.H/10 ✓
- 5. SI Zakir Hussain No.H/13
- 6. SI Muhammad Riaz No.H/14V
- 7. SI Muhammad Amjad No.H/15 N
- 8. Lady SI Samina Zaffar No.H/J6 V
- 9. SI Bashir Ahmed No.H/17.
- 10. SI Mehboob No.H/18
- 11. SI Matloob Shah No.H/19
- 12. SI Muhammad Hamayun No.H/20
- Adhoc Inspector Abdul Mahroof No.H/27
- 14. SI Farman Akhtar No.H/21~
- 15. SI Ashiq Hussain No.H/22
- 16. SI Mukhtiar Ahmed No.H/23.
- 17. SI Adalat Khan No.H/24 A
- 18. SI Ghulam Muhammad No.H/25
- 19. SI Muhammad Javed No.H/26.

The Service Rolls / Service Books and original Character Rolls

of above named officers are attached herewith as desired please.

Deputy Inspector General of Police
() Hazara (Abbottabad)

D-9

Provincial Police Officer, The

Khyber Pakhtunkhwa,

Peshawar.

To

The

Deputy Inspector General of Police,

Hazara Region Abbottabad.

No. 26543 /E-II dated Peshawar the 27 /12 /2011

Subject: PROMOTION TO LIST "F"

Memo:

office Memo 12998/E, Please refer to your No. dated 28.09.2011 and Memo No. 13299/E, dated 05.10.2011.

Service record i.e service rolls and service books in r/o the following Sub-Inspectors received vide your above quoted reference are returned herewith for record in your office.

S/NO	NAME	SERVICE ROLL	SERVICE BOOK
1.	SI Sajjad Haider No. H/03	01	01
2.	SI Muhammad Yaseen No. H/09	01	01
3.	SI Iftikhar Ahmad No. H/10	01	Lac.
4.	SI Zakir Hussain No. H/13	01	01
5.	SI Ibrar Khan No. H/08	01	01
6.	SI Muhammad Riaz No. H/14	01	01
7.	SI Muhammad Amjad No. H/15	01	91
8.	Lady SI Samina Zafar No. H/16	01	. 01
9.	SI Bashir Ahmad No. H/17	01	02
.10.	SI Mehboob No. H/18	01	02
11.	SI Matloob Shah No. H/19	01	01
12.	SI Muhammad Hamayun No. H/19	01	02
(13)	SI Adhoc Inspector Abdul Mahroof No. H/27	01	_
145	SI Farman Akhtar No. H/21	01	01
15.1	SI Ashiq Hussain No. H/22	01	02
16.	SI Muhktiar Ahmad No. H/23	. 01	0.1
17.3	SI Adalat Khan No. H/24	01	02
18.7	SI Ghulam Muhammad No. 25	01	01
F195	SI Muhammad Javed No. H/26	01	01

Attested

(NAIK AHMAD)

Registrar For Provincial Police Officer, Khyber Pakhtunkhwa Peshawar

orders by the provincial police officer

NOTIFICATION

Dated:

//2/2011

No.2-6204

PROMOTION LIST-F AND PROMOTION AS

The names of the following confirmed Sub Inspectors of Khyber Pakhtunkhwa Police have been approved as per recommendation of the DPC for inclusion in list -F and promotion to the rank of Offg. Inspectors BPS-16 (10000-800-34000) with immediate effect.

S/NO	NAME & NO.	REGION/UNIT
1.	SI Khalid Mehmood No. H/12	Hazara Region
2.	SI Khan Faqir Khan No. M/91	Malakand Region
3.	SI Rehmat-ul- Azam No.M/ 107	Malakand Region
4.	Adhoc Inspector Muhammad Wahid Khan No. M/224	Malakand Region
5.	SI Bashir Khan No. M/225	Malakand Region
6.	SI/Insp: Riaz Muhammad No. M/280	Mardan Region
7.	Iftikhar Ali Shah No. B/24	Bannu Region
8.	Shahid Adnan No. D/02	DIKhan Region
9	Muhammad Saleem Tariq No. D/03	DIKhan Region
10.	SI Murad Ali No. P/123	CCP Peshawar
11.	SI Abdul Sattar Khan No. P/124	CCP Peshawar
12.	Ziarat Gul No. P/125	CCP Peshawar
13.	Shujat Ali No. P/126	CCP Peshawar
14.	Naseer Khan No. P/127	CCP Peshawar
15.	Arab Nawaz No. P/128	CCP Peshawar
16.	SI Inayatullah No. P/129	CCP Peshawar
17.	SI Muhammad Yasin No. P/130	CCP Peshawar
18.	SI Muhammad Zaman No. P/131	CCP Peshawar
19.	Raza Khan No. D/01	DIKhan Region
20.	SI Swab Gul No. MR/75	Mardan Region
21.	SI Noor Rehman No. P/133	CCP Peshawar
22.	SI Muhammad Ijaz Khan No. P/134	CCP Peshawar
23.	SI Shaheen Shah Gohar No. MR/76	Mardan Region
24.	SI Sajjad Haider No. H/3	Hazara Region
25.	SI Muhammad Yaseen No. H/9	Hazara Region
26.	SI Iftikhar Ahmed No. H/10	Hazara Region
27.	SI Zakir Hussain No. H/13	Hazara Region
28.	SI Bashir Ahmed No. H/17	Hazara Region
29.	SI Mehboob No.H/18	Hazara Region
30	SI Matloob Shah No.H/19	Hazara Region
<u>7</u> 31.	SI Farman Akhtar No. H/21	Hazara Region
32.	SI Ashiq Hussain No. H/22	Hazara Region
33.	SI Mukhtar Ahmed No. H/23	Hazara Region
34.	SI Adalat Khan No. H/24	Hazara Region

Addested

35.	SI Ghulam Muhammad No. H/25	Hazara Region
36.	SI Muhammad Nabi No. MR/77	Mardan Region
37.	SI Ayaz Mehmood No. M.R/78	Mardan Region
38.	SI/Insp: Shah Mumtaz No. MR/79 (Adhoc promotee)	Mardan Region
39.	SI Gulzar Muhammad No. P/135	CCP Peshawar
40.	SI Munawar Khan No. P/136	CCP Peshawar
41.	SI Muslim Khan No. P/137	CCP Peshawar
42.	SI Said Ra'nim No. P/138	COP Peshawar
43,	SI Hukam Khan No. P/139	CCP Peshawar
44.	SI Wilayat Khan No. P/140	CCP Peshawar
45.	SI Mehar Ali No. P/141	CCP Peshawar
46.	SI Yar Nawab No. P/142	CCP Peshawar
47.	SI Iftkhar Ali No. P/143	CCP Peshawar
48.	SI Gohar Zeman No. P/144	CCP Peshawar
49.	SI Nasir Khan No. P/145	CCP Peshawar
50.	SI Noor Zaman No. P/146	CCP Peshawar
51.	SI Liaqat Al: No. P/148	CCP Peshawar

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

Necessary Gazette Notification may be issued accordingly.

Their posting order will be issued separately.

(KHALID MASOOD)

Addi: IGP/Headquarters, For Provincial Police Officer, Khyber Pakhtunkhwa

Peshawar.

No. 26205-16 /E-II

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

- 1. Addl: IGP/Special Branch Khyber Pakhtunkhwa Peshawar.
- 2. Capital City Police Officer, Peshawar.
- 3. All Region DIsG in Khyber Pakhtunkhwa.
 - 4. Commandant PTC Hangu.
- 5. Director Anti-Corruption Establishment Khyber Pakhtunkhwa.
- 6. Office Supdt: Secret CPO alongwith their original Character Rolls for record in his office.
- 7. U.O.P. File

The Regional Police Officer, Hazara Region, Abbottabad.

DEPARTMENTAL APPEAL AGAINST THE IMPUGNED NOTIFICATION DATED 20-12-2011 WHEREBY COLLEAGUES AND JUNIOR COLLEAGUES OF THE THE APPELLANT HAS BEEN BROUGHT IN TO LIST "F" AND WERE PROMOTED TO THE RANK OF OFFICIATING INSPECTORS BPS-16 WHILE THE APPELLANT WAS IGNORED INSPITE OF ELIGIBILITY AND SENIORITY

R/SHEWETH: ON FACTS:

- 1- That appellant was inducted as constable in the respondent Department in the year 1983. That right from appointment till date the appellant has served the respondent Department quite efficiently and up to the entire satisfaction of his superiors.
- 2- That due to hard work and dent of merit the appellant was promoted to the rank of Head constable and subsequently as Assistant Sub Inspector. That later on the appellant was promoted to the rank of Sub Inspector (BPS-14) on seniority cum fitness basis and on the proper recommendation of Departmental promotion committee vide Notification dated 26.9.2011 with effect from 19.7.2011.
- 3- That till date the appellant has not been enlisted in list "F" of confirmed Sub Inspectors (BPS-14) nor he was promoted as officiating Inspector (BPS-16) though vide letter dated 5.10.2011 the appellant was strongly recommended for list "F" but due to his bad luck the appellant was ignored. That astonishingly vide Notification dated 20.12.2011 many colleagues and junior colleagues of the appellant have been brought in to list "F" and were promoted to the Rank of officiating Inspector (BPS16) but the appellant was ignored with out any reason and clear justification.
- 4- That appellant feeling aggrieved from the impugned order dated 20-12-2011 filed this Departmental appeal before your good self.

It is therefore, most humbly prayed that on acceptance of this Departmental appeal the name of the appellant may very kindly be recommended for promotion to the rank of Officiating Inspector (BPS-16) into list "F".

Dated: 03.04.2015

APPELLANT

ABDUIMAROOF
Sub-Inspector No. H/27

VAKALATNAMA

IN THE COURT OF KPK Se	ervice Tribunal Peshaw
· · · · · · · · · · · · · · · · · · ·	OF 2015
Abdul Maroof	(APPELLANT) (PLAINTIFF) (PETITIONER)
VERS	<u>sus</u>
Police Deptt:	(RESPONDENT) (DEFENDANT)
I/We	awar to appear, plead, act, or to arbitration for me/us as the above noted matter, ault and with the authority to ocate Counsel on my/our cost cate to deposit, withdraw and sums and amounts payable or
	CLIENT ACCEPTED NOOR MOHAMMAD KHATTAK (ADVOCATE)
	(ADVOCATE)

OFFICE:

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

Peshawar City.

Phone: 091-2211391

Mobile No.0345-9383141

BEFORE THE KHYBER PAKHTUNKHWA SERVICE TRUIBUNAL PESHAWAR

Service Appeal No.907/2015.

Abdul Maroof, Sub-Inspector H No.27...... (PETITIONER)

Versus

Inspector General of Police Khyber Pakhtunkhwa, Peshawar and others...... (RESPONDENTS)

REPLY ON BEHALF OF RESPONDENTS No 1 to 3.

Respectfully Sheweth:

Respondents very humbly sublimit as follows:

PRELIMINARY OBJECTIONS:-

- a) The appeal is not been based on facts and appellant has got not cause of action or locus standi.
- **b)** The appeal is not maintainable in the present form.
- c) The appeal is bad for non-joinder of necessary and mis-joinder of unnecessary parties.
- **d)** That the appellant is estopped by his own conduct to file the appeal.
- e) That the appeal is barred by law and limitation.
- f) That the appellant has not come to the Honorable Tribunal with clean hands.

FACTS:-

- 1. Pertains to record.
- 2. Pertain to record.
- 3. The appellant was promoted to the rank of Inspector on adhoc basis vide order Endors; No 11412-13/C.11 dated 28-04-2010 of Provincial

Police Officer Khyber Pakhtunkhwa Peshawar. While posted as SHO Police Station City Mansehra he was charge sheeted on account of illicit relationships with woman namely Zakia and reverted to the rank of S.I and transferred to District Haripur where he again proceeded against departmentally in another case and District Police Officer Haripur also reverted him to the rank of ASI. Later on he has been promoted as officiating Sub-Inspector on merit vide Regional Police Officer, Hazara Region order No.4865-77/ E dated 24-03-2015. So far as Notification dated 20.12.2011 is concerned, the appellant did not qualify for promotion on merit as he was an adhoc inspector. However he should have challenged the above notification at relevant time. The appellant has recently been promoted as officiating Sub-Inspector and he can not challenge the above notification at this belated stage. The instant appeal is not maintainable as he has suppressed the actual facts from this Tribunal.

4. The appellant has filed the instant appeal on this belated stage as he is now an officiating sub-inspector. Hence his appeal is also not maintainable on the following grounds.

Grounds:-

- a. Incorrect. The impugned order is just, legal and was passed in accordance with rules and principles of natural justice.
- **b.** Incorrect, the appellant has been treated perfectly in accordance with law, rules.
- c. Incorrect. The order of respondent was impartial and indescriminatory.

- d. Incorrect.
- e. Incorrect.
- f. Incorrect, hence denied the competent authority has acted in accordance with Law & rules.
- **g.** The respondents also seek permission of the Honourable Tribunal for raising other grounds during hearing of the case.

PRAYER:

It is therefore, most humbly prayed that the appeal of the appellant may graciously be ordered to be dismissed with costs.

> Inspector General of Police, Khyber Pakhtunkhwa, Peshawar (Respondent No.1)

Dy: Inspector General Police, Hazara Region, Abbottabad (Respondent No.2)

District Police Officer, Mansehra (Respondent No.3)

BEFORE THE KHYBER PAKHTUNKHWA SERVICE TRUIBUNAL PESHAWAR

Service Appeal No.907/2015.

Abdul Maroof, Sub-Inspector H No.27..... (PETITIONER)

Versus

Inspector General of Police Khyber Pakhtunkhwa, Peshawar and others...... (RESPONDENTS)

AFFIDAVIT

We respondents do solemnly affirm and declare that the contents of the comments are true and correct to our knowledge and belief and that nothing has been concealed from this honorable tribunal.

Inspector General of Police, Khyber Pakhtunkhwa, Peshawar (Respondent No.1)

Dy: Inspector General of Police, Hazara Region, Abboilabad (Respondent No.2)

> District Police Officer, Mansehra

(Respondent No.3)

BEFORE THE KHYBER PAKHTUNKHUWA SERVICE TRIBUNAL PESHAWAR

APPEAL NO.907/2015.

ABDUL MAROOF

VERSUS

POLICE DEPTT:

REJOINDER ON BEHALF OF PETITIONER IN RESPONSE TO THE REPLY SUBMITTED BY THE RESPONDENTS

R/SHEWETH: (A TO F):

All the objections raised by the respondents are in correct, baseless and not in accordance with law and rules rather the respondent is estopped due to their own conduct to raise any objection at this stage of the writ petition.

ON FACTS:

- 1- Admitted correct hence need no comments.
- 2- Admitted correct hence need no comments.
- 4- Incorrect and not replied accordingly hence denied.

GROUNDS:

All the grounds of main appeal are correct and in accordance with law and prevailing rules and that of the respondent are incorrect and baseless hence denied. That the impugned order dated 20-12-2011 issued by the respondents is against the law, facts and norms of natural justice. That the respondent Department acted in arbitrary and malafide manner while issuing the impugned order dated 20-12-2011. That the

appellant has been discriminated by the respondent Department on subject noted above and as such violated the principle of natural justice. That all the private respondents are junior to the appellant but inspite that they were brought in to list "F" and were promoted to the rank of officiating Inspector (BPS-16) but the appellant inspite eligibility and seniority was ignored by the respondents with out assigning any reason and clear justification.

It is therefore most humbly prayed that on acceptance of this rejoinder the appeal of the appellant may be accepted as prayed.

APPELLANT

ABDUL MAROOF

THROUGH:

NOOR MOHAMMAD KHATTAK ADVOCATE

ORDER

This is an order on the representation of ASI Abdul Maroof No.HI/27 of Haripur District against the order of major punishment i.e. reversion of rank from SI to ASI by the District Police Officer, Haripur vide his OB No.503 dated 27-08-2014.

Facts leading to his punishment are that he while posted at PS Kotnajibullah as SHO, showed the extreme disinterest and negligence in the performance of his official duties and also failed to achieve the target of recoveries of arrest of POs while the recoveries and arrested POs during the June 2013 were 10 and his performance during the June 2014 was 04. He was warned by Worthy RPO Abbottabad vide letter No.5032-41 dated 24-06-2014 and was directed to start campaign against the POs but he cannot show his progress besides he has been directed many time to achieved given target. Moreover he has been involved in immoral activities unbecoming of a clean and responsible government official.

Proper departmental enquiry was conducted by Mr. Mukhtiar Khan DSP/Saddar Haripur. After conducting a detailed enquiry, the E.O proved him guilty and recommended for punishment. On the recommendation of E.O, the District Police Officer Haripur awarded him major punishment reversion of rank from SI to, ASI.

He preferred an appeal to the undersigned upon which the comments of the DPO Haripur were obtained. He was heard in OR where he expressed arguments in his defence to prove him innocent which are not plausible. After thorough probe into the enquiry report and the comments of the DPO Haripur, the punishment given to him by the DPO Haripur i.e. reversion of rank from SI to ASI is genuine. Therefore, appeal is dismissed & filed.

Hazara Region Abbottabad

10329

/PA Dated Abbottabad the 26/1/

/2014.

Copy of above is forwarded to the District Police Officer, Haripur for information and necessary action with reference to his Memo: No.7556 dated 05-11-2014. The Service Roll containing enquiry file of the appellant are returned herewith.

Hazara Region Abbottaback

NICH C

Sub Inspector Abdul Maroof No.27/H while posted at Pulice Station Kotnajibullah as SHO, showed the extreme disinterest and regligance in the performance of his official duties, and also failed to achieve, the Let of is overies of arrest of PO,s while the recoveries and arrested PO,s during िट विद्यार 2013 were 10, and his performance during the June 2014 was 04. He west warned by Worth Regional Police Officer, Abbottabad vide letter No.5032-41 tat at 14.06.7014 and was directed to start campaign against the PO,s but he cannot show his progress besides he has been directed many time to schieved given in get. ifence he was charge sheeted under police Rules 1975. Mourney to the factions was charge share the misconduct the accused official was charge in the mourney action on the basis of misconduct the accused official was charge. sheeted and served with summery of allegation, an enquiry marked to DSP/Saddar MR Mukhtiar Khan to probe the matter, the enquiry Officer conducted the enquiry proceedings and ail the procedural formalities were observed, having completed the enquiry and submitted the enquiry findings vide No.58 dated 15,08,2014 and recorumended for purishment being proved guilty of charges leveled against the accused police official.

The entire record of enquiry was perused and deeply appreciated, the delinquent official was called in orderly room on 27.08.2014, heard in person and the undersigned came to conclusion that the charges of misconduct are proved, I Muhammad Ijaz Khan District Police Officer Haripur being competent authority under police rula 1973 am satisfied that Sub Inspector Abdul Maroof failed to achieved given target for the arrest of PO,s badly faild to accomplish the orders of senior officers, according to crime diary his progress was very poor in whole district, Moreover, while he was demoted from the rank of inspector to Sub-Inspector still found wearing rank of inspector. Due to his incompetency and indulging in activities unbecoming a Police officer. Hence, being proved guilty in exercise of power under polica rules 1975, he is hereby counded the major punishment of Reversion of Rank from SI w ASI with effect from 27.08.2014, and reinstated in sarvice from the date of suspension.

SittA

Order announced in his presence. OB No. 503/27.08.2014.

District Policer Officer

3-Hayinur

· 11.00.80 iTC;

Copy of above is submitted to the Regional Police

No. 6584 Officer, Hezera Region Abbottabad for favour of information please.

District Police Officer

ORDER

This is an order in departmental enquiry against *Inspector Marcof* Khan, who was Charge Sheeted vide this office Endst: No.1136-38/PA dated 11-02-2014 for the charges given below:-.

As per version of Mr. Abdullah s/o Ameer r/o Phulra District Mansehra the defaulter has illicit relation with his wife namely Mst: Zakia Bibi and has also allegedly abducted her for the purpose of Zina.

A proper departmental enquiry was conducted by IVIr. Addul Wahid Mehmood ASP/Hqrs Haripur who in his findings recommended that charges have been proved against the officer concerned.

After receipt of findings of E.O he was served with final show cause notice vide this office Endst: No.1552/PA dated 24-02-2014. He was also heard in person in Orderly Room and where he offered no cogent reasons in his defence.

Keeping in view the findings of Enquiry Officer, he is awarded major punishment of reversion in the present rank to the rank of SI with immediate effect and transferred to Haripur District.

> REGIONAL POLICE OFFICER Hazara Region (Abbottabad)

2841-42

/PA Dated Abbottabad the 8/

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

The District Police Officer Mansehra.

The District Police Officer Haripur.

REGIONAL POLICE OFFICER Hazara Region (Abbottebad)

ly Enspected General of Police

Hazara (Abbottsbad)

Phone No. 0992-9310021 > 2/ Fax No. 0992-9310023

ORDER

As approved by the Departmental Promotion Committee held on 09-10-2017 in the office of the undersigned the following officiating Sub Inspectors who have completed their two years officiating / probation period and fulfilled the laid down criteria for substantive rank under Police Rules. 13-1, 13-10 (2) and 13-18 are hereby confirmed as Sub Inspectors with immediate effect.

They are allotted new Region numbers as noted against each their

S#	NAME AND NO.	PRESENT POSTING	ALLOTTED NEW REGION NUMBER
01	SI Muhammad Nazir No.76/H	Special Branch Peshawar	H/162
02	SI Muhammad Sarwar No.222/H	Abbottabad District	H/163
03	SI Muhammad Saleem No.232/H	Elite Force Hazara	H/164
	SI Ghulam Murtaza No.245/H	Elite Force Hazara	H/165
04	SI Zain Khan No.249/H	CTD Khyber Pakhtunkhwa	H/166
05	SI Muhammad Saeed No.3/H	Elite Force Hazara	H/167
06	SI Tanveer Ahmed No.122/H	CTD Khyber Pakhtunkhwa	H/168
07	SI Muhammad Yasin No.60/H	Special Branch Peshawar	H/169
08		Torghar District	H/170
09	SI Muhammad Sajjad No.67/H	Mansehra District	H/171
10_	SI Muhammad Khushal No.191/H	Abbottabad District	H/172
11	SI Tariq Mehmood No.200/H	Elite Force Hazara	H/173
12	SI Muhammad Shakeel No. 266/H	Haripur District	H/174
13	SI Muhammad Ali Khan No.268/H	CTD Khyber Pakhtunkhwa	H/175
14	SI Raja Mumtaz Ahmed No.270/H	Elite Force Hazara	H/176
15	SI Liaqat Ali No.29/H	Haripur District	H/177
16	SI Phul Hussain No.202/H	Abbottabad District	H/178
17_	SI Ali Farman No.303/H	CTD Khyber Pakhtunkhwa	H/179
18	SI Gui Nawaz No.303/11	Upper Kohistan District	H/180
<u>x 19</u>	SI Khan Baz No.308/H	CTD Khyber Pakhtunkhwa	H/181
20	SI Abdul Rashid No.309/H	Torghar District	H/182
21	SI Muhammad Shafique 310/H	Upper Kohistan District	H/183
₇ 22	SI Sherdad Khan No.314/H	Mansehra District	H/184
23	SI Waqar Ali No.284/H	Abbottabad District	H/185
24	SI Muhammad Fardos No.315/H	CTD Khyber Pakhtunkhwa	H/186
25	SI Abdul Wajid No.316/H	Special Branch Peshawar	H/187
26	SI Murad Ali No.318/H	Battagram District	H/188
27	Si Muhammad Javed No.319/H	Battagram District	H/189
28	SI Muhammad Nazir No.320/H		H/190
29	SI Naik Muhammad No.321/H	PTC Hangu	H/191
30	SI Anwar-ul-Haq No.322/H	CTD Khyber Pakhtunkhwa	H/192
31	SI Muhammad Hayat No.323/H	Battagram District	H/193
i 32	SI Noor Nabi Shah No.324/H	Upper Kohistan District	H/194
33	SI Muhammad Aslam No.325/H	PTC Hangu	H/195
34	SI Muhammad Aksar No.326/H ·	CTD Khyber Pakhtunkhwa	H/196
35	St Javeed-ur-Rehman No.327/H	Special Branch Peshawar	H/197
36	SI Muhammad Aslam No.328/H	CTD Khyber Pakhtunkhwa	H/198
37	SI Akhtar Nawaz No.330/H	Mansehra District	H/199
38	S St Abdul Khalig No.331/H	Mansehra District	H/200
39	SI Tasveer Hussain Shah No.332/H	Mansehra District	H/201
40	SI Abdul Hamid No.334/H	Mansehra District	H/202
4 4°		Traffic Police KPK	D1 of 2

Page 1 of 2



names:-

90

Phone No. 0992-9310021 Fax No. 0992-9310023

SI Khan Waiz No.337/H	Mansehra District	H/203
SI Habib-ur-Rehman No.341/H	Torghar District	H/204
SI Pervez No.344/H	Abbottabad District	H/205
SI Niaz Muhammad No.345/H	Mansehra District	H/206
SI Naeem Akhtar No.288/H	PTS Mansehra	H/207
SI Muhammad Siraj No.349/H	Lower Kohistan District	H/208
SI Abdul Sattar No.353/H	Elite Force Hazara	H/209
SI Waris Khan No.354/H	ACE Khyber Pakhtunkhwa	H/210
SI Sher Dil No.356/H	Elite Force Hazara	H/211
SI Abdul Maroof No.H/27	ACE Khyber Pakhtunkhwa	H/212
SI Sajid Faroog No.84/H	Mansehra District	H/213
SI Muhammad Munir No.329/H	Mansehra District	H/214
SI Abdul Hameed No.370/H	Torghar District	H/215
SI Muhammad Rafique No.371/H	Abbottabad District	H/216
SI Wajid Ali No.374/H	Mansehra District	H/217
SI Abdul Jalil No.375/H	Upper Kohistan District	H/218 -
SI Amjad Ali No.376/H	Battagram District	H/219
SI Muhammad Nawaz No.383/H	Mansehra District	H/220
SI Nadir Khan No.127/H	Abbottabad District	H/221
	SI Habib-ur-Rehman No.341/H SI Pervez No.344/H SI Niaz Muhammad No.345/H SI Naeem Akhtar No.288/H SI Naeem Akhtar No.388/H SI Muhammad Siraj No.349/H SI Abdul Sattar No.353/H SI Waris Khan No.354/H SI Sher Dil No.356/H SI Abdul Maroof No.H/27 SI Sajid Farooq No.84/H SI Muhammad Munir No.329/H SI Abdul Hameed No.370/H SI Muhammad Rafique No.371/H SI Wajid Ali No.374/H SI Abdul Jalil No.375/H SI Amjad Ali No.376/H SI Amjad Ali No.376/H SI Muhammad Nawaz No.383/H	SI Habib-ur-Rehman No.341/H SI Pervez No.344/H Abbottabad District SI Niaz Muhammad No.345/H Mansehra District SI Naeem Akhtar No.288/H SI Muhammad Siraj No.349/H Lower Kohistan District SI Abdul Sattar No.353/H Elite Force Hazara SI Waris Khan No.354/H ACE Khyber Pakhtunkhwa SI Sher Dil No.356/H Elite Force Hazara ACE Khyber Pakhtunkhwa SI Sajid Farooq No.84/H Mansehra District SI Muhammad Munir No.329/H Mansehra District SI Muhammad Rafique No.371/H Abbottabad District SI Wajid Ali No.374/H Mansehra District SI Abdul Jalil No.375/H Upper Kohistan District SI Amjad Ali No.376/H Battagram District SI Muhammad Nawaz No.383/H Mansehra District

egion Abbottabad (AEC Dilawar)

No. $\frac{2}{3}$ $\frac{3}{4}$ $\frac{3}{4}$ $\frac{3}{4}$ $\frac{6}{3}$ E, dated Abbottabad the $\frac{10}{10}$

/2017.

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

- Director, Anti-Corruption Establishment Khyber Pakhtunkhwa Peshawar. 1.
- Additional Inspector General of Police, Elite Force Khyber Pakhtunkhwa 2. Peshawar.
- Additional Inspector General of Police, Special Branch Khyber 3. Pakhtunkhwa Peshawar.
- Deputy Inspector General of Police, CTD Khyber Pakhtunkhwa 4. Peshawar.
- Deputy Inspector General of Police, Training Khyber Pakhtunkhwa 5.
- Commandant, Police Training College Hangu. 6.
- All District Police Officers in Hazara Region. 7.
- All Superintendents of Police Investigation in Hazara Region. 8.
- Superintendent of Police Elite Force Hazara Abbottabad. 9.
- Superintendent of Police CTD Hazara Abbottabad. 10.
- Principal, Police Training School Mansehra. 11.
- OS/AS Region Office Abbottabad.

(Necessary Gazette Notification may be issued accordingly)