08.03.2017

Counsel for the appellant and Mr. Muhammad Zubair, Senior Government Pleader for respondents present. Arguments heard. Record perused.

Vide our detailed judgment of to-day in connected service appeal No. 1504/2013 titled "Mubar Khan Versus Government of Khyber Pakhtunkhwa through Chief Secretary, Peshawar and others", we accept the instant appeal also as per detailed judgment, Parties are left to bear their own costs. File be consigned to the record room.

Viember

<u>ANNOUNCED</u> 08 03 2017 Chairman
Camp court, Swat-

64.03

13.7.2016

Counsel for the appellant and Mr. Khawas Khan, S.I (Legal) alongwith Mian Amir Qadar, GP for the respondents present. Written reply submitted. The appeal is assigned to D.B for rejoinder and final hearing for 09.11.2016 at camp court, Swat.

Chairman
Camp Court, Swat

09.11.2016

Agent of counsel for the appellant and Mr. Khawas Khan, S.I alongwith Mr. Muhammad Zubair, Sr.GP for the respondents present. Learned counsel for the appellant is not in attendance due to death of his relative. Adjourned for rejoinder and final hearing to 08.03.2017 before D.B at Camp Court Swat.

Member

Charman Camp court, Swat 7.12.2015

Counsel for the appellant present. Learned counsel for the appellant argued that the appellant is serving as DSP and vide impugned seniority list dated 7.6.2013 his seniority was erroneously computed from the date of appointment of appellant as Inspector while the same was countable from the date of appointment of appellant as ASI where against he preferred departmental appeal on 4.7.2013 which was not responded and hence the instant service appeal on 5.11.2013.

That the appellant is entitled to be placed in the seniority list on the position which would accrue after computing his service and seniority from the date of appointment as ASI.

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 4.2.2016 before S.B at Camp Court Swat.

Chairman Camp Court Swat

4.2.2016



Counsel for the appellant present. Security and process fee not deposited. The same be deposited within a week, where-after notices be issued to the respondents for written reply/comments for 7.4.2016 before S.B at Camp Court Swat.

Chairman Camp Court Swat

07.04.2016

Counsel for the appellant and Mr. Imranullah, SI (Legal) alongwith Mr. Muhammad Zubair, Sr.GP for the respondents present. Requested for adjournment. To come up for written reply/comments on 13.07.2016 before S.B at Camp Court, Swat.

Chorman Camp court, Swat. 3.8.2015

Counsel for applicant present. None present for respondents despite issuance of notice. Counsel for the applicant heard and record perused.

For the reasons mentioned in the application for restoration of appeal, the same is accepted. Appeal be restored to its original number. To come up for preliminary hearing on 7.9.2015 before S.B at camp court Swat

Charrman Camp Court Swat

7.9.2015

Counsel for the appellant and Mr.Muhammad Zubair, Sr.GP for respondents present. Learned counsel for the appellant requested for adjournment. To come up for preliminary hearing on 2.11.2015 before S.B at Camp Court Swat.

Chairman Camp Court Swat

2.11.2015

Agent of counsel for the appellant and Mr.Muhammad Zubair, Sr.G.P for respondents present. Counsel for the appellant is not in attendance due to strike of the Bar. Adjourned for preliminary hearing to 7.12.2015 before S.B at Camp Court Swat.

Charman Camp Court Swat 3 1.6.2015 Counsel for the petitioner present. Notice of application be issued to the respondents for 3.8.2015 before S. B at camp court Swat.

Charman Camp Court Swat

1.2

ORMOF ORDER SHEET

		Misc. App	lication No.	图42/2015 和型
S.No.	Date	of order/	Ordendrothersproc	edings with signature of judge or Magistrate
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1		6.52 (1.45 A)		3
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1				
			"submitted by Ban	arud-Din through Aziz-ur-Rehman Advocate,
1			may be entered in	the relevant register and put up to the Court
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BEFORE THE KHYBER PAKHTUNKHWA SERVICE TRIBUNAL, PESHAWAR

Service a	ppeal No	of 2013
Bahar-ud-Din	Versus	The D.I.G. and Others
Application fo		of the above titled case

Respectfully Sheweth:

- 1. That the above titled appeal was pending before this Hon'ble Tribunal, which was dismissed in default.
- 2. That an application for restoration has been made to this Hon'ble Court, accompanied with this application.
- 3. That the case belongs to the territorial jurisdiction of Camp Court at Swat, therefore, the application along with the appeals may be fixed at the Camp Court at Swat.

It is, therefore, humbly prayed that on acceptance of this application, the above titled appeal may fixed at Camp Court at Swat.

Petitioner / Applicant Through Counsel

> Imdad Ullah Advocate Swat

BEFORE THE KHYBER PAKHTUNKHWA

SERVICE TRIBUNAL, PESHAWAR

MISC- opplication in 42/15

ervice Tribunal Diary No. 370

Service Appeal No. 1506 of 2013

Bahar-ud-Din

versus

The DIG and Others

APPLICATION FOR RESTORATION OF THE ABOVE TITLED SERVICE APPEAL

Respectfully Sheweth:

- i) That the above titled case was pending adjudication before this Honourable Tribunal, which was fixed for 16-04-2015.
- ii) That originally the appeal was heard at Camp Curt at Swat, but in order to procure the reply for the application of the interim relief the same was fixed at Peshawar.
- iii) That it was communicated at the bar that when the said reply is received the case will again be fixed at Camp Court Swat for further proceedings.
- iv) That now the case was fixed for the reply of the said application by the respondents and the appellant could not mark his presence due to emergency duty, being Police Officer, and the case was dismissed in default.
- v) That the absence of the appellant is not intentional was due to circumstances beyond his control.

vi) That in the best interest of justice and golden principles the same may very kindly be decided on merits as per the dicta of the Apex Court.

It is, therefore, very respectfully prayed that on acceptance of this application the above mentioned case may very kindly be restored in the best interest of justice.

Appellant

Bahar-ud-Din

Through Counsel,

Imdad Ullah

Advocate Swat

Affidavit:

It is stated on Oath that all the contents of this application are true and correct to the best of my knowledge and belief.

Deponent

ATTIS/ED

DATH COMMER SMALE

29.12.2014

No one is present on behalf of the appellant. Since the Tribunal is incomplete, therefore, case is adjourned to 25.02.2015 for the same.

Keaderl

25.02.2015

No one is present on behalf of the appellant. Asst: AG for the respondents present. Notices be issued to the appellant/counsel for the appellant. To come up for preliminary hearing on 16.04.2015.

Member

16.04.2015

None present for appellant despite repeated calls. Assit: AG for the respondents present. The Court time is about to over but none appeared on behalf of the appellant despite notice through registered post. Dismissed for want of prosecution. File be consigned to the record.

Announced 16.04.2015

Chairman

16.04.11

Dt: 01.09.2014

Clerk of counsel for the appellant and Mr. Muhammad Zubair, Sr. G.P for the respondents present. Replies to applications for condonation of delay and interim relief have not been received, and request for further time made on behalf of the respondents. To come up for replies to both the applications, preliminary hearing and arguments on application for interim relief at camp court Swat on 06.11.2014.

(CHAIRMAN)
Camp Court Swat

06.11.2014

Counsel for the appellant (Mr. Imdadullah, advocate) and Mr. Muhammad Zubair, Sr. GP for the respondents present. Replies to both the applications for condonation of delay and interim relief have not been received, and learned Sr.GP stated that he has not yet received any instructions from the respondents who are Peshawar based. Notices be issued to both the respondents for replies at Peshawar and 29/12/2014.

Chairman Camp Court Swat: 3.3.2014

Clerk of counsel for the appellant present and requested for adjournment due to non-availability of learned counsel for the appellant (Mr.Aziz-ur-Rehman, Advocate) owing to the death of his mother. To come up for further proceedings/preliminary hearing at camp court Swat on 5.5.2014.

Camp Court Swat

5.5.2014 Clerk of Counsel for the appellant present, and requested for adjournment due to strike of the Bar. To come up for further proceedings/preliminary hearing at camp court Swat on 7.7.2014

Chairman

Camp Court, Swat

7.7.2014

counsel for the appellant present and moved applications for condensation of dalay as well as interim relief, copies whereof are handed over to the learned dowt.pleader (Man Amir Cadir) for replies to both the applications, preliminary hearing and arguments on application for interim relief at usup court Swat on 07.9.2014.

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Form- A FORM OF ORDER SHEET

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Case No.	1506/2013	
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The appeal of Mr. Bahar-ud-Din Deputy Superintendent of Police received today i.e. on 05.11.2013 is incomplete on the following scores which is returned to the counsel for the appellant for completion and resubmission within 15 days.

- 1- Appeal may be got signed by the appellant.
- 2- Copy of departmental appeal mentioned in para-7 of the appeal is not attached with the appeal which may be placed on it.
- 3- Annexures of the appeal may be attested.
- 4- Sub-rule-4 of rule-6 of Khyber Pakhtunkhwa Service Tribunal rules 1974 requires that every civil servant to whom the relief claimed may affect, shall also be shown as respondent.
- 5- Three spare copies/sets of the appeal along with annexures i.e. complete in all respect for Tribunal and one for each respondent may also be submitted with the appeal.

KHYBER PAKHTUNKHWA PESHAWAR.

Aziz-ur-Rehman Adv. Swat.

Resubmitted after doing the needful.
with regards the objection at Sexial No. 4 it is stated that no one is to be affected by this service Appeal rather the appellant has supered.

The file may place be placed before the Honorable Tribunel

11/11/2013

BEFORE THE KHYBER PAKHTUNKHWA SERVICE TRIBUNAL, <u>PESHAWAR</u>

Service Appeal No. 56 of 2013

Bahar-ud-Din Khan Deputy Superintendent of Police, Investigation, District Shangla.

...<u>Appellan</u>t

VERSUS

- 1. The Government of Khyber Pakhtunkhwa through Chief Secretary at Peshawar.
- 2. The Provincial Police Office Khyber Pakhtunkhwa, Peshawar.

...<u>Respondents</u>

<u>INDEX</u>

8#1	Description of documents	Annexure	Pages Pages
1.	Memo of Appeal	••••	1-4
2.	Addresses of the Parties	••••	5
3.	Copy of the Seniority List	Α	6-13
4.	Copy of the Appeal	В	14-15
5.	Vakalat Nama	••••	16

Appellant Through

Aziz-ur-Rahman

Advocate Swat

Office: Khan Plaza, Gulshone Chowk,

Mingora Swat, Cell 0300 907 0671



BEFORE THE KHYBER PAKHTUNKHWA SERVICE TRIBUNAL, PESHAWAR

Service Appeal No. 1506 of 2013

Bahar-ud-Din Khan Deputy Superintendent of Police, Investigation, District Shangla.

...Appellant

VERSUS

- 1. The Government of Khyber Pakhtunkhwa through 5711 Chief Secretary at Peshawar.
- 2. The Provincial Police Office Khyber Pakhtunkhwa, Peshawar.

...Respondents

Appeal under Section 4 of the Khyber Pakhtunkhwa Service Tribunal Act, 1974 against the final seniority list of the appellant issued on 07-06-2013 (received to the appellant on 10-06-2013) against which the appellant preferred a departmental appeal which is still pending disposal despite the lapse of mandatory period of time.

S/11/13

Prayer:

That on acceptance of this appeal the appellant may be placed at his appropriate place in the seniority list.

ac-submitted to-dep

Respectfully Sheweth:

1. That the appellant is a regular employee in the police force and is performing his duties with vigor, zeal and punctuality without any complaints, whatsoever, by the authorities till date.



- 2. That forced litigation has always been not appreciated and encouraged by the August Supreme Court and the Honourable High Courts particularly in those cases where the benefit of a decision on a particular law point is not extended to the other similarly placed persons who might have not litigated the same case and dragging them into forced litigation.
- 3. That in the Khyber Pakhtunkhwa Civil Servant Act, 1973 and the Appointment, Promotion and Transfer Rules 1989 made there under has an absolutely clear principle for determination of the seniority of all the Civil Servants, which is that it shall be reckoned from the date of regular appointment/promotion to a particular cadre.
- 4. That the seniority of the appellant in cadre of Inspector has been reckoned from the date of his promotion as Sub-Inspector whereas the same in the case of Deputy Superintendent of Police has date been reckoned the their from appointment/promotion as Assistant Sub-Inspector. A copy of seniority list of the appellant is enclosed as Annexure "A". Ind that of the Deputy Superintendent of Police as Annexure
- 5. That the reason assigned to the reckoning of the seniority of the Deputy Superintendent of Police from the date of their appointment / promotion as Assistant Sub-Inspector is the decision of the Khyber Pakhtunkhwa Service Tribunal in the case

of certain Police Officers mentioned in the seniority list.

- 6. That once it was decided by the Khyber Pakhtunkhwa Service Tribunal that the reckoning date for the determination of the seniority is the one on which the officer has been appointed or promoted as Assistant Sub-Inspector, then there was no reason for not giving the seniority to the appellant from the date his appointment/promotion as Assistant Sub-Inspector. The same time it is illegal and illogical that the seniority of the appellant has been reckoned/determined from his promotion as Sub-Inspector. It should have also been from the date of promotion/appointment Assistant SubasInspector.
- 7. That to get the discrimination undone the appellant submitted his representation to the Provincial Police Officer, respondent No. 2, but the same has not been taken up for consideration as yet. Copy is enclosed as Annexure "B".
- 8. That the appellant has two fold grievance; one when he was not treated alike and the other when his representation was not taken up for consideration. This amounts to wrong exercise of powers in the earlier case and non-exercise of powers in the latter one, both of which are manifestly against the commands of the Constitution and the law emanating therefrom.

It is, therefore, very respectfully prayed that on acceptance of this appeal the respondents may very

(4)

kindly be directed to treat the appellant with equality and in accordance with the law so that the appellant is not dragged/compelled into forced litigation.

Any other relief deemed appropriate may also very kindly be granted.

Appellant

Through Counsels,

Aziz-ur-Rahman

Imdad Ullah

Advocates Swat

Affidavit:

It is stated on Oath that all the contents of this appeal are true and correct to the best of my knowledge.

Deponent

Bahar-ud-Din Khan

ATTESTED

P District Courts Swat.
No 129 Said-9/1/1/



BEFORE THE KHYBER PAKHTUNKHWA SERVICE TRIBUNAL, PESHAWAR

Service Appeal No. _____ of 2013

Bahar-ud-Din Khan Deputy Superintendent of Police, Investigation, District Shangla.

.. Petitioners

VERSUS

The Government of Khyber Pakhtunkhwa, through Chief Secretary at Peshawar and Others.

...Respondents

ADDRESSES OF THE PARTIES

Appellant:

Bahar-ud-Din Khan Deputy Superintendent of Police, Investigation, District Shangla.

Respondents:

- 1. The Government of Khyber Pakhtunkhwa through Chief Secretary at Peshawar.
- 2. The Provincial Police Office Khyber Pakhtunkhwa, Peshawar.

Appellant Through

Aziz-ur-Rahman

Advocate Swat

ANNEXURE

<u>Tele Phone No. 091-9210457</u> Fax No. 091-9213165/9210927

From:

The Provincial Police Officer,

Khyber Pakhtunkhwa, Peshawar.

To:

All Addl: IsGP in Khyber Pakhtunkhwa.

The CCPO, Peshawar.

All RPOs in Khyber Pakhtunkhwa. The Commandant, PTC, Hangu.

The DIG/Traffic, KPK, Peshawar. The Director, ACE, KPK, Peshawar.

No. S/3237-52/13, dated Peshawar, the

07/06/2013.

Subject:

FINAL SENIORITY LIST OF DSsP

AS STOOD ON 05.06.2013.

Memo:

A copy of Final Seniority List of DSsP as stood on 05.06.2013 (7-pages)

is enclosed herewith, for circulation amongst all the concerned DSsP serving under your command, for their information.

(KHAŁID MASOOD)

Addl: IGP/HQrs:

For Provincial Police Officer Khyber Pakhtunkhwa,

Peshawar./

Attested



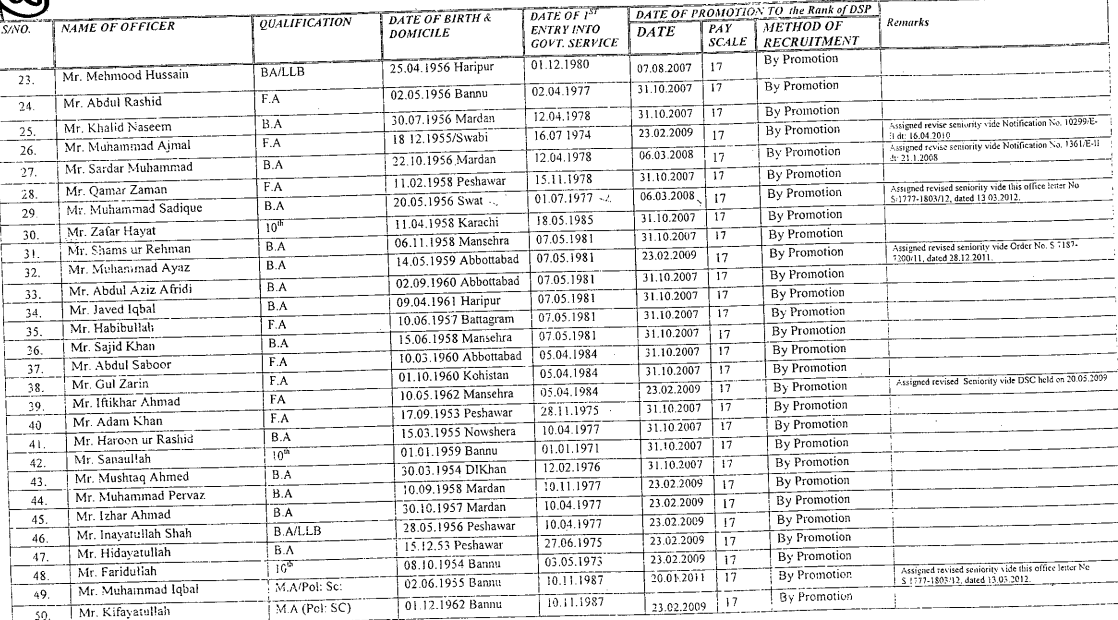
FINAL SENIORITY LIST OF DEPUTY SUPERINTENDENTS OF POLICE BPS-17 AS STOOD ON 05.06.2013

No. S/ 323k /2013. As unanimously decided in the in-house meetings held on 27th May & 29th May, 2013 that all DSsP shall be given seniority as per their date of confirmation in the light of Police Rule-12.2 (3) in the rank of SI and not from the date of appointment/promotion as ASI. The Provisional Seniority list of DSsP issued vide No. S/292-328/13, dated 11.01.2013 is set aside and the seniority list of DSsP as stood on 20.03.20102 is restored in its original shape by giving seniority to the DSsP Muhammad Idrees and Younas Javed Mirza in light of Courts decision.

S/NO.	NAME OF OFFICER	QUALIFICATION	DATE OF BIRTH &	DATE OF IST	DATE OF PROMOTION TO the Runk of DSP			
			DOMICILE	ENTRY INTO	D.4TE	PAY	METHOD OF	Remarks
				GOVT. SERVICE		SCALE	RECRUITMENT	
<u>l.</u>	Mr. Faridullah	F.A	11.01.1954 DIK han	27.03.1974	24.08.2006	17	By Promotion	
2.	Mr. Aziz Muhammad	MA/LLB	11.07.19f Nowshera	19.8.82 as PSI	24.08.2006	17	By Promotion	
3. ———	Mr. Muhammad Idrees	F.A	04.05.1954 DIKhan	28.03.1975	24.08.2006	17	By Promotion	Assigned revised seniority as per Service Tribunal judgement dated 12.01.2012
4.	Mr. Younas Javed	B.A	21.01.1957 Bannu	28.03.1975	24.08.2006	17	By Promotion	Assigned revised seniority as per Service Tribunal judgments dated 12.01.2012 and Peshawar High Court Peshawar dated 21.12.2012.
5.	Mr. Akbar Ali	B.A	14.06.1956 Swat	01.05.1975	07.08.2007	17	By Promotion	Assigned revised seniority vide this office fetter No. S/1777-1805/12, dated 13.03.2012.
<u> 5.</u>	Mr. Sher Muhammad	F.A	04.01.1954 Mansehra	28.09.1971	24.08.2006	17	By Promotion	700 100 100 100 100 100 100 100 100 100
7.	Mr. Riaz Hussain	M.A	03.03.195 MKD Agency	01.04.1977	24.08.2006	17	By Promotion	
8.	Mr. Muhammad Younas Khan	B.A	04.04.1955 MKD Agency	01.04.1977	24.08.2006	17	By Promotion	
9.	Mr. Shah Nazar	B.A	01.04.1959 Kohistan	25.03.1979	24.08.2006	17	By Promotion	
10.	Mr. Rasool Shah	B.A	01.10.1959 Kohistan	25.03.1979	24.08.2006	17	By Promotion	
11.	Mr. Ghulam Habib	F.A	01.01.1955 Swabi	28.11.1975	23.02.2009	17	By Promotion	Assigned revised seniority vide Order No. S/21-31/12, Jated 02.01.2012.
12.	Syed Imitiaz Ali Shah	B.A	15.04.1954 Peshawar	28.11.1975	23.02.2009	17	By Promotion	Assigned revise seniority vide this office Notification Iso. \$/1312/09, dt. 04.03, 2009
13.	Mr. Ihsanullah Khan	F.A	16.09.1956 Peshawar	28.11.1975	07.08.2007	17	By Premotion	
14.	Mr Rahatuliah	10 th	20.04.1958 Peshawar	28.11.1975	07.08.2007	17	By Promotion	
15.	Mr. Muhammad Javed	F.A	04.01.1957 Peshawar	10.04.1977	07.08.2007	17	By Promotion	Assigned revised semonity vide Order No. 8/2613-24/12. dated 09.04-2012.
16.	Mr. Asif Jan	F.A	15.08.1953 Bannu	01.12,1976	06.03.2008	17	By Promotion	He has been given revised Seniority vide lener No. 5.941- 81/10, dated 06.02.2010
17.	Mr. Hashmut Ali Shah	B.A	20.04.1956 DIKhan	01.12.1975	11.05.2010	17	By Promotion	Assigned revised seniority vide this office letter No. S/17/7-18/93/12, dated 13:03:2012
13.	Mr. Muhammad Irshad	MA/LLB	10.03.1954 Peshawar	12.12.1991 as PSI	15.09 2007	17	By Promotion	Control Care 12 100 101 1
19	Syed Israr-ad-Din	B.A	01.03.1959 MKD Agy	01.04.1983	07.08.2007	17	By Premetion	
29.	Mr. Malik Muhammad Tariq	MA/LLB	09.11.1951 DIKhan	10.11.1987	07.08.2007	17	By Promotion	
21.	Mr. Sardar Khan	F.A	30.10.1959 Kohistan	25.03.1979	15.99.2007	17	By Prometion	
22.	Mr. Muhammad Rizz	F.A	09.06 1956 Abbottabad	22.04 1980	10.12.2009	17	By Promotion	Fig. has been given revised seniority vide letter No. S 4177 11, dotted 16 07,2011







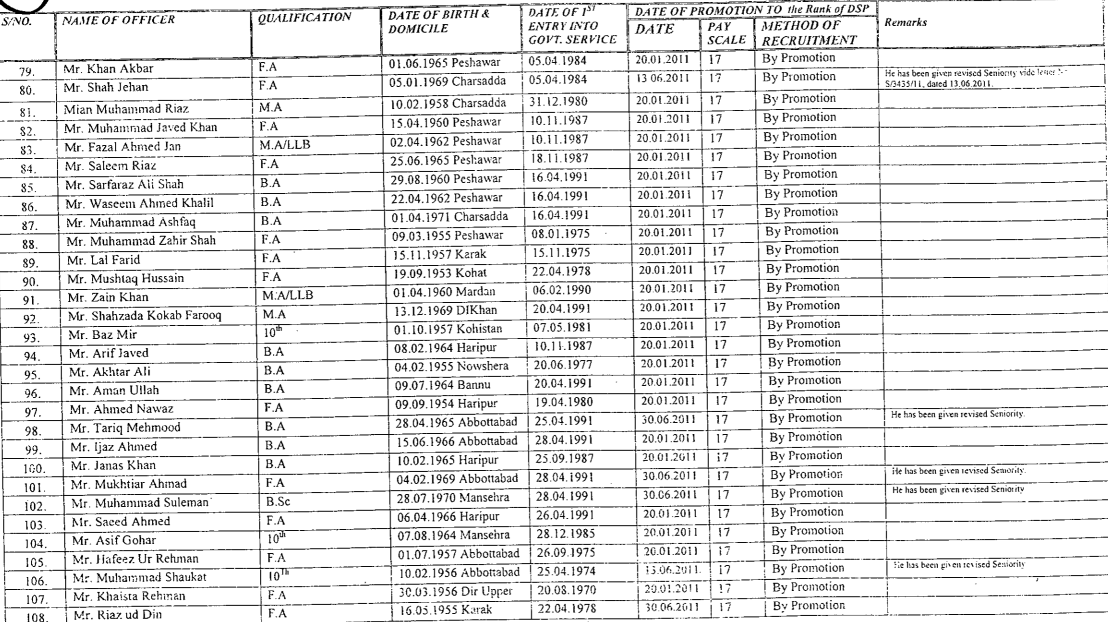


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S/NO.	NAME OF OFFICER	QUALIFICATION	DATE OF BIRTH & DOMICILE	DATE OF I ST ENTRY INTO GOVT. SERVICE	DATE OF P	ROMOTIC	ON TO the Rank of DSP	
					DATE	PAY SCALE	METHOD OF RECRUITMENT	Remarks .
51.	Mr. Iftikhar ud din	F.A	20.04.1961 Nowshera	08.04.1984	23.02.2009	17	By Promotion	
52.	Mr. Riaz Ahmad	F.A	15.05.1962 Nowshera	05.04.1984	23.02.2009	17	By Promotion	
53.	Haji Imtiaz Ahmed	FA	18.04.1956 Charsadda	10.04.1977	10.12.2009	17	By Promotion	
54.	Mr. Bashir Ahmed	Matric	20.01.1957 L/Marwat	20.12.1975	10.12.2009	17	By Promotion	
55.	Mr. Abdul Hayee	MA (Pol. Sc) B.Ed:	01.04.1965/DIKhan	20.04.1991	10.12.2009	17	By Promotion	
√ -56.	Mr. Ali Rehmat	FA	18.06.1956 Swat	01.04.1980	10.12.2009	17	By Promotion	
57.	Mr. Shahnaz Khan	FA	13.02.1955 Abbottabad	06.04.1977	10.12.2009	17	By Promotion	
58.	Mr. Abdul Malik	FA	28.09.1955 Abbottabad	09.12.1976 as JC 14.04.80 as ASI	10.12.2009	17	By Promotion	
59.	Mr. Zuifiqar Ahmad Tanoli	BSc	15.05.1968 Haripur	03.01.1987	10.12.2009	17	By Promotion	
60.	Mian Naseeb Jan	MA (Pushto)	04.10.1961 Charsadda	28.04.1983	10.12.2009	17	By Promotion	
61.	Mr. Ihsan Ullah	FA	10.01.1962 Bannu	01.06.1982	10.12.2009	17	By Promotion	
62.	Mr. Muhammad Iqbal	F.A	02.05.1955 Peshawar	28.11.1975	10.12.2009	17	By Promotion	
63.	Mr. Sardar Bahadar	BA	10.05.1962 Mardan	05.04.1984	10.12.2009	17	By Promotion	
64.	Mr. Shakir Ullah	BA	04.08.1956 Kohat	10.11.1977	10.12.2009	17	By Promotion	
65.	Mr. Muhammad Nawaz	BA/LLB	08.05.1959 Mardan	12.04.1978	10.12.2009	17	By Promotion	
66.	Mr. lftikhar Ali	FA	01.06.1961 Charsadda	09.04.1980	10.12.2009	17	By Promotion	
67.	Mr. Rahim Shah	FA	22.02.1962 Peshawar	01.04.1983	10.12.2009	17	By Promotion	
68.	Mr. Muhammad Arif	FA	03.12.1956 Mardan	14.05.1984	10.12.2009	17	By Promotion	
69.	Pir Shahab Ali Shah	MA/LLB	12.08.1960 Mardan	10.04.1980	10.12.2009	17	By Promotion	
70.	Mr. Khushdil Khan	BA	20.11.1959 Nowshera	05.04.1984	10.12.2009	17	By Promotion	-
71.	Mr. Bakhtiar Ahmed	B.A	04.04.1957 Abbottabad	13.04.1980	11.05.2010	17	By Promotion	
72.	Mr. Riaz Ahmed	B.A	10.04.1965 Swabi	05.04.1984	11.05.2010	17	By Promotion	
73.	Mr. Imtiaz Ali	B.A	05.06.1960 Nowshera	05.04.1984	11.05.2010	17	By Promotion	
74.	Mr. Shahid Ahmed	F.A	01.01.1961 Mardan	08.04.1984	20.01.2011	17	By Promotion	He has given revised Seniority in accordance with letter No. SOR-V-I/E&AD/I-14/2005, dated 09.05.2008 due to
75.	Mr. Nowsher Khan	M.A	14.05.1961 Peshawar	07.04.1984	11.05.2010	17	By Promotion	UN MISSION Assigned ante date seniority vide Notification No. 5/5898-
76.	Mr. Sajjad Ali	F.A	05.05.1958 Peshawar	05.04.1984	13.06.2011	17	By Promotion	5942/12, dated 13,08,2012. He has been given revised Seniority.
77.	Mr. Tariq Sohail	B.A	15.04.1963 Bannu	05.04.1984	13.06 2011	17	By Promotion	He has been given revised Seniority
78.	Mr. Jehanzeb Khan Burki	MA/LLB	15.07.1963 Peshawar	05.04.1984	20.01.2011	17	By Promotion	great revised demonty











(コ			DATE OF BIRTH &	DATE OF IST	DATE OF P	ROMOTIO	N TO the Rank of DSP	
S/NO.	NAME OF OFFICER	QUALIFIC4TION	DOMICILE	ENTRY INTO GOVT. SERVICE	DATE	PAY SCALE	METHOD OF RECRUITMENT	Remarks
		B.A	01.09.1954 Chitral	01.04.1978	30.06.2011	17	By Promotion	
109.	Mr. Shams ur Rahman	F.A	27.03.1954 Mkd: Agency	05.11.1973	30.06.2011	17	By Promotion	
110.	Mr. Fazal Haleem Jan		05.02.1954 Mkd: Agency	01.04.1980	30.06.2011	17	By Promotion	
111.	Mr. Muhammad Saleem	F.A	09.08.1968 Peshawar	16.04.1991	30.06.2011	17	By Promotion	
112.	Mr. Aamir Shahzad	M.A	07.01.1970 Mkd:	25.04.1991	19.03.2012	17	By Promotion	Assigned revised seniority vide this office Notification No. \$/5898-5942/12, dated 13.08.2012.
113.	Mr. Amir Muhammad	B.A	21.02.1959 Dir	30.03.1980	30.06.2011	17	By Promotion	10
114.	Mr. Jehanzeb Khan	B.A/LLB	14.03.1954 Swat	01.04,1980	30.06.2011	17	By Promotion	
115.	Mr. Naveed Iqbal	F.A	18.12.1957 Peshawar	04.12.1976	30.06.2011	17	By Promotion	
116.	Mr. Muhammad Idrees	10th		01.04.1980	30.06.2011	17	By Promotion	
117.	Mr. Fazal Rabbi	B.Sc	01.05.1954 Swat	01.04.1980	30.06.2011	17	By Promotion	
118.	Mr. Ali Muhammad Bogra	B.A	01.02.1956 Mkd: Agency 25.03.1960 Mardan	27.04.1987	30.06.2011	17	By Promotion	
119.	Mr. Nisar Ahmad	BA/LLB		15.04.1976	30.06.2011	17	By Promotion	
120.	Mr. Zar Wali	10th	04.12.1957 Bannu	06.11.1975	19.03.2012	17	By Promotion	
121.	. Mr. Hameedullah	9 th	01.05.1957 DIKhan	<u> </u>	19.03.2012	17	By Promotion	
122.	Mr. Bashar Khan	B.A	05.05.1954 Bannu	24.11.1974	19.03.2012	17	By Promotion	
123.	Mr Gul Naseeb	F.Sc	09.11.1968 Bannu	24.04.1991	19.03.2012	17	By Promotion	
124.	Mr. Waqar Ahmad	B.A	03.01.1968 Nowshera	02.10.1988			By Promotion	
125.	Mr. Muhammad Shafiq	B.A	13.01.1963 Bannu	29.04.1991	19.03.2012	17	By Promotion	
126.	Mr. Hamidullah Khan	10 _{th}	01.01.1957 Mardan	21.01.1969	19.03.2012	17	*	
120.	Mr. Muhammad Arif	MA	10.03.1969 Peshawar	16.04.1991	19.03.2012	17	By Promotion By Promotion	
128	Mr. Rafiullah	10 th	19.04.1960 Kohat	20.01.1980	19.03.2012 19.03.2012	17	By Promotion	-
129	Mr. Tahir ur Rahman	B.A	28.02.1969 Haripur	18.04.1991	31.03.2012	17	By Promotion	Assigned ante date seniority vide Notification No. S/5898-
130.	Mr. Abdul Ghafoor	Matric	24.05.1957 DIKhan	ļ			By Promotion	5942/12, dated 13 08 2012.
131	Mr. Darvaish Ali	B.A/LLB	14.06.1962 Mardan	08.04.1984	19.03.2012 19.03.2012	17	By Promotion	
132	Mr. Tauheed Khan	B.A	20.10.1963 DIKhan	17.05.1983	16.10.2012	17	By Promotion	
133.	Mr. Salah-ud-Din	MA	15.01.1970 Tank	01:02.1995 27.04.1991	31 03.2012		By Promotion	
134.	Mr. Gul Nawaz	MA	02.12.1959 Swabi	27.04.1991	31 03 2012		By Promotion	
135.	Mr. Noor Jamal	MA	10.01.1966 Mardan	25.04.1991	16.10.2012		By Promotion	
136.	Mr. Muhammad Arif	BA	22.04.1964 Bannu	23.04.1991	31.03.2012		By Promotion	
137.	Mr. Tariq Habib	MA	05.09.1968 Peshawar 02.11.1973 Charsadda	21.12.1994	31 03.2012		By Promotion	
138.	Mr. Nisar Ahmad	F.Sc	02.11.1973 Charsadaa 01.03.1972 Bannu	11.01.1995	31.03.2012		By Promotion	
139.	Mr. Aslam Nawaz	MA ² LL5	01.03.13/2 Danna	11.01.179.	1 31.03.2012		_1	





	2000	QUALIFICATION	DATE OF BIRTH &	DATE OF IST	DATE OF P	ROMOTIO	N TO the Rank of DSP	
<i>S/NO</i> .	NAME OF OFFICER	QUALIFICATION	DOMICILE	ENTRY INTO GOVT. SERVICE	DATE	PAY SCALE	METHOD OF RECRUITMENT	Remarks
		M.Sc/LLB	13.04.1974 Peshawar	21.12.1994	31.03.2012	17	By Promotion	
140	Mr. Tariq Iqbal	BA	10.01.1969 Lakki	29.04.1991	31.03.2012	17	By Promotion	
!41.	Mr. Sanauliah	BA	31.08.1954 Swat	30.11.1971	31.03.2012 -	17	By Promotion	
142.	Mr. Bahruddin	BA/LLB	15.04.1955 Swat	01.04.1983	16.10.2012	17	By Promotion	
<u>/ 143.</u>	Mr. Ali Rehman	FA	08.05.1956 Dir (L)	01.04.1983	16.10.2012	17	By Promotion	
144.	Mr. Sher Hussain	FA	04.03.1957 Swat	01.04.1983	16.10.2012	17	By Promotion	
= 145.	Mr. Mubarak Khan		01.01.1960 Mkd: Agy V	01.04.1983	16.10.2012	17	By Promotion	
/ 146.	Mr. Riaz Ahmad	BA	15.02.1962 Bunir	01.04.1983	16.10.2012	17	By Promotion	
·/147.	Mr. Bakht Zada	BA	01.01.1963 Charsadda	14.05.1984	16.10.2012	17	By Promotion	
148.	Mr. Quaid Kamal	BA	05.01.1962 Nowshera	12.01.1980	16.10.2012	17	By Promotion	
149.	Mr. Banaras Khan	BA	01.04.1971 DIKhan	01.02.1995	16.10.2012	17	By Promotion	
150.	Mr. Shafiullah	MA	10.07.1967 Mansehra	23.02.1987	07.05.2013	17	By Promotion	
151. 152.	Mr. Abdul Waheed Khan Mr. Munir Hussain	F.A BA	30.05.1966 Mansehra	28.04.1991	16.10.2012	17	By Promotion	Assigned revised seniority vide Notification No. 1535-50/E-II, dated 18.01.2013
		BA	18.04.1971 Haripur	13.12.1994	16.10.2012	17	By Promotion	
153.	Mr. Qamar Hayat	10 th	15.06.1963 Abbottabad	13.03.1982	25.03.2013	17	By Promotion	
154.	Mr. Zulfiqar Khan Jadoon	10 th	04.05.1955 Haripur	04.09.1973	16.10.2012	17	By Promotion	
155.	Mr. Shaukat Zaman	10 th	26.04.1955 Abbottabad	04.09.1973	16.10.2012	17	By Promotion	
i 56.	Mr. Arshad Mascod	MA/B.Ed	02.02.1970 Abbottabad	29.07.1998	16.10.2012	17	By Promotion	
157.	Mr. Nazir Ahmad	M.Sc	02.02.1971 Haripur	29.07.1998	16.10.2012	17	By Promotion	
158.	Mr. Saeed Akhtar	B.Sc	03.03.1975 Abbottabad	29.07.1998	16.10 2012	17	By Promotion	
159	Mr. Muhammad Ayaz	F.Sc	22.02.1977 Haripur	29.07.1998	16.10.2012	17	By Promotion	
160	Mr. Muhammad Jamil Akhtar	8 th	06.01.1958 Abbottabad	04.11.1970	16.10.2012	17	By Promotion	
161.	Mr. Muhammad Azeem	B.A	05.07.1958 Mansehra	10.09.1998	25.03.2013	17	By Promotion	
162.	Mr. Khurshid Ahmad	FA FA	04.06.1957 Haripur	21.10.1975	16.10.2012	17	By Promotion	
163.	Mr. Abdul Aziz	MA	01.04.1965 Swabi	27.04.1991	16.10.2012	17	By Promotion	
164.	Mr. Falak Niaz	BA	01.11.1971 Lakki	09.01.1995	16.10.2012	17	By Promotion	•
165.	Mr. Ishtiaq Ahmad	10 th	14.05.1961 DIKhan	08.08.1979	16 19.2012	17	By Promotion	
166.	Mr. Hidayatullah	10 th	03.12.1956 Lakki	24.11.1976	16.10.2012	17	By Promotion	
167.	Mr. Arbab Khan	10 th	03.04.1961 Bannu	08.09.1979	16.10 2012		By Promotion	
168.	Mr. Riaz-ul-Islam		05.03.1971 Swabi	23.01.1995	16.10.2012		By Promotion	
169.	Mr. Shaukat Ali	B.Sc	14.04.1969 Swabi	27.11.1994	25.03.2013		By Promotion	
170.	Mr. Abdul Samad	M.A	15.03.1970 Swabi	27.11.1994	25.03.2013		By Promotion	
171.	Mr. Mushtaq Ahmad	M.A	01.04.1968 Swabi	27.11.1994	25.03.2013		By Promotion	
172.	Mr. Sajjad Ahmad	M.A	01.04.1700 DWa01	37,37,77				



NO.	NAME OF OFFICER	QUALIFICATION	DATE OF BIRTH &	DATE OF IST	DATE OF PROMOTION TO the Rank of DSP			
			DOMICILE	ENTRY INTO GOVT. SERVICE	DATE	PAY SCALE	METHOD OF RECRUITMENT	Remarks
173.	Mr. Tahir Iqbal	M.A (Pol: Sc)	20.01.1969 Abbottabad	27.11.1994	25.03.2013	17	By Promotion	
174.	Mr. Muhammad Javed	10 th	15.03.1956 Abbottabad	19.06.1991	25.03:2013	17	By Promotion	
175.	Mr. Muhammad Saleem	8 th	01.01.1958 Abbottabad	24.08.1995	25.03.2013	17	By Promotion	
176.	Mr. Muhammad Saddique	10 th	20.02.1957 Mansehra	30.09.1975	25.03:2013	17	By Promotion	
177.	Mr. Aurangzeb	10 th	05.02.1954 Mansehra	01.04.1972	25.03.2013	17	By Promotion	
178.	Mr. Abdur Rashid Marwat	10 _q ,	30.03.1963 Lakki	15.02.1982	25.03.2013	17	By Promotion	
179.	Mr. Muzamil Shah	M.A	08.03.1972 Swabi	27.11.1994	25.03.2013	17	By Promotion	
180.	Mr. Niaz Muhammad	M.A/LLB	11.02.1971 Swabi	27.11.1994	25.03.2013	17	By Promotion	
181.	Mr. Shah Hassan	M.A	01.05.1968 Mardan	27.11.1994	08.04.2013	17		
182.	Mr. Sahibzada Sajjad Ahmad	B.A	02.02.1971 Swabi	27.11.1994	08.04.2013	17	By Promotion By Promotion	

Provincial Police Officer, Khyber Takhtunkhwa, Peshawar.

ANNEXURE



To

Chief Secretary,

Khyber Pakhtunkhwa, Peshawar.

Through: Proper Channel

Subject: <u>A</u>

Appeal against the final seniority list of the appellant issued on 07-06-2013 (received to the appellant on 10-06-2013) and Placement of the appellant at the appropriate place in the seniority list by reckoning it from the date of the initial appointment/promotion in the cadre of ASI.

Respected Sir,

The appellant submits as under:

- 1. That the appellant was properly appointed/promoted to the rank of ASI on 13-04-1982.
- 2. That the appellant got the information that final seniority list of the DSPs has been issued on 07-06-2013 received to him on 10-06-2013, which shows discrimination with regards the seniority of the appellants has been depicted wrongly.
- 3. That the first seniority lists of the DSPs reveals that their seniority has been reckoned from the date of their appointment / promotion (as the case may be) as ASI. Whereas that in case of final seniority list the same has been neglected in complete

Attested



contradiction to the various judgments of the Khyber Pakhtunkhwa Service Tribunal, of the PPO has no authority at all.

- 4. That the reasons assigned to the earlier seniority list was two decisions, one in the case of Shafiullah Khan VS the PPO and Others and the second in case of Younas Javid Mirza, SP FRP, Peshawar VS PPO and Others.
- 5. That there is no scope left for not reckoning the seniority from the date of their promotion as ASI.
- 6. That by now it is a settled law that once a question of law stands decided by a Tribunal or a Court the benefit of that decision has to be extended to all others similarly placed persons.

It is, therefore, very respectfully prayed that on acceptance of this application the seniority of the appellant may very kindly be determined and reckoned from date afore said i.e. the date of promotion/appointment as ASI and consequently to place the name of the appellant in the seniority list in the proper place.

Baharuddin

4.7.13



کورٹ فیس

ح نومبر <u>الاشل</u> مورخه عمالين فان مام حومت فيرعني واوثيره مقدمه دعوي

باعث تحريرا نكه

مقدمه مندرجه عنوان بالاميس اپني طرف يه واسطے بيروي وجواب دہي وكل كاروائي متعلقة آن مقام كسي كرا مسوا توا عربزالرعن والمرادالله الميروكيس المقرركرك اقراركياجا تاہے كەصاحب موصوف كومقدمه كى كل كاروائى كا كامل اختياط موگا - نيز وكيل صاحب كوراضى نامه وتقرر ثالث و فيصله پرحلف دين جواب دی اور اقبال دعوی اور درخواست ہر متم کی تصدیق زراور اس پر دستخط کرنے کا اختیار ہوگا۔ نیز بصورت عدم پیروی یا ڈگری ایک طرف یا پیل کی برامد ہوگی اور منسوخ مذکور کےنسل یا جزوی کاروائی کے واسطے اور وکیل یا مختار قانونی کواپنی ہمراہ یا پنی بجائے تقرر کا اختیار ہوگا۔ اورصاحب مقرره شده كوبهى جمله مذكوره بالااختيارات حاصل هوينكے اوراسكاساخته برواختة منظور وقبول ہوگا۔اور دوران مقدمہ میں جوخرچہ وہرجاندالتوایے مقدمہ کے سبب سے ہوگا اسکے ستحق وکیل صاحب ہو گئے۔ نیز بقایا وخرچہ کی وصولی کرتے وفت كابهى اختيار موكا اگركونى تاريخ بيشى مقام دوره برمويا حدب بابر موتووكيل ها حب پایندنه موسنگے کی پیروی مقدمه مذکورلهذا و کالت نامه لکھ دیا ک سندر ہے

Attelled and

بمقام ممل كده کے لئے منظورہ ہے

7.

BEFORE THE KHYBER PAKHTUNKHWA SERVICE TRIBUNAL, PESHAWAR

Bahar Uddin

<u>Appellant</u>

Versus

The Govt. of K.P. through Chief Secretary and others

<u>Respondents</u>

Application for condonation of delay

Respectfully Sheweth:

1. That the above titled appeal is fixed before this Hon'ble Tribunal for today.

2. That the counsel for the appellant was undergoing medical check up at the Hayatabad Medical complex and undergone the procedure of

angiography.

- 3. That the counsel being admitted to the hospital could not hand over the appeal before time. However the same was handed over two days before the period of limitation i.e. 120 days. When the appellant reached on the last day of limitation to Peshawar, due to heavy traffic and numerous police post erected for security measures, caused the appellant to reach the Hon'ble Tribunal beyond duty hours.
- 4. That the appellant filed the appeal on the very next day without any further delay.
- 5. That the delay in filing of the appeal is inadvertent and unintentional and beyond the control of both the counsel and the appellant. Moreover, the delay is of a single day, which if condoned, the appellant will not be left non-suited.

It is, therefore, very respectfully prayed that on acceptance of this application, the inadvertent delay in filing of the instant appeal may very kindly be condoned in the interest of justice.

Appellant through counsel

Indre

Imdad Ullah Advocate Swat

BEFORE THE KHYBER PAKHTUNKHWA SERVICE TRIBUNAL PESHAWAR.

Service Appeal No. 1506/2013

Bahar-ud-Din Khan.....(Appellant)

Versus

Government of Khyber Pakhtunkhwa through Chief Secretary Peshawar and others......(Respondents)

Subject:- REPLY ON BEHALF OF RESPONDENTS

- a) The appeal has not been based on facts.
- b) The appeal is barred by law and limitation as he is seeking seniority from the date of appointment in the year 1971 after lapse of about 41 years long period.
- c) The appeal of appellant is not maintainable in the present form as District Police Officer and Regional Police Officer competent authorities for confirmation in the rank of ASI and SI have not been cited as respondent in the appeal.
- d) The appellant has not come to the Honorable Tribunal with clean hands as he has not made respondent the DSsP against whom he claims seniority. He is seeking decree at the back of necessary parties.
- e) The appellant has got no cause of action to file the appeal at this belated stage for fixation of seniority from the date of entry into the service in the year 1971.

FACTS:-

- 1. Correct to the extent that appellant was enlisted in Police department and he earned promotion to the rank of Deputy Superintendent of Police on his own turn and retired from service with effect from 31.08.2014 on attaining of superannuation. Therefore, the appeal of appellant at this stage is not maintainable. Copy of the retirement order is enclosed as **Annexure-A**.
- 2. Incorrect, respondents have never forced the appellant for litigation and have treated him in accordance with, law and rules. The respondents follow the statutory rules and verdicts of Superior Courts while disposing matters concerning terms and conditions of service of subordinate officers.
- 3. Incorrect, the seniority and promotion of the junior ranks Police officers (Constable to Inspector) is regulated and governed by Special Law i.e. Police Rules and Police Order. The Civil Servant laws are not

applicable to the junior ranks Police officers. The appellant is seeking antedated seniority in the junior ranks therefore, his case is governed by Police rules.

Incorrect, seniority of Police officers of junior rank is regulated by Police Rules. Seniority and promotion of junior ranks Police officers is subject to qualification of promotion courses and acquiring the prescribed experience. According to Police Rule 12.2(3) seniority shall, however be finally settled by dates of confirmation in the rank. The impugned seniority list of Deputy Superintendent of Police was prepared in accordance with dates of confirmation in the rank of Sub-Inspector.

Incorrect, appellant was inducted in Police department in year 1971 and he earned promotion to the rank of Deputy Superintendent of Police in the year 2012. He availed promotion in rank of Sub-Inspector and Inspector and did not raise any objection against the seniority lists which are being issued annually. Therefore, he is wrongly contending antedated seniority from the date of appointment as ASI at this belated stage after about 41 years.

Incorrect, the appointment of probationer ASIs are confirmed from the date of appointment, however, confirmation in the rank of Sub-Inspector is subject to fulfillment of requirements of Police Rules 13.10(2) which mandated that no Assistant Sub-Inspector shall be confirmed in a substantive vacancy of Sub-Inspector unless he has been tested for at least a year as an officiating Sub-Inspector in independent charge of a Police Station in a district other than that in which his home is situated. The competent authority has further relaxed this rules wherein services in Special Branch and Investigation Wing etc is counted as period of SHO.

Incorrect, as evident from the impugned seniority list enclosed with the original appeal that the same was prepared in pursuance of unanimous decision arrived during house meeting held on 27 and 29 May 2013 under the Chairmanship of Respondent No. 2.

5.

4.

6.

7.

Therefore, the representation of appellant was carrying no force as unanimous decision was already made in connection with fixation of seniority of the DSsP. Copy of the minutes of the meeting is enclosed as **Annexure-B**.

8.

Incorrect, the prayer of appellant is not clear and he has not cited the DSsP as respondent against whom he claims seniority and he has not pointed out the serial number in the seniority list where his name is required to be placed. Furthermore, qualification of promotion courses and acquiring prescribed experience is precondition for seniority and promotion of junior ranks Police officer. Therefore, the appeal of appellant is not sustainable. This is also worth mentioning that a provisional seniority list DSsP was issued by the department and numerous representations against the provisional seniority list were received therefore, common decision was made during meeting held on 27 and 29 May 2013. Copy already enclosed.

It is therefore prayed that the appeal of appellant may by dismissed with costs.

Chief Secretary
Civil Secretariat

Peshawar

(Respondent No.1)

Inspector General of Police, Khyber Pakhtunkhwa,

ber Pakhtunkhw Peshawar

(Respondent No.2)

BEFORE THE KHYBER PAKHTUNKHWA SERVICE TRIBUNAL PESHAWAR

Service appeal No. 1506/20	13	,
Bahruddin	`	(Appellant)
	<u>VERSUS</u>	
Govt: of Khyber Pakhtunkhy Chief Secretary and others	va, through	(Respondents)
		•

AFFIDAVIT

I Mr. Khawas Khan Sub Inspector Legal Swat do hereby solemnly and declare on oath that the contents of the accompanying Para wise comments submitted by the respondents are correct to the best of my knowledge/belief and nothing has been kept secret from this August Tribunal.

Deponent

ATTESTED
Muazam Ali Advocate
OATH COMMINGSTONER
District Courts Swart
Upto 19-12-2018



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

No/SE-I,	Dated Peshawar	🖇 July 2014

NOTIFICATION

Mr. Bahru-ud-Din DSP/Investigation Dir Upper shall stand retired from Service on attaining the age of superannuation pension i.e 60 years with effect from 31.08.2014 (A.N).

Sd/-NASIR KHAN DURRANI Inspector General of Police, Khyber Pakhtunkhwa, Peshawar.

No. 3289-3300/SE-I

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

- Addl: IGP/Investigation Khyber Pakhtunkhwa Peshawar.
- Regional Police Officer Malakand Region Saidu Sharif Swat.
- District Police Officer, Dir Upper.
- District Accounts Officer Dir Upper.
- SP/Investigation Dir Upper.
- Office Superintendent Secret CPO Peshawar.
- Ü.O.P. File.

(MUBARAK ZEB) PSP

DIG Headquarters, For Inspector General of Police, Khyber Pakhtunkhwa Peshawar.

MINUTES OF IN-HOUSE MEETING

In house meetings were held in two phases, 1st on 27th May, 2013 and the 2nd on 29th May, 2013 at Conference Room CPO Peshawar under the Chairmanship of Mr. Ihsan Ghani Provincial Police Officer Khyber Pakhtunkhwa. Representatives from Executive and Legal branches also participated. The following cases were discussed in detail:-

- 1. Case regarding Joint Seniority of Executive and Legal Branches in light of judgement of Peshawar High Court dated 24.04.2013.
- 2. Determination of Seniority of DSsP in the light of Courts Judgments.
- 1. Case regarding Joint Seniority of Executive and Legal Branches in light of judgement of Peshawar High Court dated 24.04.2013.

The Honourable High Court Peshawar in its Judgement dated 24.04.2013 in Writ Petition No. 1680-P/2012 filed by Mian Mustafa Gul DSP Legal/Asstt: Director, ACE, Peshawar directed the respondent Department (Police Department) to issue combined Seniority List of two Branches of the Police Department i.e Legal and Executive and thereafter make promotions on the basis of seniority cum fitness in accordance with law in terms of Article 8 (2) (p) of the Police order, 2002.

Abstracts from the Police Rules and Court judgments were put before the house, which are reproduced below:-

Police Rule 12.6 (3) (e)

After recruitment, no Inspector Legal shall be allowed change of cadre from Inspector Legal to the Executive or any other branch in the Police Department.

Article 8 (2) P of Police Order-2002.

Article 8. Police to be organized on functional basis:

- , (1) The Police establishment constituted under Article 7 shall, as far as practicable, be organized on functional basis in to branches, divisions, bureaus and sections.
- (2) The branches, divisions, bureaus and sections referred to in clause (1) may include- (a) Investigation; (b) Intelligence; (c) Watch and Ward; (d) Reserve Police; (e) Police Accountability; (f) Personnel Management; (g) Education and Training; (h) Finance and Internal Audit; (i) Crime Prevention; (j) Crime against women; (k) Traffic Planning and Management; (l) Criminal Identification; (m) Information Technology; (n) Transport; (o) Research and Development; (p) Legal Affairs; (q) Welfare; (r) Estate management:

PLD 1985 Supreme Court 159

Present Manammad Haleem, C.J., Muhammad Arzal Zullah, Shaffur Rahman and Mian Buranuddin Khan, Inspector General of Police, Punjab, Lahore and others-Appellants.

Criterion for determining seniority of subordinate ranks of Police force, held, would be provided by R. 12.2, Police rules, 1934 as from dates of their confirmation and not from date of continuous appointment in the grade as laid down in Punjab Civil Servants (Appointment and Conditions of Service) Rules, 1974, r. 8 (1) (6) read with S. 7 (2), Punjab Civil Servants Act, 1974—Special Law, viz. Police Act, 1861 and Rules framed there under having not been repealed expressly or by implication, held further, would prevail over later law of general application i.e Punjab Civil Servants Act, 1974 and Runjab Civil Servants (Appointment and Conditions of Service) Rules, 1974— {Interpretation of statutes—Civil services}

{p.173}J

The Civil Servant Act is an Act of general application and it has no constitutional status. Accordingly, it is as much a law as the Police Act of 1861 with the added distinction that it is of general application while the Police Act is of special application to the officers of the subordinate ranks of the Police force. The same is true with the rules. In this view of the matter, the question as to which would prevail over the other in case of inconsistency is of no difficulty. It should not e forgotten that the Police Act and the rules framed there-under are such as would be applicable to a disciplined force only while the Civil Servants Act cannot serve this purpose. {p.173} K.

The house discussed the case threadbare in light of the above rules/orders and decided that:-

The decision of the Honourable High Court dated 24.04.2013 is required to be agitated in the Apex Court and directed the AIG/Legal CPO to move for a CPLA through Law Department Govt: of Khyber Pakhtunkhwa.

- a) A Sub-Committee consisting of Addl: IGP/HQrs:, Addl: IGP/Ops, Addl: IGF/S.B. DIG/HQrs, AIG/Estab: and a representative from Legal Branch was constituted to look-into the affairs of Legal Branch, prepare Service Structure and submit recommendation to the PPO / Khyber Pakhtunkhwa by 10.06.2013.
- b) A case be prepared immediately for promotion of Legal officers to the next higher ranks on their available vacancies by 10.06.2013.

2. SENIORITY DISPUTE OF DSP (Executive)

The house deliberately discussed the seniority case of DSP in light of court decision and Police Rules chapter 12.13.

Police Rule 12.2 (3) is reproduced below:-

(3) All appointments of enrolled police officers are on probation according to the rules in this Chapter applicable to each rank.

Seniority, in the case or upper subordinates, will be reckoned in the first instance from date of first appointment, officers promoted from a lower rank being considered senior to persons appointed direct on the same date, and the seniority of officers appointed direct on the same date being reckoned according to age. Seniority shall, however be finally settled by dates of confirmation.

The house unanimously decided that all the DSsP shall be given seniority as per their date of confirmation in light of Police Rule 12.2 (3) in the rank of SI and not from the date of appointment/promotion as ASI. The Provisional Seniority List of DSsP issued vide No. S/292-328/13, dated 11.01.2013 is set aside and the seniority list of DSsP as stood on 20.03.2012 is restored in its original shape by giving seniority to the DSP/Muhammad Idrees. ' final seniority list of DSP be and Younas Javed Mirza as per court decision. Thus a issued according to Police Rules.

> Provincial Police Officer, Khyber Pakhlunkhwa, (Chairman)

(MIAN MUHAMMAD ASTF) Addl: IGP/Ops & Trg: KPK

Member

HTAR ALI SHAH)

РРМ/QРМ

Addl: IGP/Special Branch, KPK Member

(AMIR HAMZÁ MA Addl: IGP/Commandant, RRP,KPK Member

(AWAL KHAN)

DIG/HQrs:

Member

(MUHAMMAD FAYYAZ).

AIG/Legal . Member

(KHALID MASOOD)

ልፈሬ፤: IGP/HQr\$: KPK Member 1

(LIAQAT ALI KHAN)

CCPO, Peshawar

Member

(MUHAMMAD MASOOD KATAN AFRIDI)

Addl: IGP/Investigation, KPK -- Member

(SYED FIDA HASSAN SI

AIG/Establishment Member