Form-'A

FORM OF ORDER SHEET

| ara Na . /2022 · | |
|------------------|--|

| S.No. | Date of order proceedings | Order or other proceedings with signature of judge |
|----------|---------------------------|--|
| 1 | 2 , | 3 |
|]- | 30.11.2023 | In the first instance the appellant filed joint |
| i. | | writ petition before the Hon'ble Peshawar High Court, the |
| | | Hon'ble Peshawar High vide judgment dated 29.08.2023, |
| | | transmitted the writ petition before this Tribunal for its |
| | | decision in accordance with law. The joint writ petition was |
| | | received to this office on 04.09.2023, service appeal no. |
| <u>.</u> | | 1771/2023 was allotted them and was fixed for preliminary |
| | • | hearing before Single Bench at Peshawar on 19.09.2023 and |
| | | the counsel for the appellants seeks some time for filing |
| | | separate appeals according to provisions of the Khyber |
| | | Pakhtunkhwa Service Tribunal Act 1974 and appeal rules |
| - | | 1986. Learned counsel for the appellants was asked to do so |
| | | within fortnight. Today i.e. on 30.11.2023 learned counsel |
| | | for appellant submitted the separate appeals on proper |
| | | format. Be fixed before Single Bench at Peshawar on |
| | | |
| | | A. |
| | | REGISTRAR |

BEFORE THE HON'BLE SERVICE TRIBUNAL PESHAWAR

Appeal no. 2494/2023

Tayyab Jan etc

VS

Govt of KP

APPLICATION FOR FIXATION OF CASE WITH MAIN APPEAL PENDING BEFORE THIS HON'BLE TRIBUNAL.

Respectully Sheweth:

- 1. That subject case is pending this Hon'ble Tribunal which is fixed for today i.e 30-11-2023.
- 2. That the appeal may kindly be fixed with the main appeal on similar matter put before this Hon'ble Court.

It is therefore, most humbly prayed that appeal may kindly be fixed with case titled "Tayyab Jan etc VS Govt of KP" so as to meet the ends of justice.

Applicant

Advocate

Through

Dated 30-11-2023

The appeal of Mr. **Jejjac Hard** inspector /SHC CTD Hazara Division A.Abad received today i.e on 14.11.2023 is incomplete on the following score which is returned to the counsel for the appellant for completion and resubmission within 15 days.

Pages no. 36, 37, 43 to 51, 59, 60, 70 to 73, 89, 90, 97 & 98 of the appeal are illegible which be replaced legible/better one.

No. 3584 /S.T.

Dt. 15/11 /2023.

REGISTRAR
SERVICE TRIBUNAL
KHYDER PAKHTUNKHWA

PESHAWAR.

Junaind Anwar Khan Adv. S.C of Pakistan at A.Abad.

5 2 X

Objection removed and resulting ted

30/11/23

BEFORE THE KHYBER PAKHTUNKHWA SERVICE TRIBUNAL, PESHAWAR

VERSUS

Government of Knyber thro.gh Chief Secretary, KP Civil Secretariat, Peshawar etc.

RESPONDENTS

SERVICI APPEAL

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Dated 01.11.2023

Saj ad Haider, DSP, CTD Hazara Region, Abbottabad.

.......APPELLANT

Through

JUNAID ANWAR KHAN,

Advocate Supreme Court, Of Pakistan.

BEFORE THE KHYBER PAKHTUNKHWA SERVICE TRIBUNAL, PESHAWAR

Service Appeal No. 2494 of 2023

VERSUS

- 1. Government of Khyber through Chief Secretary, KP Civil Secretariat, Peshawar.
- 2. Inspector General of Police, CPO Police Lines, Peshawar.
- 3. Regional Police Officer, Hazara Division, Abbottabad.
- 4. Commandant FRP, Peshawar.

SERVICE APPEAL UNDER SECTION 4
OF KHYBER PAKHTUNKHWA SERVICE
TRIBUNAL ACT, 1974 AGAINST THE
IMPUGNED LETTERS DATED 11.03.2023,
12.03.2023 AND OFFICE ORDERS OF
DEMOTION/ REVERSION DATED
14.03.2023 AND SUBSEQUENT PROCEEDINGS
OR ORDERS EMANATING/ARISING
THEREFROM.

PRAYER: -

On acceptance of the instant service appeal, the impugned letters dated 11.03.2023, 12.03.2023 and office orders of demotion dated 14.03.2023 and any subsequent orders emanating/arising therefrom may please be set aside and the promotions orders of the appellants may please be restored or any other order or relief as this Honourable Tribunal deems fit and appropriate in the circumstances of the case, may also be issued/passed.

Respectfully Sheweth!

- 1. That, the appellant is a law abiding citizen of Pakistan and has every legal and constitutional right duly protected under law of the land. It is worthy placing on record that since his appointment, he has not given a chance of even a minor complaint to their high ups and since the appellant is performing his duties with great zeal and zest.
- 2. That, the appellant initially joined the police department on 20.06.1988 as constable. Then after completion of all due training and courses, according to police rules, the appellant got

appellants and the promotion presently performing his duties in the rank of DSP/C.T.D Hazara and belong to FRP (Frontier Reserve Police), where there is no case of Gallantry, cadets, out or turn promotion etc, because each and every aspect of the FRP (Frontier Reserve Police), as per history given below, differs the appellant those who are hit by the judgment of Honourable Apex Court passed in out of turn promotion order cases.

(Copy of the initial appointment order, basic recruitment course and qualification A1 examination and seniority list of appellant as DSP is annexed as annexure "A", "B", "C" & "D" respectively).

- 3. That, initially in the year 1998, the Home and Tribal Affairs Department created as Force Armed Reserve Police Force (ARP), which consisted of the following units.
 - i. Additional Police.
 - ii. Special Police Levy.
 - iii. PAF Contingent.

- iv. Range Reserve Force.
- v. Provincial Reserve Armed Platoons.
- vi. Frontier Armed Reserve.
- vii. Campus Peace Corps UOP.
- viii. STF & ATS.
- ix. Mounted Police.
- x. Standing Guards & Police Escorts.

In para No.5 of the memo it was clarified as follows:

"Duties and responsibilities of the new set up will be the same as those of Regular Police elsewhere and service will be governed by the Police Rules or any other Rules applicable to their counterparts in Regular Police".

(Copies of the memo dated 16.01.1988 is annexed as annexure "E").

4. That, on 13 03.1988, a Standing Order No.2 of 1988 was issued, wherein the Campus Peace Corp and special police levy alongwith all arms, ammunition, transport etc. were placed under the administrative control of the

Commandant Frontier Armed Reserve (FAR).

(Copy of the Standing Order is annexed as annexure "F").

5. That, on 27.02.1991, the Frontier Armed Reserve (FAR) was re-named as Frontier Reserve Police (FRP), by the then I.G KPK and since then this wing of Police Force is continuing as FRP.

(Copy of the IGP's order is annexed as annexure "G").

on 28.08.1993, proper а 6. That, Recruitment Policy was issued for the against newly created recruitment Police Department, the in posts wherein the posts in a District was to be dealt as "The newly created posts of a District should be filled up from the trained personals of FRP according to seniority, educational qualifications and domicile. The vacancies Resulting from transfer of FRP Personnel to District Police should be filled up through fresh recruitment in FRP and transfer personnel selected for District should be allocated to the District of their domicile according to the number of vacancies available in each District".

(Copy of the Recruitment policy is annexed as annexure "H").

That, to streamline the FRP further, a 7. FRP Standing Order No.1'of 1994 was issued in the year 1994, wherein it was clarified that Police Act, 1861 and Police Rules, 1934 or any other Rules and Laws for the Police Officers will be applicable to FRP and the duties and responsibilities of the FRP will be same as that of Regular Police. Similarly, FRP Standing Order No.2 of 1994 was 31.07.1994, whereby on issued further FRP was in enrollment streamlined and quota for the training in the lower School, intermediate and Upper College was to be fixed by the IGP keeping in view the strength and to cover the promotion of the illiterate staff or failed in promotion lists, a FRP Standing Order No.3 of 1994 was issued in August, 1994. The Standing Order No.3 is not related to appellant.

(Copies of the Standing Orders are annexed as annexure "I").

8. That, thereafter, on 19.06.1996, proper seats were allocated to the FRP Personals for the first time for the Lower, intermediate and Upper Courses and all the appellant on his due turn qualifies the said courses and none of them sent to the training by passing any senior eligible colleague.

(Copy of the seat allocation is annexed as annexure "J").

That, in the year 2007, a dispute was 9. arisen whereby the FRP was again declared as Transit force and that no constable and head constable can be of the to D-list. Some admitted colleagues of the appellant challenged that order before the Honourable High in W.P Court Peshawar 1616/2007 and No.1615/2007, 1617/2007. The Writ Petitions were finally heard on 20.03.2008 and the august Court was kind enough to hold that the FRP is not a transit Force and the appellant could not be made junior to the juniors by washing away their more than 15 years service in FRP and the case was remitted back to the police department to reconsider the

matter so that no one be discriminated and deprived from legal rights.

That, after the judgment of the august 10. court dated 20.03.2008, the matter of the FRP personnel was placed before the Committee on 14.05.2008 and the issue was further entrusted to another of DIG comprised Committee Investigation, AIG Legal and Registrar CPO. The said constituted committee considered the issue and submitted its recommendations to the DSC which was convened on 07.05.2009 and the the Committee recommendations fo Committee The approved. recommended as, "The Earlier decision not should 16.02.2007 dated applied retrospective and all officials of the FRP be given permanent status and may be confirmed in their rank with their colleagues after completing their probation period as per PR 13-18. The benefits received by the officials in the FRP till the decision of DPC and their repatriation to the District of their domicile be keep intact so that they should not be deprived of any right as per decision of the Court, Literate officials may be treated as per Police

Rules, 1934 and their seniority be fixed in each list on the basis of course undergone and criteria fixed under Police Rules Chapter-13".

(Copies of the minutes of the DSC are annexed as annexure "K").

- That, after the above decision of DSC, the issue was settled once and for all (amongst FRP officials and appellant) upon repatriation to their District of Domicile, were placed in list D&E with their colleagues of training session in bottom in seniority. While some officials (amongst appellant) were remained posted in FRP and were placed in list A, B, C, D or E according to seniority. Thereafter, the appellant did his other courses on his turn with further got and colleagues promotions upto the bank of Inspector and DSP on CPO level. It is once again reiterated that appellant has never got out of turn promotion, or cadet or promoted on Gallantry services basis in the FRP.
 - 12. That, since it was brought into the knowledge of the appellant that respondents have issued circulars for

reverting the rightful officials under the garb of the apex court's judgment, again which the appellant had no remedy but to come to the High Court, Peshawar while invoking under his writ jurisdiction vide Writ Petition No.1124-P/2023 which got fixed for first hearing on 30.03.2023.

(Copy of the Writ Petition No.1124-P/2023 is annexed as annexure "L").

That, in the meantime, it has been 13. brought into the knowledge of the appellant that respondents have proceeded and issued letters dated 11.03.2023 wherein it was directed that personal hearings be conducted on the very next date i.e. 12.03.2023 of all the concerned police officials in the Khyber Pakhtunkhwa Police Department appellant) in (including the misguided attempt to usurp the rights of the appellant.

(Copy of the letter dated 11.03.2023 is annexed as annexure "M").

14. That, subsequently, without affording proper opportunity of hearing and on the basis of a sham, frivolous and fabricated hearings/proceedings

conducted of police officials in the Police Pakhtunkhwa Khyber Department across the province in one day, the respondents issued letter 12.03.2023 No.993/Legal dated whereby it was legally directed that the demotion process of police officials in Police Pakhtunkhwa Khyber the Department be completed by issuing the requisite withdrawal letters/orders and to share copies of the said compliance and withdrawal letter report with the Police Headquarters on the very next date i.e. 13.03.203.

(Copy of the letter dated 12.03.2023 is annexed as annexure "N").

15. That, subsequent to the letter dated 12.03.2023, respondents under the garb of Apex Court's judgment and to give undue benefits to their blue eyed chaps have issued office orders dated 14.03.2023 whereby the appellant was illegally demoted to the ranks of SI which act on their part is highly illegal, unlawful, without lawful authority and thus of no legal effect.

(Copies of the office orders dated 14.03.2023 are annexed as annexure "O").

17. That, the Writ Petition was listed before Honourable High Court and High Court recommended the case to this Honourable Tribunal for decision.

(Attested copy of the order is annexed as annexure "P").

- 18. That, the Honourable Tribunal ordered the appellant to file separate appeals hence the instant appeal.
- 19. That, the appellant being aggrieved of letter dated 11.03.2023, 12.03.2023 and office order of demotion dated 14.03.2023 and any subsequent proceedings or orders emanating or arising therefrom (hereinafter to be referred as "impugned proceedings," for facility of reference) are illegal, unlawful and without lawful authority

hence the appellant being aggrieved from the impugned orders seeks the gracious indulgence of this Honourable Tribunal by way of instant service appeal, inter alia, on the following grounds: -

GROUNDS

- i. That, the impugned orders as well as proceedings initiated/taken upon by the respondents are wrong, illegal, against the law and facts, arbitrary, fanciful, perverse, against the relevant rules and regulations hence being not maintainable in the eyes of law, liable to be set aside.
- ii. That, the impugned orders amounts to colourful exercise of official collar by the respondents under the garb of the judgment of the apex court which are not applicable to the case of the appellant at all thus being illegal, unlawful, without lawful authority and thus of no legal effect.
- iii. That, it is an admitted fact that the appellant was duly appointed by the competent authority who has served

for the department for a sufficient long time hence the appellant was promoted in accordance with law, rules and regulations hence demoting the appellant from his legal right is not permissible under the law.

- iv. That, the impugned orders as well as impugned proceedings are based on malafide and to create more and more vacancies for their blue eyed chaps under the garb of out of turn promotions etc. which conditions are not applicable to the appellant.
- v. That, the impugned proceedings are arbitrary, whimsical, colorable ad are full of malafide hence the same have no legal footings to stand upon.
- vi. That, it is the cardinal principle of justice that no one could be asked to wait till he is illegally hanged, therefore, the jurisdiction of this Honourable Tribunal is fully attractive in the instant case and this august court has power to undo the illegal orders issued by the respondents.
- vii. That, the appellant was placed in D list after repatriation to his District and placed with his colleagues who has

passed training courses alongwith them as per decision of DSC made on the basis of judgment of this Honourable High Court, Peshawar in the year 2007 thus, in FRP there was no case of out of turn promotion, or cadetship or gallantry service and due to that very reason, the judgment of the apex court is not applicable to the appellant.

That, even the AIG legal, vide his viii. memo dated 08.02.2021 held that FRP their promotion qualified officials courses on their turn and have been promoted from one rank to another as 1934 and Rules, Police per subsequently placed at the bottom of the seniority list of their District thus they do not come under the ambit of out of turn promotion. But despite that the respondents are maneuvering to revert the appellant under the garb of apex court's judgment with malafide to create more and more vacancies for their blue eyed chaps and to adjust them.

(Copy of the AIG Legal is annexed as annexure "Q").

- ix. That, the impugned proceedings are in violation of principles of justice, fair play and spirit of Articles 2A, 4, 9, 10A, 25 and 38 of the Constitution of Islamic Republic of Pakistan, hence the impugned orders being in violation of the fundamental rights of the appellant has no legal sanctity in the eyes of law.
 - That, the appellant is being vexed х. suffering beside again again and jeopardies multiple rather double which is not warranted under the law and this fact also shows that the appellant has not dealt been accordance with law the appellant has been deprived from their legal and vested rights in a sheer violation of the relevant law, rules and regulations.
 - xi. That, it is inalienable right of the appellant to enjoy the protection of law and to be treated in accordance with law, rules and regulations but such right of the appellant is being infringed by the respondents in a sheer malafide manner.

PRAYER.....

It is, therefore, most humbly prayed that on acceptance of the

instant service appeal, the impugned letters dated 11.03.2023, 12.03.2023 and office orders of demotion/reversion dated 14.03.2023 and any subsequent orders emanating/arising therefrom may please be set aside and promotions orders of the appellants may please be restored or any other order or relief as this Honourable Tribunal deems fit and appropriate in the circumstances of the case, may also be issued/passed.

Dated 01.11.2023

Sajjad Haider, DSP, CTD Hazara Region, Abbottabad.APPELLANT

Through

Advocate Supreme Court, Of Pakistan.

AFFIDAVIT.

I, Sajjad Haider, DSP, CTD Hazara Region, Abbottabad, appellant, do hereby solemnly affirm and declare on oath that the contents of the foregoing service appeal are true and nothing has correct and concealed from this. Honourable Tribunal.

Dated 01.11.2023

Sajjad Haider (DEPONENT)

BEFORE THE KHYBER PAKHTUNKHWA SERVICE TRIBUNAL, PESHAWAR

Service Appeal No. of 2023

Sajjad Haider.....APPELLANT

VERSUS

Government of Khyber through Chief Secretary, KP Civil Secretariat, Peshawar etc.

RESPONDENTS

SERVICE APPEAL

APPLICATION SEEKING TEMPORARY
INJUNCTION TO THE EFFECT THAT
THE OPERATION OF THE IMPUGNED
LETTERS DATED 11.03.2023, 12.03.2023
AND OFFICE ORDERS OF DEMOTION/
REVERSION DATED 14.03.2023 AND ANY
SUBSEQUENT ORDERS MAY PLEASE
BE SUSPENDED TILL THE DISPOSAL
OF THE TITLED SERVICE APPEAL.

Respectfully Sheweth!

1. That, this application may please be considered as part and parcel of the titled service appeal.

- 2. That, the appellant has a prima facie case and there is every hope of its success.
- 3. That, the balance of convenience also tilts in favour of the appellant.
- 4. That, if the operation of the impugned letters/orders have not been suspended then the appellant would suffer an irreparable loss and purpose of the titled service appeal would become infructuous.

.....PRAYER.....

It is, therefore, most humbly

requested that on acceptance of the instant application, operation of the impugned letters/orders may please be suspended till the disposal of the titled service appeal.

Dated 01.11.2023

Sajjad Haider, DSP, CTD Hazara Region, Abbottabad. APPELLANT

Through (

JUNAID ANWAR KHAN

Advocate Supreme Court, Of Pakistan.

AFFIDAVIT.

I, Sajjad Haider, DSP, CTD Hazara Region, Abbottabad, appellant, do hereby solemnly affirm and declare on oath that the contents of the foregoing application are true and correct and nothing has been concealed from this Honourable Tribunal.

Dated 01.11.2023

Sajjad Haider (DEPONENT)

BEFORE THE KHYBER PAKHTUNKHWA SERVICE TRIBUNAL, PESHAWAR

| Service Appeal No of 2023 |
|---|
| Sajjad HaiderAPPELLANT |
| VERSUS |
| Government of Khyber through Chief Secretary, KP Civil Secretariat, Peshawar etc. RESPONDENTS |
| SERVICE APPEAL |
| CORRECT ADDRESSES OF THE PARTIES |
| APPELLANT Sajjad Haider, DSP, CTD Hazara Region, Abbottabad. |
| RESPONDENTS Government of Khyber through Chief Secretary, KP Civil Secretariat, Peshawar. Inspector General of Police, CPO Police Lines, Peshawar. Regional Police Officer, Flazara Division. Abbottabad. Commandant FRP, Peshawar. Deputy Inspector General Headquarter, Abbottabad. |
| Dated 01.11.2023 Sajjad Haider, DSP, CTD Hazara Region, Abbottabad. APPELLANT |
| Through A |
| JUNAID ANWAR KHAN, |

Advocate Supreme Court, Of Pakistan

1.

2.

3. 4. 5.

Annexure

| ENLSSTMENT ORDER. |
|---|
| Candiate Mr Sajjad Hudes 5/0 Mohd 2 and |
| age Kaldral Town P. S. Haripur Tehsil Haripur |
| A. Alad is enlisted as Constable temporarily in the |
| .2 i.e. (625-16-945) with effect from 20:6. 84 and |
| Constabulary No. 556 /FM. |
| He is enlisted merely on temporary basis and his service |
| 2. 13. to terminate may time without any notice under F.R. 12.21. |
| Unight $5-2$ Chest. 32×34 |
| Age. 18 Education - Hatrie |
| Ni. 7 |

406

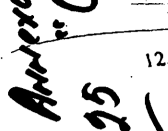
1.01.6/1988.

IKANDAR KHAN Deputy Commandant,
Frontier Armed Reserve, NWFT
Peshawar.

سالة فازنت المالة - 20-6-88 SAKN Joth 12L_LB.5_ تاذن لاامتان برائ خوانده مامل كرده منرابت دى كاسباي المناسلان المعارات مالكروه پهلی مر ما بی 69 منا إو (جدارى ١.. 78 14 75.39 **£** 3 78 58 102 JB 67 70 50 35 مق 10 20 13 20 15 50 64.57 350 چما پرمعزوما ن تا فون كالمحان برائد ناخوانده جلامعناميمض كادن چين ورانستري و ار- لاس مرمات كالإن

Annexul B

المايخ والمؤ الأيا ri L الغامات أمار بكر برمو تاريخ وجر النام Mil مسرائ*ی عیرمامزی* أوال خير مامزى ، و*برتسز*ا أرور بك بنرمد كامرك WIL سيردلاس MIN. مِی کاری ایست دوران کردان شریک رانشیز دی جائے) عاز کا باسر تجے - روران کرنگ اچی جال طان کا حالک ردوا - کرسسان کا بالدر تجے - استرہ کیلئے ریک ارجوا لولست افسیر بنینے کی حملاقیت رکھا تھے۔ برنس کی ربورٹ Best in avade.



Micellaneous Particulars.

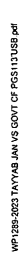
nd Descraties.—

inter designation of award and date only-Gazette Notification in case of Quaid-i-Azam Folice Medal and the akisten Police Medal. Other special decoration to be entered full under commendatory entries.)

Parseel A-I Examination proyection 1995, vicle Dyn Comett. PTC Hauge memo: No 218/17 A Daled 26.2.95

V Supdit of Police, (F. Hezora Range, Abboti...

ABBILLO SILICA Hatifa Range Athor Passool the B-I Exemination. in the year 1898 vide cornelli-fil though mo. No. 1113/3 dated 10-3-98. , Sparit of Police, IF.R.P. 0B-14-6.102 Macara Ranga, Asbonaba ett. 17/03/88.





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

REVISED SENIORITY LIST OF DSsP BS-17 OF KHYBER PAHTUNKHWA POLICE

Dated: 18 / 06 /2022

No. 1355_/SE-1, The Revised Seniority List of DSsP BS-17 of Khyber Pakhtunkhwa Police is hereby published for information to all concerned

| いつファ | -12E-1' LITE LEAGER OCCURRANT - | | | | C - stion as S | I D'O blomorio |
|-------------|---------------------------------|--------------|------------|--------------|--|----------------|
| | | Date of | | Date of Si | Date of confirmation as SI as per Police Rules 13.18 | as DSP |
| r. No | Name of Officers | Birth | Domicile | Promotion | 01.01.1996 | 07.11.2012 |
| or. NO | l | 01.01.1963 Y | Charsadda | 01.01.1994 | 30.01.1998 | 24.01.2014 |
| 1 | Mr. Oaid Kamal | 11.04.1967 | | 30.01.1996 | 30.01.1998 | 30.06.2011 |
| 2 | Mr. Muhammad Aleem Jan | 09.08.1968 | Peshawar | 30.01.1996 | 30.01.1998 | 19.03.2012 |
| 3 ^ | Mr. Aamir Shahzad | 10.03.1969 | Peshav/ai | 30.01.1996 | 01.04.1999 | 19.03.2012 |
| 4. | Mr. Muhammad Arif | 03.01.1968 | Nowshera | 01.04.1997 | 01.10.1999 | 19.03.2012 |
| 5 | Mr. Wagar Ahmad | 13.01.1963 | Bannu | : 01.10.1997 | 01.10.1999 | 07.11.2012 |
| 6. | Mr. Muhammad Shaliq | 22.04.1964 | Bannu | 01.10.1997 | 01.10.1999 | 19.03.2012 |
| 7 | Mr. Muhammad Arif | 09.11.1968 | | 01.10.1997 | | 31.03.2012 |
| 8. | Mr. Gul Naseeb | 10.01.1969 | Lakki | 01.10.1997 | 01.10.1999 | 19.03.2012 |
| 9. | Mr. Sanaullah | 07.01.1970 | | 14.10.1997 | 14.10.1999 | 24,08.2020 |
| 10_1 | Mr. Amir Muhammad Khan | 06.03.1965 | / | 28.01.1998 | 28.01.2000 | 30.06.2011 |
| /1. | Mr. Ali Hassan | | Abbollabad | 20.02.1998 | 20.02.2000 | 07.11.2012 |
| 12. | Mr. Mukhliar Ahmad | 04.02.1969 | | 15.04.1998 | 15.04.2000 | 19.03.2012 |
| 13. | Mr. Munir Husszin | 30.05.1966 | Haripur | 20.06.1998 | 20.06.2000 | |
| 14. | IMr Tahir ur Rahman | 28.02.1969 | | 20.06.1998 | 20.06.2000 | 30.06.2011 |
| 15. | Mr. Muhammad Suleman | 28.07.1970 | | 20.06.1998 | 20.06.2000 | 20.01.201 |
| 16. | Mr. Janas Khan | 10.02.1965 | | 26.05.1987 | 20.06.2000 | 25.03.201 |
| -10. 17. | Mr. Zulfigar Khan Jadoon | 15.06.1963 | / | | 07.09.2000 | 24.10.2014 |
| | Mr. Asad Mehmood | 08.03.1968 | | 26.04.2000 | 26.04.2002 | 20.01.201 |
| 18. | Mr. Asil Gohar | 07.08.1964 | | 26.04.2000 | 28.04.2002 | 25.03.2013 |
| 19. | Mr. Tahir Iqbal | 20.01.1969 | Haripur | 20.04.2000 | | |
| 20. | MI. Tami iqua | - | - | , | | |

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| Sr. No | | | er en | | | Date of confirmation as SI | D.O Promotion |
|--|--------|-------------------------|---|------------|------------|------------------------------|---------------|
| Sr. No | | | 1 1 - 1 - 1 - 1 - 1 - 1 - 1 - 1 | | Date of SI | Date of confill latter 13.18 | as DSP |
| 21. Mr. Khabir Muhammad 01.01.1972 | | Name of Officers | | Domicile | Promotion | as per Police Ruico | |
| 2.1. Mr. Kahbir Muhammad 25.03.1970 Haripur 26.04.2000 26.04.2002 07.11.201 23. Mr. Qamar Hayal 08.04.1971 Haripur 26.04.2000 26.04.2002 12.09.201 24. Mr. Ijaz Ahmad 05.04.1963 Mansehra 26.04.2000 26.04.2002 12.09.201 25. Mr. Arshad Mehmood 15.08.1964 Mansehra 26.04.2000 26.04.2002 27.10.201 26. Muhammad Javed 03.06.1963. Mansehra 26.04.2000 20.52.2002 07.11.201 27. Mr. Falak Niaz 01.04.1965 Swabi 02.05.2000 03.07.2002 24.01.201 28. Mr. Taigemul Khan 30.09.1965 Swabi 03.07.2000 20.09.2002 31.03.201 29. Mr. Tariq Habib 05.09.1958 Peshawar 20.09.2000 20.09.2002 31.03.201 30. Mr. Tariq Habib 05.09.1958 Peshawar 20.09.2000 20.09.2002 31.03.201 31. Mr. Tariq Habib 05.09.1958 Peshawar 20.09.2000 < | Sr. No | l | | Ahoollabad | | | 08.04.2016 |
| 22. Mr. Zahid-ur-Rehman 28.04.1971 Haiipur 25.04.2000 26.04.2002 12.09.2012 23. Mr. Qamar Hayat 08.04.1971 Haiipur 25.04.2000 26.04.2002 12.09.2012 24. Mr. Ijaz Ahmad 05.04.1963 Mansehra 26.04.2000 26.04.2002 27.10.2012 25. Mr. Arshad Mehmood 15.08.1964 Mansehra 26.04.2000 26.04.2002 07.11.2012 26. Muhammad Javed 03.06.1963. Mansehra 26.04.2000 02.05.2002 07.11.2012 27. Mr. Falak Niaz 01.04.1965 Swabi 02.05.2000 03.07.2002 24.01.2013 28. Mr. Taijamul Khan 30.09.1965 Swabi 03.07.2000 03.07.2002 31.03.2012 29. Mr. Tariq Habib 05.09.1968 Peshawar 20.09.2000 20.09.2002 31.03.2013 30. Mr. Isiar Ahmad 02.11.1973 Charsadda 20.09.2000 20.09.2002 31.03.2013 31. Mr. Tariq Idbàl 13.04.1974 Peshawar 20.09.2000 20.09.2002 31.03.2013 32. Mr. Aslam Nawez 01.03.1972 Bannu 20.09.2000 20.09.2002 07.11.2013 33. Mr. Ishliaq Ahmad 01.11.1971 Lakki 20.09.2000 20.09.2002 07.11.2013 34. Mr. Saleem Ahman Ullah 23.03.1970 Peshawar 29.01.2001 29.01.2003 19.07.2013 35. Mr. Abdur Rashid Marwat 30.03.1963 Lakki 01.06.2001 01.06.2003 25.03.2013 36. Mr. Tikikhar Shah 30.04.1966 Mardan 31.07.2001 31.07.2003 25.03.2013 36. Mr. Tikikhar Shah 30.04.1966 Mardan 31.07.2001 31.07.2003 25.03.2013 36. Mr. Nora Jamai 10.01.1966 Mardan 31.07.2001 17.11.2003 24.01.2014 39. Mr. Saeed Akhtar 02.02.1971 Haripur 17.11.2001 17.11.2003 24.01.2014 41. Mr. Niaz Gul 07.03.1971 Abbotiabad 17.11.2001 17.11.2003 24.01.2014 42. Mr. Muhammad Ishilaq 04.05.1973 Mansehra 17.11.2001 17.11.2003 07.11.2014 44. Mr. Muhammad Maroof 05.10.1963 Mardan 17.11.2001 17.11.2003 07.11.2014 44. Mr. Muhammad Maroof 05.10.1963 Mardan 01.12.2001 01.12.2003 07.11.2014 44. Mr. Muhammad 25.04.1974 Mardan 01.12.2001 01.12.2003 07.11.2014 44. Mr. Muhammad 25.04.1974 Mardan 01.12.2001 01.12.2003 07.11.2014 0 | 21. | | 101.01.15 | | 26.04.2000 | 26.04.2002 | 07.11.2012 |
| 23. Mr. Gamar Hayat 09.04.1953 Mansehra 26.04.2000 26.04.2002 12.09.201 | 22. | | | | 26.04.2000 | 26.04.2002 | 12.09.2014 |
| 24. Mr. Ijaz Ahmad | 23. | Mr. Qamar Hayal | 08.04.19/1 | | | 26.04.2002 | |
| 25. Mr. Arshad Mehmood 15.08.1964 Mansehra 26.04.2000 26.04.2002 27.11.201 26. Muhammad Javed 03.06.1963 Mansehra 26.04.2000 02.05.2002 07.11.201 27. Mr. Falak Niaz 01.04.1965 Swabi 02.05.2000 03.07.2002 24.01.202 28. Mr. Tajamul Khan 30.09.1965 Swabi 03.07.2000 20.09.2002 31.03.202 29. Mr. Tariq Habib 05.09.1968 Peshawar 20.09.2000 20.09.2002 31.03.202 20.09.2002 20.09.2002 31.03.202 20.09.2002 20.09.2002 20.09.2002 20.09.2002 | | Mr. Ijaz Ahmad | 103,07.1000 | | | | |
| 26. Muhammad Javed 03.06.1963.\(\) Wartsetta 20.05.2000 02.05.2002 24.01.20 | | Mr. Arshad Mehmood | 13,00.150.15. | · | | | |
| 27. Mr. Falak Niaz | | | 03.06.1963. | | | 02.05.2002 | 07.11.2012 |
| 28. Mr. Tajamul Khan 30.09.1968. / Peshawar - 20.09.2000 20.09.2002 31.03.20 29. Mr. Tariq Habib 05.09.1958. / Peshawar - 20.09.2000 20.09.2002 31.03.20 30. Mr. Nisar Ahmad 02.11.1973 Peshawar 20.09.2000 20.09.2002 31.03.20 31. Mr. Tariq Iqbal 13.04.1974 Peshawar 20.09.2000 20.09.2002 07.11.20 32. Mr. Aslam Nawez 01.03.1972 Bannu 20.09.2000 20.09.2002 07.11.20 33. Mr. Ishtiqa Ahmad 01.11.1971 Lakki 20.09.2000 20.09.2003 19.07.20 34. Mr. Saleem Aqhan Ullah 23.03.1970 Peshawar 29.01.2001 29.01.2003 25.03.20 35. Mr. Abdur Rashid Marwat 30.03.1963 Lakki 01.06.2001 01.05.2003 25.03.20 36. Mr. Itiikhar Shah 30.04.1966 Mardan 31.07.2001 31.07.2003 31.03.20 37. Mr. Noor Jamal 10.01.1966 Mardan 31.07.2001 31.07.2003 31.03.20 38. Syed Mukhtiar Shah 18.10.1967 | | | 01.04.1965 | | 02.03.2000 | 03.07.2002 | 24.01.2014 |
| 29. Mr. Tariq Habib 05.09.1966. 76.09.2000 20.09.2002 31.03.20 31. Mr. Nisar Ahmad 13.04.1974 Peshavar 20.09.2000 20.09.2002 31.03.20 31. Mr. Tariq Iqbàl 13.04.1974 Peshavar 20.09.2000 20.09.2002 31.03.20 32. Mr. Aslam Nawaz 01.03.1972 Bannu 20.09.2000 20.09.2002 07.11.20 33. Mr. Ishtiaq Ahmad 01.11.1971 Lakki 20.09.2000 20.09.2002 19.07.20 34. Mr. Saleern Ahnan Ullah 23.03.1970 Peshawar 29.01.2001 29.01.2003 25.03.20 35. Mr. Abdur Rashid Marwat 30.03.1963 Lakki 01.06.2001 01.05.2003 25.03.20 35. Mr. Tilikhar Shah 30.04.1966 Mardan 02.05.2001 02.06.2003 25.03.20 36. Mr. Itilikhar Shah 30.04.1966 Mardan 31.07.2001 31.07.2003 31.03.20 37. Mr. Noor Jamal 10.01.1968 Mardan 31.07.2001 17.11.2003 24.01.20 38. Syed Mukhtiar Shah 18.10.1967 Haripur 17.11.2001 17.11.2003 07.11.20 39. Mr. Nazir Ahmad 02.02.1970 Abbottabad 17.11.2001 17.11.2003 07.11.20 40. Mr. Saeed Akhtar 02.02.1971 Haripur 17.11.2001 17.11.2003 24.01.20 41. Mr. Niaz Gul 07.03.1971 Abbottabad 17.11.2001 17.11.2003 24.01.20 42. Mr. Muhammad Ishliaq 04.05.1973 Mansehra 17.11.2001 17.11.2003 07.11.20 43. Mr. Muhammad Maroof 05.10.1974 Abbottabad 17.11.2001 17.11.2003 07.11.20 44. Mr. Muhammad Ayaz 03.03.1975 Abbottabad 17.11.2001 17.11.2003 07.11.20 45. Muhammad Jamil Akhtar 22.02.1977 Haripur 17.11.2001 17.11.2003 07.11.20 46. Mr. Salah-ud-Din 15.01.1970 7 Tank 23.11.2001 23.11.2003 07.11.20 47. Mr. Tauheed Khan 20.10.1963 DiKhan 23.11.2001 23.11.2003 25.03.20 48. Mr. Niaz Muhammad 25.04.1974 Mardan 01.12.2001 01.12.2003 25.03.20 49. Mr. Hameed Ullah 01.04.1968 Swabi 29.11.2001 01.12.2003 25.03.20 49. Mr. Hameed Ullah 01.04.1968 Swabi 01.02.2001 01.12.2003 01.12.2003 01.02.2003 01.02.2003 01.02.2003 01.02.2003 01.02.2003 01.02.2003 0 | | Mr. Taiamul Khan | 30.09.1965 | | 20.09.2000 | 20.09.2002 | 31.03.2012 |
| 30. Mr. Nisar Ahmad 02.11.1973 Peshavar 20.09.2000 20.09.2002 31.03.201 31. Mr. Tariq qbàl 13.04.1974 Peshavar 20.09.2000 20.09.2002 07.11.201 32. Mr. Aslam Nawaz 01.03.1972 Bannu 20.09.2000 20.09.2002 07.11.201 23.03.1970 Peshavar 29.01.2001 29.01.2003 19.07.201 23.03.1970 Peshavar 29.01.2001 01.06.2003 25.03.201 20.06.2003 25.03.201 27.11.2003 27.11.200 | | Mr Tario Habib | 05.09.1968-1/ | | 20.00.2000 | 20.09.2002 | 21.03.2012 |
| 31. Mr. Tariq lqbàl 13.04.1974 Bannu 20.09.2000 20.09.2002 07.11.20 32. Mr. Aslam Nayaz 01.03.1972 Bannu 20.09.2000 20.09.2002 07.11.20 33. Mr. Ishliaq Ahmad 01.11.1971 Lakki 20.09.2000 29.01.2003 19.07.20 34. Mr. Saleem Aqian Ullah 23.03.1970 Peshawar 29.01.2001 01.05.2003 25.03.20 35. Mr. Abdur Rashid Marwat 30.03.1963 Lakki 01.05.2001 02.06.2003 25.03.20 36. Mr. Ifiikhar Shah 30.04.1966 Mardan 02.05.2001 02.06.2003 31.03.20 37. Mr. Noor Jamal 10.01.1965 Mardan 31.07.2001 31.07.2003 31.03.20 38. Syed Mukhliar Shah 18.10.1967 Haripur 17.11.2001 17.11.2003 07.11.20 39. Mr. Nazir Ahmad 02.02.1970 Abbotlabad 17.11.2001 17.11.2003 07.11.20 40. Mr. Saeed Akhtar 02.02.1971 Haripur 17.11.2001 17.11.2003 24.01.20 41. Mr. Niaz Gul 07.03.1971 Abbotlabad 17.11.2001 17.11.2003 24.01.20 42. Mr. Muhammad Ishliaq 04.05.1973 Mansehra 17.11.2001 17.11.2003 02.04.20 43. Mr. Muhammad Maroof 05.10.1974 Abbotlabad 17.11.2001 17.11.2003 07.11.20 44. Mr. Muhammad Ayaz 03.03.1975 Abbotlabad 17.11.2001 17.11.2003 07.11.20 45. Muhammad Jamil Akhlar 22.02.1977 Haripur 17.11.2001 17.11.2003 07.11.20 46. Mr. Salah-ud-Din 15.01.1970 Tank 23.11.2001 23.11.2003 07.11.20 47. Mr. Tauheed Khan 11.02.1971 Swabi 29.11.2001 23.11.2003 25.03.20 48. Mr. Niaz Muhammad 11.02.1971 Swabi 01.12.2001 01.12.2003 24.01.20 49. Mr. Hameed Ullah 25.04.1974 Mardan 01.12.2001 01.12.2003 08.04.20 50. Mr. Sajad Ahmad 01.05.1968 Mardan 01.12.2001 01.12.2003 01.12.2003 01.12.2003 51. Mr. Shah Hassan 18.10.1970 Mardan 01.12.2001 01.12.2003 01.12.2003 01.12.2003 01.12.2003 01.12.2003 01.12.2003 01.12.2003 01.12.2003 01.12.2003 01.12.2003 01.12.2003 01.12.2003 01.12.2003 01.12.2003 01.12.2003 01.12.2003 01.12.2003 01.12.2003 01.12.2003 01.12.200 | | 1 Mr. Nisar Ahmad | UZ. 11. 15701 | | | 20.09.2002 | 31.03.2012 |
| 32. Mr. Aslam Nawaz | | | 13.04.1974 | | | 20.09.2002 | 07 11 2012 |
| 33. Mr. Ishtiaq Ahmad 1.01.11.1971 23.03.1970 Peshawar 29.01.2001 29.01.2003 25.03.207 34. Mr. Saleem Ahan Ullah 23.03.1970 Peshawar 29.01.2001 01.05.2003 25.03.207 35. Mr. Abdur Rashid Marwat 30.04.1966 Mardan 02.05.2001 02.06.2003 25.03.207 36. Mr. Iñikhar Shah 10.01.1966 Mardan 31.07.2001 31.07.2003 31.03.207 37. Mr. Noor Jamal 10.01.1966 Mardan 31.07.2001 17.11.2003 24.01.207 38. Syed Mukhtiar Shah 18.10.1967 Haripur 17.11.2001 17.11.2003 07.11.207 39. Mr. Nazir Ahmad 02.02.1970 Abbotlabad 17.11.2001 17.11.2003 07.11.207 40. Mr. Saeed Akhtar 02.02.1971 Haripur 17.11.2001 17.11.2003 24.01.207 41. Mr. Niaz Gul 07.03.1971 Abbotlabad 17.11.2001 17.11.2003 24.01.207 42. Mr. Muhammad Ishliaq 04.05.1973 Mansehra 17.11.2001 17.11.2003 24.01.207 43. Mr. Muhammad Maroof 05.10.1974 Abbotlabad 17.11.2001 17.11.2003 07.11.207 44. Mr. Muhammad Maroof 05.10.1974 Abbotlabad 17.11.2001 17.11.2003 07.11.207 45. Muhammad Jamil Akhtar 22.02.1977 Haripur 17.11.2001 17.11.2003 07.11.207 46. Mr. Salah-ud-Din 15.01.1970 Tank 23.11.2001 23.11.2003 19.03.207 47. Mr. Tauheed Khan 20.10.1963 DiKhan 23.11.2001 23.11.2003 25.03.207 48. Mr. Niaz Muhammad 11.02.1971 Swabi 01.12.2001 01.12.2003 25.03.207 49. Mr. Hameed Ullah 25.04.1974 Mardan 01.12.2001 01.12.2003 25.03.207 49. Mr. Sajjad Ahmad 01.05.1968 Mardan 01.12.2001 01.12.2003 19.07.20 50. Mr. Sajjad Ahmad 01.05.1968 Mardan 01.12.2001 01.12.2003 19.07.20 51. Mr. Shah Hassan 18.10.1970 Mardan 01.12.2001 01.12.2003 19.07.20 51. Mr. Shah Hassan 18.10.1970 Mardan 01.12.2001 01.12.2003 19.07.20 51. Mr. Shah Hassan 18.10.1970 Mardan 01.12.2001 01.12.2003 19.07.20 51. Mr. Shah Hassan 18.10.1970 Mardan 01.12.2001 01.12.2003 19.07.20 51. Mr. Shah Hassan 18.10.1970 Mar | | Mr. Aslam Nawaz | 01.03.19/2 | | | 20.09.2002 | 10.07.2013 |
| 34. Mr. Saleem Ashan Ullah 30.03.1963 / Lakki 01.06.2001 01.06.2003 25.03.20 35. Mr. Abdur Rashid Marwat 30.03.1963 / Mardan 02.06.2001 02.06.2003 25.03.20 36. Mr. Iñikhar Shah 10.01.1966 / Mardan 31.07.2001 31.07.2003 31.03.20 37. Mr. Noor Jamal 10.01.1966 / Mardan 31.07.2001 17.11.2003 24.01.20 38. Syed Mukhliar Shah 18.10.1967 / Haripur 17.11.2001 17.11.2003 07.11.20 39. Mr. Nazir Ahmad 02.02.1970 Abbotlabad 17.11.2001 17.11.2003 07.11.20 40. Mr. Saeed Akhlar 02.02.1971 Haripur 17.11.2001 17.11.2003 24.01.20 41. Mr. Niaz Gul 07.03.1971 Abbotlabad 17.11.2001 17.11.2003 24.01.20 42. Mr. Muhammad Ishliaq 04.05.1973 Mansehra 17.11.2001 17.11.2003 02.04.20 43. Mr. Muhammad Maroof 05.10.1974 Abbotlabad 17.11.2001 17.11.2003 02.04.20 44. Mr. Muhammad Maroof 05.10.1974 Abbotlabad 17.11.2001 17.11.2003 07.11.20 44. Mr. Muhammad Jamil Akhlar 15.01.1970 / Tank 23.11.2001 17.11.2003 07.11.20 45. Muhammad Jamil Akhlar 15.01.1970 / Tank 23.11.2001 23.11.2003 07.11.20 46. Mr. Salah-ud-Din 15.01.1970 / Tank 23.11.2001 23.11.2003 25.03.20 47. Mr. Tauheed Khan 20.10.1963 / DiKhan 23.11.2001 29.11.2003 25.03.20 48. Mr. Niaz Muhammad 25.04.1974 Mardan 01.12.2001 01.12.2003 25.03.20 48. Mr. Niaz Muhammad 11.02.1971 Swabi 01.12.2001 01.12.2003 25.03.20 49. Mr. Hameed Ullah 01.05.1068 Mardan 01.12.2001 01.12.2003 08.04.20 50. Mr. Sajjad Ahrnad 01.05.1068 Mardan 01.12.2001 01.12.2003 19.07.20 | | Mr. Ishtiag Ahmad | 01.11.19/1 | | | | |
| 35. Mr. Abdur Rashid Marwal 30.03.1805 Mardan 02.05.2001 02.06.2003 23.00.2003 31.03.2003 36. Mr. Iñikhar Shah 30.04.1966 Mardan 31.07.2001 31.07.2003 34.01.2003 37. Mr. Noor Jamal 18.10.1967 Haripur 17.11.2001 17.11.2003 07.11.2003 38. Syed Mukhliar Shah 02.02.1970 Abbottabad 17.11.2001 17.11.2003 07.11.2003 39. Mr. Nazir Ahmad 02.02.1971 Haripur 17.11.2001 17.11.2003 07.11.2004 40. Mr. Saeed Akhtar 07.03.1971 Abbottabad 17.11.2001 17.11.2003 24.01.2004 41. Mr. Niaz Gul 04.05.1973 Mansehra 17.11.2001 17.11.2003 24.01.2004 42. Mr. Muhammad Ishliaq 04.05.1973 Mansehra 17.11.2001 17.11.2003 02.04.2004 43. Mr. Muhammad Maroof 05.10.1974 Abbottabad 17.11.2001 17.11.2003 07.11.2004 44. Mr. Muhammad Ayaz 03.03.1975 Abbottabad 17.11.2001 17.11.2003 07.11.2004 45. Muhammad Jamil Akhtar 22.02.1977 Haripur 17.11.2001 17.11.2003 07.11.2004 46. Mr. Salah-ud-Din 15.01.1970 Tank 23.11.2001 23.11.2003 19.03.2004 47. Mr. Tauheed Khan 20.10.1963 DIKhan 23.11.2001 23.11.2003 25.03.2004 26.04.07 27.04.1968 Mr. Niaz Muhammad 11.02.1971 Swabi 29.11.2001 01.12.2003 24.01.2004 29.11.2003 25.03.2004 29.00.1016 20.0016 | | Mr. Saleem Ayhan Ullah | 23.03.1970 | | 01.06.2001 | | 25.03.2016 |
| 36. Mr. Iñikhar Shah 30.04.13037 Mardan 31.07.2001 31.07.2003 31.07.2003 37.001.201 37. Mr. Noor Jamal 10.01.1966√ Mardan 17.11.2001 17.11.2003 24.01.201 38. Syed Mukhliar Shah 02.02.1970 Abbottabad 17.11.2001 17.11.2003 07.11.201 39. Mr. Nazir Ahmad 02.02.1971 Haripur 17.11.2001 17.11.2003 07.11.201 40. Mr. Saead Akhlar 07.03.1971 Abbottabad 17.11.2001 17.11.2003 24.01.201 41. Mr. Niaz Gul 07.03.1971 Abbottabad 17.11.2001 17.11.2003 24.01.201 42. Mr. Muhammad Ishliaq 04.05.1973 Mansehra 17.11.2001 17.11.2003 02.04.201 43. Mr. Muhammad Maroof 05.10.1974 Abbottabad 17.11.2001 17.11.2003 07.11.201 44. Mr. Muhammad Ayaz 03.03.1975 Abbottabad 17.11.2001 17.11.2003 07.11.201 45. Muhammad Jamil Akhlar 22.02.1977 Haripur 17.11.2001 17.11.2003 07.11.201 46. Mr. Salah-ud-Din 15.01.1970 / Tank 23.11.2001 23.11.2003 19.03.201 47. Mr. Tauheed Khan 20.10.1963 / DIKhan 23.11.2001 29.11.2003 25.03.201 47. Mr. Tauheed Khan 10.02.1971 | | Mr. Abdur Rashid Marwat | 30.03.1963 | | | | |
| 37. Mr. Noor Jamal 10.01.1968/J Haripur 17.11.2001 17.11.2003 24.91.29 38. Syed Mukhliar Shah 18.10.1967/J Haripur 17.11.2001 17.11.2003 07.11.20 39. Mr. Nazir Ahmad 02.02.1970 Abbotlabad 17.11.2001 17.11.2003 07.11.20 40. Mr. Saeed Akhtar 02.02.1971 Haripur 17.11.2001 17.11.2003 24.01.20 41. Mr. Niaz Gul 07.03.1971 Abbotlabad 17.11.2001 17.11.2003 24.01.20 42. Mr. Muhammad Ishliaq 04.05.1973 Mansehra 17.11.2001 17.11.2003 02.04.20 43. Mr. Muhammad Maroof 05.10.1974 Abbotlabad 17.11.2001 17.11.2003 07.11.20 44. Mr. Muhammad Ayaz 03.03.1975 Abbotlabad 17.11.2001 17.11.2003 07.11.20 45. Muhammad Jamil Akhtar 22.02.1977 Haripur 17.11.2001 17.11.2003 07.11.20 46. Mr. Salah-ud-Din 15.01.1970 / Tank 23.11.2001 | | Mr. Iftikhar Shah | 30.04.1900.7 | | | 31.07.2003 | |
| 38. Syed Mukhtiar Shah 39. Mr. Nazir Ahmad 39. Mr. Nazir Ahmad 39. Mr. Saeed Akhtar 39. Mr. Muhammad Ishlaq 39. Mr. Muhammad Ishlaq 39. Mr. Muhammad Maroof 39. Mr. Salehud-Din 39. Mr. Salehud-Din 39. Mr. Salehud-Din 39. Mr. Saeed Akhtar 30. Sae | | Mr. Noor Jamal | 10.01.1900\/ | | 17.11.2001 | 17.11.2003 | |
| 39. Mr. Nazir Ahmad 02.02.1971 Haripur 17.11.2001 17.11.2003 07.11.20 40. Mr. Saeed Akhtar 02.02.1971 Abbottabad 17.11.2001 17.11.2003 24.01.20 41. Mr. Niaz Gul 07.03.1971 Abbottabad 17.11.2001 17.11.2003 24.01.20 42. Mr. Muhammad Ishtiaq 04.05.1973 Mansehra 17.11.2001 17.11.2003 02.04.20 43. Mr. Muhammad Maroof 05.10.1974 Abbottabad 17.11.2001 17.11.2003 07.11.20 44. Mr. Muhammad Ayaz 03.03.1975 Abbottabad 17.11.2001 17.11.2003 07.11.20 45. Muhammad Jamil Akhtar 22.02.1977 Haripur 17.11.2001 17.11.2003 07.11.20 46. Mr. Salah-ud-Din 15.01.1970 Tank 23.11.2001 23.11.2003 19.03.20 47. Mr. Tauheed Khan 11.02.1971 Swabi 29.11.2001 29.11.2003 25.03.20 48. Mr. Niaz Muhammad 11.02.1974 Mardan 01.12.2001 | | Sved Mukhliar Shah | 18.10.1967 | | 17.11.2001 | | |
| 40. Mr. Saeed Akhtar 02.02.1971 Haliput 17.11.2001 17.11.2003 24.01.20 41. Mr. Niaz Gul 07.03.1971 Abbottabad 17.11.2001 17.11.2003 24.01.20 42. Mr. Muhammad Ishtiaq 04.05.1973 Mansehra 17.11.2001 17.11.2003 02.04.20 43. Mr. Muhammad Maroof 05.10.1974 Abbottabad 17.11.2001 17.11.2003 07.11.20 44. Mr. Muhammad Ayaz 03.03.1975 Abbottabad 17.11.2001 17.11.2003 07.11.20 45. Muhammad Jamil Akhtar 22.02.1977 Haripur 17.11.2001 17.11.2003 07.11.20 46. Mr. Salah-ud-Din 15.01.1970 Tank 23.11.2001 23.11.2003 19.03.20 47. Mr. Tauheed Khan 11.02.1971 Swabi 29.11.2001 29.11.2003 25.03.20 48. Mr. Niaz Muhammad 11.02.1974 Mardan 01.12.2001 01.12.2003 25.03.20 49. Mr. Hameed Ullah 01.04.1968 Swabi 01.12.2001 | | Mr. Nazir Ahmad | | | 17.11.2001 | | |
| 41. Mr. Niaz Gul 07.03.19/1 Abbotteset 17.11.2001 17.11.2003 24.01.20 42. Mr. Muhammad Ishliaq 04.05.1973 Mansehra 17.11.2001 17.11.2003 02.04.20 43. Mr. Muhammad Maroof 05.10.1974 Abbottabad 17.11.2001 17.11.2003 07.11.20 44. Mr. Muhammad Ayaz 03.03.1975 Abbottabad 17.11.2001 17.11.2003 07.11.20 45. Muhammad Jamil Akhtar 22.02.1977 Haripur 17.11.2001 23.11.2003 07.11.20 46. Mr. Salah-ud-Din 15.01.1970 Tank 23.11.2001 23.11.2003 19.03.20 47. Mr. Tauheed Khan 11.02.1971 Swabi 29.11.2001 29.11.2003 25.03.20 48. Mr. Niaz Muhammad 11.02.1974 Mardan 01.12.2001 01.12.2003 25.03.20 49. Mr. Hameed Ullah 01.04.1968 Swabi 01.12.2001 01.12.2003 25.03.20 50. Mr. Sajjad Ahmad 01.05.1968 Mardan 01.12.2001 | | Mr. Saeed Akhtar | | | | | · |
| 42. Mr. Muhammad Ishliaq 04.05.1973 Mandamad 17.11.2001 17.11.2003 02.04.20 43. Mr. Muhammad Maroof 05.10.1974 Abbottabad 17.11.2001 17.11.2003 07.11.20 44. Mr. Muhammad Ayaz 03.03.1975 Abbottabad 17.11.2001 17.11.2003 07.11.20 45. Muhammad Jamil Akhtar 22.02.1977 Haripur 17.11.2001 23.11.2003 07.11.20 46. Mr. Salah-ud-Din 15.01.1970 / Tank 23.11.2001 23.11.2003 19.03.20 47. Mr. Tauheed Khan 20.10.1963 DIKhan 23.11.2001 29.11.2003 25.03.20 48. Mr. Niaz Muhammad 11.02.1971 Swabi 01.12.2001 01.12.2003 24.01.20 49. Mr. Hameed Ullah 01.04.1968 Swabi 01.12.2001 01.12.2003 08.04.20 50. Mr. Sajjad Ahmad 01.05.1968 Mardan 01.12.2001 01.12.2003 19.07.20 51. Mr. Shah Hassan 18.10.1970 Mardan 01.12.2001 | | | | | | 17.11.2003 | |
| 43. Mr. Muhammad Marool 03.03.1975 Abbotlabad 17.11.2001 17.11.2003 07.11.20 44. Mr. Muhammad Ayaz 03.03.1975 Abbotlabad 17.11.2001 17.11.2003 07.11.20 45. Muhammad Jamil Akhtar 22.02.1977 Haripur 17.11.2001 23.11.2003 07.11.20 46. Mr. Salah-ud-Din 15.01.1970 / Tank 23.11.2001 23.11.2003 19.03.20 47. Mr. Tauheed Khan 20.10.1963 DIKhan 29.11.2001 29.11.2003 25.03.20 48. Mr. Niaz Muhammad 11.02.1971 Swabi 01.12.2001 01.12.2003 24.01.20 49. Mr. Hameed Ullah 01.04.1968 Swabi 01.12.2001 01.12.2003 08.04.20 50. Mr. Sajjad Ahmad 01.05.1968 Mardan 01.12.2001 01.12.2003 19.07.20 51. Mr. Shah Hassan 18.10.1970 Mardan 01.12.2001 01.12.2003 19.07.20 | | I Mr. Muhammad Ishtiaq | | | | 17.11.2003 | 02.04.2015 |
| 43. Mr. Muhammad Ayaz 03.03.1975 Abbottabad 17.11.2001 17.11.2003 07.11.20 44. Mr. Muhammad Jamil Akhtar 22.02.1977 Haripur 17.11.2001 23.11.2003 07.11.20 45. Muhammad Jamil Akhtar 15.01.1970 / Tank 23.11.2001 23.11.2003 19.03.20 46. Mr. Salah-ud-Din 20.10.1963 DIKhan 23.11.2001 23.11.2003 25.03.20 47. Mr. Tauheed Khan 11.02.1971 Swabi 29.11.2001 29.11.2003 25.03.20 48. Mr. Niaz Muhammad 25.04.1974 Mardan 01.12.2001 01.12.2003 25.03.20 49. Mr. Hameed Ullah 01.04.1968 Swabi 01.12.2001 01.12.2003 25.03.20 50. Mr. Sajjad Ahmad 01.05.1968 Mardan 01.12.2001 01.12.2003 19.07.20 51. Mr. Shah Hassan 18.10.1970 Mardan 01.12.2001 01.12.2003 29.07.20 | | Mr. Muhammad Maroof | | | | | 07.11.2012 |
| 44. Idit. Notifization 22.02.1977 Harbul 23.11.2001 23.11.2003 07.11.20 45. Muhammad Jamil Akhlar 15.01.1970 / Tank 23.11.2001 23.11.2003 19.03.20 46. Mr. Salah-ud-Din 20.10.1963 DIKhan 23.11.2001 23.11.2003 25.03.20 47. Mr. Tauheed Khan 11.02.1971 Swabi 29.11.2001 29.11.2003 25.03.20 48. Mr. Niaz Muhammad 25.04.1974 Mardan 01.12.2001 01.12.2003 25.03.20 49. Mr. Hameed Ullah 01.04.1968 Swabi 01.12.2001 01.12.2003 25.03.20 50. Mr. Sajjad Ahmad 01.05.1968 Mardan 01.12.2001 01.12.2003 08.04.20 51. Mr. Shah Hassan 18.10.1970 Mardan 01.12.2001 01.12.2003 29.07.20 | | Ma Muhammad AVaZ | 03.03.1975 | | | 17.11.2003 | 07.11.2012 |
| 45. Muthammed 15.01.1970 / Tank 23.11.2001 23.11.2003 19.03.20 46. Mr. Salah-ud-Din 20.10.1963 / DIKhan 23.11.2001 29.11.2003 25.03.20 47. Mr. Tauheed Khan 11.02.1971) Swabi 29.11.2001 29.11.2003 24.01.20 48. Mr. Niaz Muhammad 25.04.1974 (Mardan) 01.12.2001 01.12.2003 25.03.20 49. Mr. Hameed Ullah 01.04.1968 (Mardan) 01.12.2001 01.12.2003 08.04.20 50. Mr. Sajjad Ahmad 01.05.1968 (Mardan) 01.12.2001 01.12.2003 19.07.20 51. Mr. Shah Hassan 18.10.1970 (Mardan) 01.12.2001 01.12.2003 29.07.20 | | Muhammad Jamil Akhlar | 22.02.1977 | | | . 23.11.2003 | 07.11.2012 |
| 46. Intr. Satar 9. 20.10.1963.3 Direction 47. Mr. Tauheed Khan 20.10.1963.3 Direction 48. Mr. Niaz Muhammad 11.02.1971 Novable 49. Mr. Hameed Ullah 25.04.1974 Novable 50. Mr. Sajjad Ahmad 01.04.1968 Novable 51. Mr. Shah Hassan 18.10.1970 Mardan 18.10.1970 Mardan 01.12.2001 O1.12.2003 O1.12.2003 29.11.2001 O1.12.2003 O1.12.2003 O1.12.2003 | | Jane Salah-id-Din | 15.01.1970 / | | | 23:11.2003 | 19.03.2012 |
| 47. Mr. Fautect 11.02.1971) Swatt 01.12.2001 01.12.2003 24.01.20 48. Mr. Niaz Muhammad 25.04.1974) Mardan 01.12.2001 01.12.2003 25.03.20 49. Mr. Hameed Ullah 01.04.1968 / Swabi 01.12.2001 01.12.2003 08.04.20 50. Mr. Sajjad Ahmad 01.05.1968 / Mardan 01.12.2001 01.12.2003 08.04.20 51. Mr. Shah Hassan 18.10.1970 Mardan 01.12.2001 01.12.2003 19.07.20 | | IMc Taubeed Khan | 20.10.1963 1/ | | | 29.11.2003 | |
| 49. Mr. Hameed Ullah 201.04.1968 Y. Swabi 01.12.2001 01.12.2003 20.04.20 50. Mr. Sajjad Ahmad 01.05.1968 Y. Mardan 01.12.2001 01.12.2003 08.04.20 51. Mr. Shah Hassan 18.10.1970 Mardan 01.12.2001 01.12.2003 19.07.20 | | Mr. Niaz Muhammad | 11.02.19/13 | | | 01.12.2003 | |
| 49. Int. Sajjad Ahmad 01.04.1986 / Mardan O1.12.2001 01.12.2003 08.04.20 50. Mr. Sajjad Ahmad 01.05.1968 / Mardan 01.12.2001 01.12.2003 19.07.20 51. Mr. Shah Hassan 18.10.1970 Mardan 01.12.2001 01.12.2003 19.07.20 | | Mr Hameed Ullah | 125.04.19749,- | | | 01.12.2003 | |
| 51. Mr. Shah Hassan 18.10.1970 Mardan 01.12,2001 01.12,2003 (2) | | Mr Sailad Ahmad | 01.04.1900 | | | 01.12.2003 | |
| 1 - 1 - 1 - 1 - 1 - 1 - 1 - 1 - 1 - 1 - | | Mr. Shah Hassan | 101.05.1906 | | | 01.12,2003 | |
| 1 52 Mr. Nazir Miail | 52. | Mr. Nazir Khan | 18.10.1970 | 141010011 | | | <i>⊗</i> |

A CONDICATE

| | | | | | Date of confirmation as SI | D.O Promotion |
|-------------|------------------------|-------------|------------|-------------------------|----------------------------|---------------|
| | | Date of | Domicile | Date of SI | as per Police Rules 13.18 | as DSP |
| ir. No | Name of Officers | Birth | Delitere | Promotion | 01.12.2003 | 08.04.2013 |
| | Called About | 02.02.1971 | Swabi | 01.12.2001 | 01.12.2003 | 25.03.2013 |
| 53. | Sahibzada Sajjad Ahmad | 08.03.1972 | Swabi | 01.12.2001 | 01.12.2003 | 25.03.2013 |
| 54. | Mr. Muzamil Shah | 15.03.1970 | Swabi | 01.12.2001 | 01.12.2003 | 30.11.2012 |
| 5 <u>5.</u> | Mr. Mushlaq Ahmad | 05.03.1971 | Swabi | 01.12.2001 | 01.12.2003 | 25.03.2013 |
| 56. | Mr. Shaukat Ali | 14.04.1969 | Swabi | 01.12.2001 | 01.12.2003 | 24.01.2014 |
| 57 | Mr. Abdul Samad | 01.01.1970 | Chitral | 01.12.2001 | 13.12.2003 | 07.11.2012 |
| 58. | Mr. Muhammad Khalid | 01.04.1971 | DIKhan | 13.12.2001 ⁻ | 24.01.2004 | 19.07.2013 |
| 59. | Mr. Shafiullah | | D.I.Khan | 24.01.2002 | | 24.01.2014 |
| 60. | Mr. Abdul Hai Khan | 01.08.1972 | D.I.Khan | 24.01.2002 | 24.01.2004 | 02.01.2014 |
| 61. | Syed Inayat Ali Shah | 10.01.1972 | Dikhan | 25.01.2002 | 24.01.2004 | 30.01.2018 |
| 62. | Mr. Zia Hassan | 01.11.1974 | | 14.10.2002 | 14.10.2004 | |
| 63. | Mr. Nasir Khan | 20.12.1972 | Peshawar | 17.10.2002 | 17.10.2004 | 12.09.2014 |
| | Mr. Rahim Hussain | 11.05.1970 | Shangla | 17.10.2002 | 17.10.2004 | 12.09.2014 |
| 64. | Mr. Amjad Hussain | 24.03.1971 | Mansehra | | 30.09.2002 | 02.04.2015 |
| 65 | Mr. Amjad Hussam | 09.01.1973 | Валли | 30.09.2000 | 13.01.2005 | 02.04.2015 |
| 66. | Mr. Murad Ali | 23.03.1968. | K. Agency | 13.01.2003 | 20,02,2005 | 30.09.2016 |
| 67/ | Mr. Ali Gohar | 04.03.1966 | / Mansehra | 20.02.2003 | | 02.04.2015 |
| 1.68. | Mr. Habib Ur Rehman | 12.04.1974 | Charsadda | 01.05.2003 | 01.05.2005 | 25.03.2016 |
| 69. | Mr. Waqar Ahmad | 24.06.1976 | Lakki | 01.05.2003 | 01.05.2005 | 02.04.2015 |
| 70. | Mr. Abdus Salam Khalid | 24.06.1976 | Novishera | 23.06.2003 | 23.06.2005 | |
| 71. | Mr. Sajjad Hussain | 23.03.1976 | Bannu | 24.07.2003 | 24.07.2005 | 24.01.2014 |
| 72. | Muhammad Tahir Shah | 01.03.1972 | Kohat | 29.08.2003 | 29.08.2005 | 02.04.2015 |
| | Mr. Safdar Khan | 30.04.1971 | | 20.12.2003 | 20,12,2005 | 25.03.2016 |
| 73. | Mr. Hidayat Ullah Shah | 20.04.1965 | / Swabi | 20.12.2003 | 20,12,2005 | 12.09.2014 |
| 74. | Wr. Muayat Chart | 14.04.1969 | Charsadda | | 20.12.2005 | 24.01.2014 |
| <u>75.</u> | Mr. Shakeel Ahmad | 10.04.1969 | Mardan | 20.12.2003 | 20,12.2005 | 12.09.2014 |
| 76. | Mr. Khan Khel | 04.05.1969 | Mardan | 20.12.2003 | 20,12,2005 | 25.03.2016 |
| 77. | Mr. Muhammad Saeed | 15.01.1974 | Mardan | 20.12.2003 | 20.12.2005 | 25.03.2016 |
| 78. | Mr. Rasheed Iqbal | 07.03.1974 | Mardan | 20.12.2003 | | 02.04.2015 |
| 79. | Mr. Muhammad Fáyaz | 09.10.1971 | Peshawar | 01.01.2004 | 01,01.2006 | 02.04.2015 |
| BO. | Ms. Aneela Náz | | Swabi | 01.01.2004 | 01,01,2006 | |
| | Ms. Asmal Ara | 15.04.1975 | Charsadda | 01,01.2004 | 01.01.2006 | 02.04.2015 |
| 81. | Mrs. Shazla Shahid | 30.04.1976 | <u> </u> | 08.04.2004 | 08.04.2006 | 02.04.2015 |
| 82. | Mr. Mujeeb Ur Rehman | 02.04.1969 | Bannu | 1 00.04.2004 | | (4) |

त्रक्रिक्टर्याह

WP1289-2023 TAYYAB JAN VS GOVT CF PGS113 USB pdf

| - | | | | | | | D.O Promotion |
|--------------|--------|--|-------------|-------------------|--------------|----------------------------|---------------|
| , | | TRAIN TO THE STATE OF THE STATE | | <u> </u> | Date of SI | Date of confirmation as SI | as DSP |
| Ė | | Coffinger | Date of | Domicile - | Promotion | as nor Police Rules 13.10_ | 24.01.2014 |
| 1. | Sr. No | Name of Officers | Birth | Lakki | 17.04.2004 | 17.04.2000 | 24.10.2014 |
| + | 84. | Mr. Nisar Muhammad | 20.01.1973 | Nowshera | 31.05.2004 | 31.05.2006 | 02.04.2015 |
| Ī | B5. | Mr. Rahmal Ullah | 05.03.1971 | Bannu | 07.10.2004 | 07.10.2006 | 02.04.2015 |
| - | 86. | Mr. Mustafa Kamal Pasha | 01.09.1969 | | 07.10.2004 | 07.10.2006 | 18.08.2015 |
| - | 87. | Mr. Azmat Ali Khan | 06.01.1970 | Bannu ' | 07.10.2004 | 07.10.2006 | 02.01.2014 |
| <u> </u> | 88. | Mr. Shabir Hussain Shah | 15.06.1972 | Lakki | 22.11.2004 | 22.11.2006 | 02.01.2014 |
| 1 | 89. | Arbab Shafiullah Jan | 09.10.1966 | Peshawar Peshawar | 22.11.2004 | 22.11.2006 | 06.02.2014 |
| H | 90. | Mr. Rafiullah | 12.03.1968 | Charsadda | 22.11.2004 | 22.11.2006 | 02.04.2015 |
| ŀ | 91. | Muhammad Atiq Shah | 01.09.1978 | Peshawar | 22.11.2004 | 22.11.2006 | 30.09.2016 |
| T | 92. | Mr. Yasir Aman | 11.08.1970 | Charsadda | 22.11.2004 | 22.11.2006 | 15.11.2016 |
| t | 93. | Mr. Naseer Ali | 03.10.1975 | | 22.11.2004 | 22.11.2006 | |
| ŀ | 94. | Mr. Murad Ali | 13.04.1965 | Mansehra | 04.12.2004 | 04.12.2006 | 30.09.2016 |
| | £5. | Mr. Aurang Zeb | 05.01.1970 | Abboltabad | 04.12.2004 | 04.12.2006 | 15.11.2016 |
| J | 96: | Mr. Sajjad Haider | 20.04.1970 | Mardan | 07.12.2004 | 07,12.2006 | 18.08.2015 |
| Υ | 97. | Mr. Muhammad Ilyas | 01.04.1973 | Peshawar | 08.12.2004 | 08.12.2006 | 07.03.2017 |
| ŀ | 98. | Mr. Arshad Khan | 30.05.1974 | Abbottabad | 09.12.2004 | 09.12.2006 | 12.09.2014 |
| . | 99. | Ms. Nazia Naureen | 01.12.1970 | | 09.12.2004 | 09.12.2006 | 12.09.2014 |
| | 100. | Mrs. Shahzadi Noshad | 10.04.1972 | Hangu | 23.12.2004 | 23.12.2006 | 24.10.2014 |
| Ė | 101. | Mr. Alamzeb | 12.02.1980 | Mardan | 10.01.2005 | 10.01.2007 | 18.08.2015 |
| : | 102. | Mr. Aqiq Hussain | 01.04.1965 | | 10.01.2005 | 10.01.2007 | 25.03.2016 |
| | 103. | Mr. Falak Nawaz | 03.02.1969 | Kohat | 10.01.2005 | 10.01.2007 | 24.08.2020 |
| | 104. | Mr. Mazhar Jehan | 12.12.1970 | Kohat | 10.01.2005 | 10.01.2007 | 18.08.2015 |
| ۲. | | Mr. Khalid Usman | 06.01.19674 | | 10.01.2005 | 10.01.2007 | 29.11.2018 |
| • | 105. | Mr. Asad Zubair | 15.01.1980 | Kohal | 10.01.2005 | 10.01.2007 | 24.08.2020 |
| | 106. | Mr. Muhammad Riaz | 13.08.1973 | Karak | 16.04.2005 | 16.04.2007 | 24.10.2014 - |
| | 107. | Mr. Zafar Khan | 10.01.1963 | | 13.05.2005 | 13.05.2007. | 02.04.2015 |
| | 108. | Mrs. Rozia Allal | 30.07.1969 | | | 13.05.2007 | 02.04.2015 |
| | 109. | ivis. Hamida Bano | 04.12.1970 | Peshawar | 13.05.2005 | 07.06.2007 | 25 03.2016 |
| | 110. | Mr. Muhammad Ismail | 12.01.1966 | | 07.06.2005 | 02.07.2007 | 30.01.2018 |
| | 111. | Mr. Munaminad issues | 07.03.1974 | Lakki | . 02.07.2005 | 13.07.2007 | 25.03.2016 |
| | 112. | Mr. Mehmood Nawaz | 04.04.1964 | | 13.07.2005 | 13.07.2007 | |
| | 113. | Mr. Muhammad Sallar Khan | | . | | C | |

| | | | | استهوار سروي | Date of confirmation as SI | D.O Promotion |
|--------|--------------------------|-------------|-------------|--------------------------|----------------------------|----------------------|
| Sr. No | Name of Officers | Date of | Domicile | Date of SI Promotion | as per Police Rules 13.16 | as DSP 25.03.2016 |
| l | · · · | Birth | Buner | 13.07.2005 | 13.07.2007 | 15.11.2016 |
| . 114. | Mr. Muhammad Zaman | 01.01.1965 | Swabi | 13.07.2005 | 13.07.2007 | |
| 115. | Mr. Riaz Muhammad | 10.12.1962 | Mansehra | 28.12.2005 | 28.12.2007 | 12.09.2014 |
| 116. | Mr. Rizwan Habib | 19.04.1974 | Abboltabad | 28.12.2005 | 28.12.2007 | 24.10.2014 |
| 117. | Mr. Jehangir Khan | 10.11.1965 | | 27.05.2006 | 27.05.2008 | 30.01.2018 |
| · 118. | Mr. Shah Mumlaz | 20.02.1965 | Dir Lawer | 27.05.2006 | 27.05.2008 | 24.08.2020 |
| 119. | Mr. Zahoor Ahmed | 01.01.1980 | Dir Lower | 27.05.2006 | 27.05.2008 | 30.01.2018 |
| 120. | Mr. Zafar Ahmad | 10.01.1979 | Chitral | 27.05.2006 | 27.05.2008 | 30.01.2018 |
| 121. | Mr. Farmanullah | 27.10.1978 | Dir Lower | 27.05.2006 | 27.05.2008 | 24.08.2020 |
| 122. | Mr. Wahid Ullah | 01.04.1981 | Dir Lower | 25.08.2006 | 25.08.2008 | 15.11.2016 |
| 123. | Mr. Iftikhar Ali Shah | 11.05.1976 | Bannu | | 07.11.2008 | 30.09.2016 |
| 124. | Mr. Amir Hussain | 25.05.1965 | Swabi | 07.11.2006 | 23.11.2008 | 29.11.2018 |
| 125. | Mr. Sher Afsar | 09.02.1963 | Swabi | 23.11.2006 | 23.11.2008 | 25.03.2016 |
| 126. | Mr. Muhammad Raul | 04.04.1963 | Mardan | 23.11.2006 18.04.2007 | 18.04.2009 | 25.03.2016 |
| 127. | Mr. Rokhan Zeb | 07.04.1965v | Swabi | 16.07.2007 | 16,07.2009 | 25.03.2016 |
| 128. | Mr. Janzada | 01.04.1963 | Charsadda | 20.10.2007 | 20,10,2009 | 29.11.2018 |
| 129. | Mr. Zahid Khan | 08.04.1967~ | Mkd. Agency | 20.10.2007 | 20.10.2009 | 29.11.2018 |
| 130. | Mr. Badshah Hazrat | 15.02.1969 | Dir Lower | 20.10.2007 | 20.10.2009 | 29.11.2018 |
| 131. | Mr. Naveed Iqbal | 13.03.1981 | Swat | 20.10.2007 | 20,10.2009 | 16.05.2019 |
| 132. | Mr. Ajmal Khan | 15.05.1982 | Mkd: Agency | 20.10.2007 | 20,10,2009 | 24.08.2020 |
| 133. | Mr. Atiq-ur-Rehman | 01.11.1981 | Chitral | 03,11,2007 | 03.11.2009 | 30.01.2018 |
| 134. | Mr. Shahid Adnan | 27.03.1973 | D.I.Khan | 03.11.2007 | 03.11.2009 | 29.11.2018 |
| 135. | Mr.Muhammad Saleem Tariq | 01.03.1969 | DiKhan | 04.11.2007 | 04.11.2009 | 30.01.2018 |
| 136. | Mr. Gu! Shid Khan | 01,06,1980 | Charsadda | 24,11,2007 | 24.11.2009 | 07.03.2017 |
| 137. | Mr. Shaheen Shah Gohar | 03.03.1971 | Charsadda | 19.12.2007 | 19.12.2009 | 30.09.2016 |
| 138. | Mr. Gohar Ali | 15.11.1974 | Peshawar | 19.12.2007 | 19.12.2009 | 30.09.2016 |
| 139. | Mr. Riaz Khan | 03 02.1975 | Peshawar | 19.12.2007 | 19.12.2009 | 30.09.2016 |
| 140. | Mr. Fazal Wahid | 12.01.1971 | Malakand | 14.03.2008 | 14.03.2010 | 30.09.2016 |
| 141. | Mr. Amjid All | 24.04.1969 | Swabi | 26.03.2008 | 26,03,2010 | 30.09.2016 |
| 142. | Mr. Izhar Shah | 06.03.1966 | Mardan | - 03.04.2008 | 03.04.2010 | 15.11.2016 |
| 143. | Mr. Sher Rehman | 05.04.1964~ | Mardan — | - 03.04.2000 | | 3) |

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| • | | | | Date of St | Date of confirmation as Si | D.O Promotion |
|---------------|------------------------|----------------|-------------|------------|----------------------------|---------------|
| | | Date of [| Domicile | Promotion | as per Police Rules 13.18 | 12.03.2018 |
| ir. No | Name of Officers | Birth | bbollabad | 07.01.2002 | | 16.05.2019 |
| 144. | Mr. Jamil-ur-Rehman | 10.0 | Mansehra | 08.04.2008 | 08.04.2010 | 24.08.2020 |
| 145. | Mr. Muhammad Igrar | 1 [1,02,1000 } | Mansehra | 08.04.2008 | 08.04.2010 | 07.03.2017 |
| 146. | Mr. Shah Nawaz | | Mansehra · | 08.04.2008 | 08.04.2010 | 30.09.2016 |
| 147. | Mr. Muhammad Khurshid | 12.03.1969 | Haripur | 08.04.2008 | 08.04.2010 | 29.11.2018 |
| 148. | Mr. Muhammad Altaf | 01.12.1968 | Mardan | 19.04.2008 | 19.04.2010 | 30.01.2018 |
| 149. | Mr. Fazal Wahid | 16.02.1970 | Mardan | 21.04.2008 | 21.04.2010 | 30.01.2018 |
| 150. | Mr. Muslim Khan | | bboltabad | 21.04.2008 | 21.04.2010 | 29.11.2018 |
| 151. | Mr. Muhammad Saddique | 10.11.1044 | Peshawar | 21.04.2008 | 21.04.2010 | 15.11.2016 |
| 152. | Mr. Faqir Hussain | | harsadda | 21.04.2008 | 21.04.2010 | 30.01.2018 |
| 153. | Mr. Naseer Khan | 01.07.100-1 | harsadda | 21.04.2008 | 21.04.2010 | 15.11.2016 |
| 154. | Mr. Hukam Khan | | Charsadda | 21.04.2008 | 21.04.2010 | 30.01.2018 |
| 155. | Mr. Arab Nawaz | | Newshera | 21.04.2008 | 21.04.2010 | 30.01.2018 |
| 156. | Mr. Mehar Ali | 05.11.1963 | Mardan | 21.04.2008 | 21.04.2010 | 30.01.2018 |
| 157. | Mr. Yar Nawab | 10.02.1968 | Charsadda | 21.04.2008 | 21.04.2010 | 30.01.2018 |
| 158. | Mr. Illikhar Ali | | Charsodda | 21.04.2008 | 21.04.2010 | 30.01.2018 |
| 159. | Mr. Nasir Khan | | Charsadda | 21.04.2008 | 21.04.2010 | 16.05.2019 |
| 160. | Mr. Hazrat Ullah | | Charsadda | 21.04.2008 | 21.04.2010 | 18.02.2022 |
| 161. | Mr. Fazal Dad | 24.10.1963 | Peshawar | 21.04.2008 | 21.04.2010 21.04.2010 | 30.01.2018 |
| 162. | Mr. Abdullah Jan | 08.04.1964 | Charsadda | 21.04.2003 | | 30.01.2018 |
| 163. | Mr. Liaqat Ali | 01.05.1970 | Charsadda | 21.04.2008 | 04.07.2010 | 18.02.2022 |
| 7164 . | Mr. Tayyab Jan | 25.04.1975 | Bannu | 04.07.2008 | 05.08.2010 | 16.05.2019 |
| 165. | Mr. Asif Mehmood | 01.02.1968 V N | /kd: Agency | 05.08.2008 | 26.08.2010 | 30.01.2018 |
| 166. | Mr.Ghulam Sadiq | 116.02.1964 | Mardan | 26.08.2008 | 26.08.2010 | 30.01.2018 |
| 167. | Mr. Roshan Zeb | 02.05.1968 | Nowshera | 26.08.2008 | 26.08.2010 | 15.11.2016 |
| 168. | Mr. Fazal Subhan | | Charsadda | 26.08.2008 | 10.09.2010 | 15.11.2016 |
| 169. | Mr. Muhammad Ijaz Khan | 30.03.1975 | Charsadda | 10.09.2008 | 19.09.2010 | 15.11.2016 |
| 170. | Mr. Muhammad Yaseen | 20.05.1970 | Abbottabad | 19.09.2008 | 19.09.2010 | 07.03.2017 |
| 171. | Mr. Ibrar Khan | 28.12.1973 | Haripur | 19.09.2008 | 19.09.2010 | 14.03.2017 |
| 172. | Mr. Muhammad Yaseen | 10.05.1968 | Mansehra | 19.09.2008 | Ja'na'so io | 3) |

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| | | | 15.00 | | 84.5 (10.4) | | D.O Promotion |
|--------|--------|---------------------------------------|-------------|----------------|-------------|----------------------------|---------------|
| . ; | • | | | π | Date of SI | Date of confirmation as SI | as DSPi |
| | | · · · · · · · · · · · · · · · · · · · | Date of | Domicila | Promotion | Police Rules | 16.05.2019 |
| - 1 | Sr. No | Name of Officers | Birth | | 19.09.2008 | 19.09.2010 | 30.01.2018 |
| - | 174. | Mr. Farhad Ali | 16.11.1962 | Mardan | 19.09.2008 | 19.09.2010 | 16.05.2019 |
| - | | Mr. Zakir Hussain | 09.03.1956 | Appollabad | 19.09.2008 | 19.09.2010 - | 07.03.2017 |
| | 175. | Mr. Azam Ali Shah | 01.01.1963 | Abbollabad | 19.09.2008 | 19.09.2010 | 07.03.2017 |
| - | 176. | Mrs. Samina Zafar | 25.12.1975 | Haripur | 19.09.2008 | 19.09.2010 | 30.01.2018 |
| | 177. | | 16.12.1955 | Abbollabad | 19.09.2008 | 19.09.2010 | 30.01.2018 |
| يا | 178. | Mr. Mehboob | 01.04.1963 | Abbollabad | | 19.09.2010 | |
| | 179. | Mr. Muhammad Hamayun | 01.11.1963 | Mansehra | 19.09.2008 | 03.12.2010 | 15.11.2016 |
| Γ | 180. | Mr. Ghulam Muhammad | 05.05.1963 | D.I.Khan | 03.12.2008 | 30.12.2010 | 30.01.2018 |
| Γ | 181. | Mr. Zahoor-Ud- Din Khan | 09.10.1966 | Charsadda | 30.12.2008 | 30.12.2010 | 30.01.2018 |
| Ţ | 182. | Mr. Muhammad Nabi | 20.02.1971 | Mardan | 30.12.2008 | 30.,23 | 30.12.2019 |
| ı | 183. | Mr. Ayaz Mehmood | 01.01.1974 | Peshawar | 29.01.2009 | 28.07.2011 | 16.05.2019 |
| t | 184. | Mr. Shakeel Ahmed | 10.03.1970 | Hangu | 28.07.2009 | 11.08.2011 | 18.02.2022 |
| ł | 185. | Mr. Hussain Ghulam | 14.05.1963 | Mardan | 11.08.2009 | 11.08.2011 | 18.02.2022 |
| | 186. | Mr. Muhammad Akbar | 01.01.1969 | Swabi | 11.08.2009 | 28.08.2011 | 30.01.2018 |
| | 187. | Mr. Zareef Khan | 14.04.1972 | Mardan | 28.08.2009 | 28.08,2011. | 15.05.2019 |
| - 1 | 188. | Mr. Bashir Dad | 15.05.1967 | Shangla | 28.08.2009 | 28.08.2011 | 24.08.2020 |
| | 189. | Mr. Arshad Hussain | 13.04.1970 | Haripur | 28.08.2009 | 28.08.2011 | 30.09.2016 |
| | 190. | Mr. Malloob Khan | 08.08.1965 | Mansahra | 28.08.2009 | 28.08.2011 | 24.08.2020 |
| | 191. | Mr. Shah Nawaz | 15.01.1965 | Mardan | 28.08.2009 | | 24.08.2020 |
| - | | Mr. Fazal Wahab | 15.01.19034 | Abbollabad | 28.08.2009 | 28.08.2011 | 18.02.2022 |
| • | 192. | Mr. Jehanzeb Khan | 30.11.1966 | Abbottabad | 28.08.2009 | 28.08.2011 | 19.04.2022 |
| | 193. | Mr. Muhammad Amin | 06.09.1962 | Mansehra | 28.08.2009 | 28.08.2011 | 24.08.2020 |
| | 194. | Mr. Muhammad Sohail | 30.04.1977 | Haripur | 13.10.2009 | 13.10.2011 | 24.08.2020 |
| | 195. | Mr. Muhammad Yousal | 24.08.1964 | Mansehra | 13.10.2009 | 13.10.2011 | 24.08.2020 |
| ٠ | 196. | Mr. Muhammad Sajjad | 24.03.1969 | Abbollabad | 13.10.2009 | 13.10.2011 | 30.01.2018 |
| | 197. | Mr. Fida Muhammad | 11.12.1964 | Mardan | 18.11.2009 | 18.11.2011 | 30.01.2018 |
| | 198. | Wr. Ploa North | 10.11.1963 | Peshawar | 18.11.2009 | 18.11,2011 | 16.05.2019 |
| ٠ | 199. | Mr. Alam Zeb | 15.04.1964 | | 18.11.2009 | 18.11.2011 | |
| | 200. | Mr. Saeed Khan | 21.12.1968 | Nowshera | 18.11.2009 | 18.11.2011 | 30.01.2018 |
| | 201. | Mr. Muhammad Ishaq | 29.04.1963 | Mardan | 18.11.2009 | _1.B. 1.1.201-1 | 18.02.2022_ |
| • | 202. | Mr. Pasham Gul | 20.04.1968 | Peshawar | | | 1 |
| | 203. | Mr. Nasrullah Khan | | | | | |

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| | | | | | Date of confirmation as St | D.O Promotion |
|--------|-----------------------|-------------|------------|------------|---|---------------|
| | | <u> </u> | | Date of SI | Date of confinitation 13.18 as per Police Rules 13.18 | as DSP |
| | Name of Officers | Date of | Domicile | Promotion | as per Police Rules 18.11.2011 | 24.08.2020 |
| Sr. No | | Birth | Charsadda | 18.11.2009 | 18.11.2011 | 29.11.2018 |
| 204. | Mr. Janan Habib | 16.05.1964 | 'Charsadda | 18.11.2009 | 18.11.2011 | 29.11.2018 |
| | Mr. Amir Nawaz | 20.03.1970 | Mardan | 18.11.2009 | 18.11.2011 | 24.08.2020 |
| 206. | Mr. Afsar Zaman | 01.09.1969 | | 18.11.2009 | 18.11.2011 | 30.01.2018 |
| 207. | Mr. Rajab Ali | 09.02.1975 | Kohal | 18.11.2009 | 18.11.2011 | 30.01.2018 |
| | Mr. Noor Ullah | 10.05.1964 | Peshawar | 18.11.2009 | 18.11.2011 | 16.05.2019 |
| 208 | Mr. Mukhtiar Ahmad | 03.12.1964 | Charsadda | 12.07.1997 | 12.07.1999 | |
| 209. | Mr. Muhammad Irlan | 01.08.1970 | Karak | | 01.01.2012 | 24.08.2020 |
| 210. | Wr. Munathines ites | 06.01.1982 | Nowshera | 01.01.2010 | 01.01.2012 | 18.02.2022 |
| 211. | Mr. Arshad Ahmed | 12.02.1981 | Malakand | 01.01.2010 | 01.01.2012 | 18.02.2022 |
| 212. | Mr. Muhammad Kamran | 27.12.1979 | Charsadda | 01.01.2010 | 01.01.2012 | 18.02.2022 |
| 213. | Mr. Sajid Mumlaz | 121.01.1983 | Peshawar | 01.01.2010 | 01.01.2012 | 18.02.2022 |
| 214. | Mr. Fida Hussain | 10.04.1983 | Charsadda | 01.01.2010 | | 18.02.2022 |
| .215. | Mr. ijaz Ali | 01.10.1965 | Nowshera | 01.01.2010 | 01.01.2012 | 24.08.2020 |
| 216. | Mr. Zaka Ullah | 20.02.1968 | Mkd Agency | 01.01.2010 | 01.01.2012 | 29.11.2018 |
| 217. | Mr. Ali Khan | | Charsadda | 01.01.2010 | 01.01.2012 | 29.11.2018 |
| 218. | Mr. Abdur Rashid | 03.05.1968 | Nowshera | 01.01.2010 | 01.01.2012 | 29.11.2018 |
| 219. | Mr. Khalid Khan | 02.01.1969 | Charsadda | 01.01.2010 | 01.01.2012 | 29.11.2018 |
| 220. | Mr. Niaz Muhammad | 14.09.1973 | Charsadda | 01.01.2010 | 01.01.2012 | |
| 221. | Mr. Tauheed Ullah | 08.04.1982 | Charsadda | 01.01.2010 | . 01.01.2012 | 18.02.2022 |
| | Mr. Ijaz Ali | 14.05.1978 | Charsadda | 01.01.2010 | 01.01.2012 | 18.02.2022 |
| 222. | Mr. Adnan Azam | 16.06.1984 | | 01.01.2010 | 01.01.2012 | 18.02.2022 |
| 223. | Mr. Zahid Alam | 15.07.1987 | Peshawar | 01.01.2010 | 01.01.2012 | 18.02.2022 |
| 224. | Mr. Rehmatullah | 07.03.1986 | Peshawar | 01.01.2010 | 01.01.2012 | 18.02.2022 |
| 225. | Mr. Taj Muhammad Khan | 13.02.1979 | Nowshera | 20.03.2010 | 20,03.2012 | 18.02.2022 |
| 226, | Mr. 1aj Wunaninao (| 15.03.1979 | Mardan | | 20.03.2012 | 18.02.2022 |
| 227. | Mr. Muhammad Inam Jan | 15.01.1980 | Mardan | 20.03.2010 | 20.03.2012 | 18.02.2022 |
| 228. | Mr. Luqman Khan | 14.01.1985 | | 20.03.2010 | 20.03.2012 | 18.02.2022 |
| 229. | Mr. Ikhtiraz Khan | 25.05.1972 | | 20.03.2010 | 20.03.2012 | 18.02.2022 |
| 230. | Pir Zar Badshah | 03.12.1978 | | 20.03.2010 | 20.03.2012 | 18.02.2022 |
| 231. | Mr. Muhammad Fazil | 03.01.1977 | | 20.03.2010 | | 18.02.2022 |
| 232. | Mr. Imtiaz Ali | 04.03.1984 | | 20.03.2010 | 20.03.2012 | |
| 233. | Mr. Sabir Gul | 19.03.1904 | | | (8 | シニ・ニー |

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NOTE:- Any officer who has any objection regarding his seniority/missing of name/date of birth etc, he must submit his representation within 15

Days after the issuance of this list, otherwise no representation will be entertained after the specific period.

(DR. ZAHID ULLAH) PSP AIG/Establishment

For Inspector General of Police, Khyber Pakhtunkhwa,

Copy to all concerned

ANNEXUIL

BETTER COPY

GOVERNMEN'I OF NWFP HOME & TRIBAL AFFAIRS DEPARTMENT DATED PESHAWR THE 16.1.1988

ORDER

No. SORP-II) HD/8-10/146-149. Sanction of the Govt: of NWFP is hereby accorded to the ruising of Armed Reserve Police Force in NWFP comprising the following units of NWFP Police.

- Additional Police.
- Special Police levy,
- PAF contingent. 3.
- Runge Reserve Pintoons.
- Provincial Reserve Armed Platoons.
- Frontier Armed Reserve.
- Complis Pence Corps, Peslumar University.
- STER ATS.
- Mounted Police.
- 10. Standing Guards and Police Escorts etc. etc. including those provided to private bodies/persons
- As a result of the said re-organization, sanction is accorded to the creation of the following posts with effect from 1.10.87 of a total cost of Rs.2989170/- as detailed below:-

| pa pa | | | 2653650/- |
|------------------------------------|-----------------------|-------------|---------------------|
| 6-222-000-total Es ; Charg | 25 | | 1823760/- |
| 6-22-10-total Basic Salary | · | | 339680/- |
| 6-232-11-Busic Pay of offi | (BPS-19) | | 33040/- |
| One DIG (Commundant) | (BPS-18) | | 108400/- |
| Five Supdis: of Police | (BPS-17) | | 198240/- |
| Twelve DSsP | • • | | 1484080/- |
| 6-222-012- pay of other sta | 111 | | 167200/- |
| 19 inspectors | (BPS-14) | | 436800/- |
| 60 Sub-inspectors | (ups-11) / | | 369200/- |
| 71 IICs | (BPS-3) | | 10500V- |
| One office Supdi: | (BPS-16) | | 9320/- |
| One stemographer | (BPS-15) | | 38800/- |
| Five steno typist | (BPS-12) | | B736W- |
| 12 Assistants | (BPS-II) | • | 90000/- |
| 15 Senior Clerks | (BPS-7) | | 134400/- |
| 24 Junior Clerks | (BPS-5) | • | 25000/- |
| Five Dafturies | (BPS-2) | | 57600/- |
| 12 N/Qs | (BPS-1) | | 57600/- |
| 12 Behishtles | (BPS-1) | | 789090/- |
| 6- <u>227</u> -020-total cegular a | llowences. | | 547330/- |
| 022-House Rent Allower | ice | | 14300/- |
| 027-yeashing allowance. | • | | 2300/- |
| U28-Dress allowance | | | 130560/- |
| 029-Rution allowance | | | 24800/- 120200/- |
| 029-medical allowance | | | |
| 6-222-030-total other al | lownices | | 40800/- |
| 034-Medical charges | | | 1800/- |
| 036-out lit allowances | | | 24000/- |
| 039-mber allowances | | | 15000/- |
| 6-222-300-total commo | dities and services | | 335520/- |
| 511-T.A (others) | | | 335520/- |
| 1 | | Total | 2989170/ |
| a Counties of t | he Gove of NWFP is al | so accorded | to the up-gradation |

- Sanction of the Gove of NWFP is also accorded to the up-gradation of 1020 posts of special Police levy from Basic pay scale (1) to Basic pay scale 02 as constables with effect from 1.10.1987.
- The Grove of NIVIPP is further pleased to abolish the posts of 7 ASIs and 279 Constables with effect from 1.10.1987 to neutralize the Addl: cost of 255 costs created as above, the details of posts abolished are given in Annex-A.
- The location of the staff created is shown in Annex-B. The duties and responsibilities of the new set up will be the as those of regular Police elsewhere and services will be governed by the Police Rules or any other rules applicable to their
- The expenditure involved is debarable to the function 6-222-provincial Police (Police proper and shall be met out of the counter parts in regular Police. existing budget grant for the current financial year 1987-88).
- A token grunt of Rs.10 is sometiened to meanureries the incurrence of above expenditure during the current financial year 1987-88. The different conditions imposed and other instructions issued by finance Depti; in connection with the implementation of the above scheme will be adhered to strictly.

Sd/-HOME SECRETARY GOVT OF NWFP HOME AND TRIBAL AFFAIRS DEPTT:

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GOVERNMENT OF NWFP, HOME & TRIBAL AFFAIRS DEPARTMENT

Dated Peshawar the 16.01.1998

ORDER

NO.SO (P-II)-HD/S-10/146-149. Sanction of the Govt. of NWFP is hereby accorded to the raising of Armed Reserve police force in NWFP comprising the following units of NWFP, Police,

- Additional Police
- Special Police levy
- 3. PAF contingent,
- Range Reserve Platoons
- Provincial Reserve Armed Platoons 5.
- Frontier Armed Reserve,
- Companies Peace Corps, Peshawar University
- STF & ATS 8.
- Mounted Police 9.
- 10. Standing Guards and Police Escorts etc, including those provided to private bodies/persons.
- As a result of the said re-organization, sanction is accorded to the creation of the following posts with effect, from 1.10.87 at a total cost of Rs.2989170/- as detailed below:

| 6-22-400-total Estt: Charge | | ٠ | 2653650/ | _ |
|-----------------------------------|------------|-------|----------|-----------|
| 6-22-10-total basic Salary | | | 1823760/ | - ' ' |
| 6-22-11-Basic Pay of officers | • | | 339680/- | |
| One DIG (commandant) | (BPS-19) | | 33040/- | • |
| Five Supdts. Of Police | (BPS-18) | • | 108400/- | |
| Twelve DSsP | (BPS-17) | | 198240/- | • |
| 6-22-012-Pay of other staff | (, | | 1484080/ | - |
| 19 inspectors | (BPS-14) | | 167200/- | |
| 60 sub inspectors | (BPS-11) | | 436800/- | |
| 71 HCs | (BPS-3) | | 369200/- | |
| One office Supdt. | (BPS-16) | | 10800/- | |
| One Stenographer | (BPS-15) | | 9320/- | |
| Five Steno typist | (BPS-12) | , | :38800/- | |
| 12 Assistants | (BPS-11) | ٠. | -87360/- | |
| 15 Senior Clerks | (BPS-7) | | 90000/- | |
| 24 Junior Clerks | (BPS-5) | | 134400/- | |
| Five Draftees | (BPS-2) | | 25000/- | |
| 12 N/Qs | (BPS-1) | | 57600/- | |
| 12 Bahishtires | (BPS-1) | • • • | 57600/- | |
| 6-22-020-total regular allowance | | | 789090/- | |
| 022-House rent Allowance | • | | 547330/- | |
| 027-washing Allowance | - | | 14300/- | |
| 028-Dress allowance | | | 2300/- | |
| 029-ration Allowance | - | | 130560/- | |
| 029-Medical Allowance | | • | 94800/- | |
| 6-222-030-total other allowances | | | 40800/- | |
| 034-Medical charges | | | 1800/- | |
| 036 outfit allowance | | | 24000/- | |
| 039-other allowances | · c | | 15000/- | |
| 6-22-500-total commodities and se | ervices | | 335520/- | |
| 511-T.A (others) | • | • | 335520/- | |
| | | Total | ; | 2989170/- |
| | | | | |

- Sanction of the Govt. of NWFP is also accorded to the up-gradation of 1020 posts of special Police levy from Basic pay scale 101 to Basic pay scale 02 as constables with effect from 1.10.1987.
- 4. The Govt of NWFP is further pleased to abolish the posts of 7 AS1s and 279 Constables with effect from 1.10.1987 to neutralize the Add): cost of 255 costs created us above, the details of posts abolished are given in Annex-
- 5. The location of the staff created is shown in Annex-B. The duties and responsibilities of the new set up will be the same as those of regular Police elsewhere and services will be governed by the Police Rules or any other rules applicable to their counter pans in regular Police.
- 6. The expenditure involved is debatable to the function 6-272-provincial Police (Police proper and shall be met out of the existing budget grant for the current financial year 1987-88).
- 7. A token grunt of Rs.10 is sanctioned to menageries the incurrence of above expenditure during the current financial year 1987-88. The different conditions imposed and other instructions issued by finance Deptt: in connection with the implementation of the above scheme will be adhered to strictly.

GOVERNMENT OF T.W.F.P. Home and TRIBAL AFFAIRS DEPARTMENT.

DATLD PESSAYAR THE 16. 10: 6

ORDER

NO.50(P.II)1四/8-10/146-149 . Samet on of the Govt; of METP is hereby accorded to the raising of Irried Reserve Police force in Mary comprising the following units of H. W.F.P Police.

Additional folice.

Additional folice.

Special Police Levy.
P.A.F. Contingent.
Range Reserv: Platoons.
Provincial Armed Reserve Flatoons
Frontier Artid Reserve
Compus Peace Corps Postawar University.
Special Task Force and Anti-Terrorist Speed.
Normated Police.

Stending Guards and Police Escorts etc.etc including those provided to private bodies/persons. 10.

As a result of the said re-organization, sanction is not 1.10.87, et a total cost of to 29,89,170/- as detailed below:-2224CDO-Total Est:Chargus 26 57,250/... 26.2011-Basic Salary. 26.2011-Basic Pay of Officers 3.39,680/-Pive Sundta: of Police 3PS-18) 33,040/- 1,08,400/- 1,0 One DIG (Commandent) (195-19)

Five Sundty: of Police (195-19)

6-222-012-Pay of Other staff

Mineteen Inspectors (195-17)

Seventy one Hoad Constables (195-17)

Geventy one Hoad Constables (195-16)

One Office Supdt (195-16)

One Office Supdt (195-16)

Five Steno Typists (195-16)

Five Steno Typists (195-17)

Five Steno Typists (195-17)

Five Parteries (195-17)

Five Daftaries (195-7)

Five Daftaries (195-7)

Five Daftaries (195-17)

Five Steno Typists (19

3. Sanction of the Govt: of MIMP is also accorded to the Up-gradation of 1020 posts of Spacial Police Levy from Sasis Payonto Basic Pay Scale 2 as Constables with effect from 1.10.1987.

Contd....(2)

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GOVERNMENT OF NWFP, HOME & TRIBAL AFFAIRS DEPARTMENT

Dated Peshawar the 16/01/1998

ORDER

NO.SO (P-II)-HD/S-10/146-149. Sanction of the Govt. of NWFP is hereby accorded to the raising of Armed Reserve police force in NWFP comprising the following units of NWFP, Police,

- 1. Additional Police
- 2. Special Police levy
- 3. PAF contingent,
- 4. Range Reserve Platoons
- 5. Provincial Reserve Armed Platoons
- 6. Frontier Armed Reserve,
- Companies Peace Corps, Peshawar University
- 8. STF & ATS
- 9. Mounted Police
- 10. Standing Guards and Police Escorts etc, including those provided to private bodies/persons.
- 2. As a result of the said re-organization, sanction is accorded to the creation of the following posts with effect, from 1.10.87 at a total cost of Rs.2989170/- as detailed below:

| | | · i | · · · · · · · · · · · · · · · · · · · |
|--------------------------------|-------------|-------|--|
| 6-22-400-total Estt: Charge | ÷ | | 2653650/- |
| 6-22-10-total basic Salary | | | 1823760/- |
| 6-22-11-Basic Pay of officers | | | 339680/- |
| One DIG (commandant) | (BPS-19) | | 33040/- |
| Five Supdts. Of Police | (BPS-18) | | 108400/- |
| Twelve DSsP | (BPS-17) | | 198240/- |
| 6-22-012-Pay of other staff | | | 1484080/- |
| 19 inspectors | (BPS-14) | | 167200/- |
| 60 sub inspectors | (BPS-11) | - 1 | 436800/- |
| 71 HCs | (BPS-3) | | 369200/- |
| One office Supdt. | (BPS-16) | | 10800/- |
| One Stenographer | (BPS-15) | | 9320/- |
| Five Steno typist | (BPS-12) | | 38800/- |
| Twelve Assistants | (BPS-11) | | 87360/- |
| Fifteen Sr. Clerks | (BPS-7) | | 90000/- |
| Twenty four Jr. Clerks | (BPS-5) | | 134400/- |
| Five Draftees | (BPS-2) | | 25000/- |
| Twelve N/Qs | (BPS-1) | | 57600/- |
| Twelve Bahishtires | (BPS-1) | E I | 57600/- |
| 6-22-020-total regular allowar | nce | | 789090/- |
| 022-House rent Allowance | | | 547330/- |
| 027-washing Allowance | | | 14300/- |
| 028-Dress allowance | | | 2300/- |
| 029-ration Allowance | | | 130560/- |
| 029-Medical Allowance | | | 94800/- |
| 6-222-030-total other allowan | ces | | 40800/- |
| 034-Medical charges | | | 1800/- |
| 036 outfit allowance | | | 24000/- |
| 039-other allowances | | | 15000/- |
| 6-22-500-total commodities as | nd services | | 335520/- |
| 511-T.A (others) | | | <u>335520/-</u> |
| • | | Total | 2989170/- |
| | | | the state of the s |

3. Sanction of the Govt. of NWFP is also accorded to the up-gradation of 1020 posts of special Police levy from Basic pay scale 101 to Basic pay scale 02 as constables with effect from 1.10.1987.

4. The Govt; of NMFP is further passed to abolish the pasts of 7 ASIs and 279 Constables with effect from 1.40.4987 to neutralize the addl cost of 255 posts created as above. The datalls of posts abolished are given in Annexure-i.

The location of the Stall breatd are shown in Anterest-3.

The duties and responsibilities if the rew you up will be the same as those of Regular Police classifiers and its services will be governed by the Police Rules or any of r hales applicable to their counter-parts in regular Police. The

counter-parts in regular Polica...

6. The expenditure involved is debitable to the Finction 6-122.

Provincial Police(Folice Proper) and shill be not out of the existing budget grant for the current invencial for 1987-88.

7. A token grant of Rs.10- is said loned to regularies the incurrence of above expenditure during the current financial year 1987-88. The different conditions imposed and other instructions issued by Finance Depthiin connection with the simple of the above scheme will be adhered to strictly.

**COPY SECRETAR TOWER TO THE AND TOWER THE POLYTON OF THE

NO.7/12-B.HI/FD/ Bated Peshawar v. 5.1-/1988 Copy forwarded for information and nev ry action

11. The Accountant General KMEP Peshawer.
2. All Districts accounts Officer in NWFP.

K EHUJEAT HUGSAIN BUDGET OFFICER-III FIMANCE DEPTT:

NO.80(P.II)HD /8-10/146-14c

. Dated Peshawar, the 16.1. /1.

necessary action to:

1. The Inspector General of Police, HWFP Postawer.

2. The Budget Officer-III Govt; of HWFP Finance Deptt; Peshawer.

3. The Dy:Secretary Regulation-I Govt; of HWFP Finance Deptt:Peshawer.

4. The Section Officer(Police-I)Govt; of HWFP Hone and TAS Deptt:Pe.

SECTION OFFICER(POLICE-II)

ANNEXUIC

As a second step towards the Re-Organization of Frontier Armed Reserve, the following strength alongwith the ectipments, likes arms and incomition and Transport etc, etc: shall stand with-drawn from the offices noted against each placed under the administration of Commandant, Frontier Arms Reserve H.W.F.P.Peshawar with incediate effect:-

B.NO. NAME OF: SP:DSP:INSP:SIS:ABIS:HCB:COMBT:JAM:HAV:SEP:DRAWING AND DISBURSING FORCE.

Lirector Campus 1. Campus Peace 1 Peace Oerps Corps.

BSP, DIE, Bannu 780 2. Special Kohet & Karak Police Lavy.

> The case regarding transfer of proportionate b and declaration of Deputy Commandant, F.A.R. os Drawing and Disbursing Officer or the above staff will be decided in d ciurso.

> > Sd/-(MOHANNAI ABBAS KHAN) Trupector General of Police, NWFP, Peshawar.

2603. 32 /A-5, doted Peshawar the 1988 Owpy of above is forwarded for infermati and necessary action to:-

- 1. All Heads of Police Offices, in N.W.F.P.
- 2. All Brauch Superintendents, in OPO, Pashawar.
- 3. Registrer; CPO, Peshawar.
- 4. Assistant Secret, CPO, Peshawar.
- District Accounts Officers, Kohat, D. L. Khan, Bannu & Kara

(ISRAR MOHAMAD KEEN) DIG/HCRE:

For Inspector General of N.W.T.P.Peshawar.

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F.R. P STANDING ORDER NO.2* RECHUITMENT AND TRAINING.

RECEUITMENT.

All envolement in the FRP shall be carriout under chapter-III of Punjab Police Rules as smerded
vide notification Ro.3563-51/E-II, dated 5.3.1988 and
No. 27654-89/E-II, dated 26.12.1988 and other instructi
issued by the competent authority. The SP/FRP of the
Range shall carry out recruitment against vacancies.
Recruitment in HQ Platoons shall be carried out by the
Commandant or his nominee. It shall be ensured that all
the districts are represented in the RQ platoons in
accordance with their population figures of the last
census.

the percentage of non-matriculates (including follower constables) exceds 15 per cent of the total strength of the F.R.P.

TRAINING.

To maintain uniformity in training of F personnel and district Police, the syllabi approved fo regular Police recruits shall be followed. However, the IGP may prescribe additional courses for FRP according to the nature of their duties besides those mentioned in Police Rules, 1934 and Police Training College, Hangu manual.

The IGP shall fix the quota of seats for lower, Inter & Upper courses in accordance with the strength of FEP and by the same formula that is applicable to the District Police Anges.

APVOCATE

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(5)

The Commandant, FRP shall then allocate these stats to the respective FRP Hange / HQ according to the strength of lower & Upper subordinates in that Range/ AQ.

(S.MASUD SHAH)
INSPLOTOR GAMARAT OF POLICE,
NVFP PESHAWAR.

OFFICE OF THE CURLAND IN F.R.P NOFP PESSAWAR.

No. 5693-5523/GC dated Peshawar, the. 31 > /1994

Copy of above is forwarded to all

Heads of Police, Offices in NWFP, for information and necessary action.

Ours No LOZS

(MALIK NAVEED RHAN) DIG COMMANDANT F.R.P NWFP PESHAWAR.

ATTESTED

FIR.P STANDING CHOICA NO.3

PROJUTIONS.

In view of the nature of the duties assito the FRP, those officials who are illiterate or have failed to qualify the promotion lists shall be promoted the rate of 25 per cent of the posts of HOs, ASIs & f

rank of HC shall be :-

- a) qualified section commander's course.
- b) Physical fitness according to Police in 12-16 (i).
 - c) Cheracter roll clear of entry carrying moral stigma:
- d) Freference shall be given to dandidate who have qualified drill course.

 dinimum qualification for POs(SI/ASI)

 shall be:- ...
- a) Service as Section Commander- 3 years.
- b) Platoon Commander course passed.
- c) Physical fitness according to Police
 Eules 12.16.

member- GOs committee to assess the performance of Platoon commanders(SI/ASI) and HC (Section Commanders on completion of their tenure. The committee may recandidates for reversion or promotion to the rank of SI/ASI/HC in the FRP. These will include drill stef: and drop outs from A-I, B-I, lower and Intermediat courses.

ATTESTED

(2)

newever, the following foctors shall be taken into consideration while granting extensions.

- a) Retirement of the incumbert in the same rank.
- b) Lang A of marvice of the new incumbent.
- c) Status of next senior incumbent as he was be deprived of expertion due to granting of extrasion.

Coupter 15 of Folice Rules, 1954 read with star count los. 10 and 11 of 1967 shall novem the system of promotion and maintenance of promotion lists. However, those conscable who have met passed the lower school count Police Training college, hand what are otherwise considered suitable may with the up loval of Communicate, and the Alexander of the promoted. Head Const. ble upto a maximum of 10 per cent of the same pows. In this connection the following shall be criteria for promotion:—

- a) Faysical fitness according to Police Bule 12716(i).
- b) qualified in drill instructor course.
- c) qualified in section commander course. .
- d) Character holl clear of entry carrying moral stigma.
- e) qualified Gas dourse.

David 3-8-94 11

Office the CF of the Contraction of F. Margaret Land of the contraction

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WP1289-2023 TAYYAB JAN VS GOVT CF PGS113 USB.pdf

(2)

However, the following factors shall be taken into consideration while granting extensions.

- a) Retirement of the incumbent in the same rank.
- b) Length of service of the incumbent.
- c) Status of next senior incumbent as he may be deprived of sanction are to granted of extension.

Chapter 13 of police rules, 1934 read with same order No.s 10 and 11 of 1987 shall govern the system of promotion and maintenance of promotion list, however, those constable who have not passed the lower school in police training college, Hangu but are otherwise considered suitable with the an arrival of FIP....... be promoted. Read constable upto a maximum of 10 percent of the same costs. In this connection the following shall be criteria for promotion;-

- a) Physical fitness according to police rule 12716(i),.
- b) Qualified in drill inspector course.
- c) Qualified in section commander course.
- d) Character roll clear of entry carrying moral stigma
- e) Qualified gas course.

The Inspector General of Police pleased to order the re-naming of Frontier Armpd Reserve Frontier Reserve Police(F.R.P) with immediate offect.

SYED MASUD SEAR INSPECTOR GENERAL OF POLICE PESHAWAR. upp wather consists

3650-3950/E-II, dated Peshawar, the 27.2. 1991. Copy of above is forwarded for information ap 13. (5. necessary action to:-

- The Chief Secretary, Government of WMFP, Peshaware
- . The Secretary to Chief Minister, NWFF.
- The Secretary Governor NWTP.
- The Secretary to Govt: of NWIP (SEGAD).
- The Secretary to Govt: of NWPP, Home and TAS Deptt
- 6. The Commandant, Frontier Reserve Police, NWFP, Pent 7.-15 All Dy: Inspectors General of Police, in NVFF.
- 16. The Accountant General NWP, Peshawar.
- 17. All Anstt: Inspectors General of Police, in NVFP. 18. All Dintt: Accounts Officers in NWFP. 19. The Supdts: of Police, FAR, in NWFP.

- 20. The Director, Campus Peace Corps, University Cat
- 21. The Asatt: Commandant, BTC Barai-Naurang.
- 22. The Asutt: Commandant, PAR Sub HQRS Novishera 23. DSP I/IC RTC; Kohat.
- 24: Supdt: 40' Branch CPO.
- 25. Supdt: 'A'. Branch OPO.
- 26. Supdt: 'E' Branch, CPO.

. Bd, (ISRAR MOHAMMAD, KE

CIRCULAR ORDER

The inspector General of Police, NWFP has pleased to order the renaming of Frontier Ahmad Reserve to Frontier Reserve Police (F.R.P) with immediate effect.

SYED MASUD SHAH INSPECTOR GENERAL OF POLICE PESHAWAR

No. 3850-3950/E-II, dated Peshawar ,the 27.02.1991

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

- 1. The Chief Secretary, Govt. of NWFP Peshawar
- 2. The Secretary to Chief Minister, NWFP.
- 3. The Secretary to Govt. of NWFP.
- 4. The Secretary to Govt. of NWFP, (S&GAD)
- 5. The Secretary to Govt. of NWFP, Home and TAs Deptt.
- 6. The Commandant, Frontier Reserve Police, NWFP Peshawar
- 7-15 All Dy. Inspectors General of Police in NWFP
- 16. The Accountant General NWFP, Peshawar
- 17. All Asstt. Inspectors General of Police, in NWFP
- 18. All Distt: Account Officers in NWFP
- 19. All Supdts. Of Police FAR, in NWFP
- 20. The Director, Compass Peace Corps, University cantt
- 21. The Asstt. Commandant, TRC Sarai Naurang.
- 22. The Asstt. Commandant, FAR Sub HQRS Nowshera
- 23 DSP I/IC RTC, Kohat
- 24. Supdt. 'C' Branch CPO.
- 25. Supdt. 'A' Branch CPO.
- 26 Supdt. 'E' Branch CPO.

Sd/ISRAR MOHMAND KHAN
FOR INSPECTOR GENERAL OF POLICE
PESHAWAR

Annexure 45

COPY.

Bubject:-

NACROLYMENT POLICY FOR HARLY CLARY D POSTS IN POLICE.

On excommandation of a social committee constituted for the purpose, the inspector denoral of Folice, EWFP, has approved the fee-blowing general policy for mornithess of constables against the newly created post for the various Distribusts with effect from 1.7.1995(Reagains A.)

2.

COM IN DISTRICT.

The newly created postered Districts should be filled uptream the present proposed of PRP according to semicrit educational qualification/demicile.

- ii. Vacancies requiring from transfer of FRP personnel to Disk relice should be filled up through fresh recruitment in war.
- iiil Personnel selected for true for to district abould be allocated to the districts of their domicile/according the number of vecnocies uvallede in each Districts.

TELECOMMUNICATIONY

Since telecommunication required technical staff the AIG(Tele)will conduct required of personnel against vacancies sentitioned for his Unit. However four(4) personnel of telecommunication at present attached to For the purpose of any will be absorbed against these vacancies.

PHARTICA POLICA.

wince no traffic course of light officials are available of F, seniority can page out and educational standard required for traffic to its will apply.

distribution of perferenceioned for traffice Police H-Coost(4-40) will be an under:

| i. | Peshavar | <u>+0</u> · . | F.C. |
|--------|--------------|---------------|------|
| ii., | Echat | · | б. |
| iii. | Eagnu | | 6. |
| iv. | DILingo | · • | 6. |
| va. | Fiardan | . 1 | 5. |
| ivi. | Abbottabad | . 1 | 5. |
| . vii. | Hall elt and | i | б |

CREAN SELECTION/COLD.

The vocarcies against the newly sectioned posts for the times branches should be filled up from Peshawar Distra for lien purpose, rushowar Distrashould be given person

> ATTESTED APPLOINTE

| | RECRUITMENT POLICY FOR | |
|----------------------|-----------------------------|---|
| Subject: | DEV.DILLIMIENT DIN IL A HUN | |
| ~!!!!! !! | RELEBITION FULICITOR | |
| JUDICE. | | ٠ |
| | | |

On recommendation of special committee constituted for the purpose, the Inspector General of Police, NWFP, has approved the following general policy for recruitment of constable against the newly created post for the various District/Units with effect from 1.7.1993 (Annexure-A).

2 Post in DIG RTCT

The newly created posts of District should be file dup from the gained personnel of FRP according to senior it educational qualification/domicile.

- ii. Vacancies resulting from transfer of FRP personnel to District Police should he filled us through fresh recruitment in FRP.
- iii. Personnel selected for transfer to District should be allocated to the districts to their domicile/according the number of vacancies available in each Districts.

3. **Telecommunication**

Since telecommunication required technical staff the AIG (Elec) will conduct recruitment of personnel against vacancies sanctioned for his unit However four (4) personnel of telecommunication at present attached to ... for the purpose of any will be absorbed against these vacancies

4. <u>Traffic Police</u>

Since no traffic course officials are available in FRP, seniority cum physical and educational standard required for traffic. Since will apply.

Distribution of posts sanctioned for traffic police const. (4-40) will be as under:-

| • | • | RO | : ' . | F.C |
|--------------|------------|----------|-------|-----|
| i. | Peshawar | 1 : | ÷ | 6. |
| ii. | Kohat | - | | 6. |
| iii. | Bannu | | - | 6. |
| iv. | DIkhan | • | | 6. |
| . V . | Mardan | <u>-</u> | | 5. |
| vi. | Abbottabad | <u>-</u> | | 5. |
| vii. | Malakand | <u>-</u> | | 5. |

стг

The vacancies against the newly sanctioned posts for these branches should be filled up from Peshawar District for lien purpose, Peshawar District should be given.

majorator derio Da-ted Panhavar the Copy, forwarded to 1. The Dy:Inspector General of Colice Orders Branch Andiques 2. The Commandant, Fur Harr Peshidan 34 The Most Engeleter General of Palice, Tolodomounication 4. Hie Acotti Inspector appered of Folice, SID, Many training 5. The Acatta Inspector Comerca of Police, Frantic, Mar. 6. The Supdtiof Police, Mardon. 7. The Sundtiof Police, Dishum. 8. The Supat: of folios, balain. 9. The Dy. Inspector Comercial of Fallon, Peahswor Sange Found To, The Ericupation Police, arhaver Far Temperator General Fornance 82 Vao, natud esponer bine Copy of above in forwarded for independent and meeting to the:-1. All Subdeprof Rolling For in Time. 2. Ly remodition folics for light: galayar. 5. Rept be Consequely or War land-Rare : Don Chemo. pay be sent no all lele, constable come of the Unper Chievare

ATTASTED

INSPECTOR GENERAL OF POLICE, PESHAWAR

No.11715-22/ dated Peshawar the, 24.08.1993

Copy forwarded to;

- 1. The Dy. Inspector General of Police, Circle Branch Peshawar
- 2. The Commandant NWFP Peshawar
- 3. The Asst. Inspector General of Police, Telecommunication Peshawar
- 4. The Asst. Inspector General of Police, CTD, NWFP Peshawar
- 5. The Asst. Inspector General of Police, Traffic, NWFP, Peshawar
- 6. The Supdt. Of Police, Mardan
- 7. The Supdt. Of Police, D.I.Khan
- 8. The Supdt. Of Police, Lakki
- 9. The Dy. Inspector General of Police, Peshawar Range Peshawar
- 10. The Sr. Supdt. Of Police Peshawar

Sd/-DIG/H. FOR inspector general of police Peshawar

OFFICE OF THE COMMANDANT

No. 5024-83/EO, dated Peshawar the

Copy of above is forwarded for information and n/action to the;

Annexure 47

F.R.P STANDING ORDER NO.1

CRGANIZATION , ROLE , DUTLES & RESPONSIBILITIES. DEFINITION.

All terms and definitions used in Police Act, 1861 and Police Rules, 1934 or any other rules and laws of the land for Police officers posted to specialized cadres, branches of Police. will mutatis mutandi apply to the members of Frontier Reserve Police.

(a) CCMHANDART.

He will be an officer of the rank of Deputy
Inspector General of Police , appointed by the Government
as COMMANDANT of the Frontier Reserve Police.

(b) DEFUTY COIL ANDANT.

He will be a Police Officer and below the rank of Supdt: of Police, and will assist the COMMANDENT in the discharge of his duties and responsibilities.

(c) ASSISTANT CONTANDANT.

Includes Police Officer not below the rank of ASP/DSP. He will assist the COMMANDANT, Deputy Commandant and Supdt: of Police, FEP in the discharge of their duties.

(d) F.R.P RANGE.

PRP Range includes all the districts in a particular Range or Ranges as specified by the I.G.P.

(e) MEMBERS OF F.R.P.

Include Police Officers who are posted to or enrolled in the FRP. They also include GOs serving in the F.R.P.

(f) REGULAR POLICE.

Includes officers gosted to District Police, Special Branch, Crimes Branch, Traffic Police and CID and any other unit which may be added hence with.

ADTO STED

F.R.P STANDING ORDER NO.1

ORGANIZATION, ROLE, DUTIES AND RESPONSIBILITIES.

DEFINITION

All terms and definitions used in Police Act, 1861 and police rules, 1934 or any other rules and laws of the land for police officers posted to specialized cadres, branches of police will mutatis mutandi apply to the members of Frontier Reserve Police.

(a) COMMANDANT

He will be an officer of the rank of Deputy Inspector General of Police, appointed by the government as Commandant of the Frontier Reserve Police.

(b) <u>DEPUTY COMMANDANT</u>

He will be a Police Officer not below the rank of Superintendent of Police, and will assist the COMMANDANT in the discharge of his duties and responsibilities

(c) <u>s</u>

Includes Police Officer not below the rank of ASP/DSP. He will assist the COMMANDANT, Deputy Commandant and Superintendent of Police FRP in the discharge of their duties.

(d) F.R.P RANGE

FRP Range includes all the District in a particular Range or Ranges as specified by the I.G.P

(d) MEMBERS OF R.R.P

FRP Range includes all the District in a particular Range or Ranges as specified by the I.G.P.

(e) <u>MEMBERS OF F.R.P.</u>

Include Police Officers who are posted to or enrolled in the FRP. They also include OGs serving in the F.R.P.

(f) REGULAR POLICE.

Includes Officers posted to District Police, Special Branch, Crimes Branch, Traffic Police and CTD and any other unit which may be added hence forth.

(g) F.R.P TRAINING CONTRES.

Include the premises or buildings satisfied by the IGP as Training Centres/ Schools.

- 2. The entire strength of the FMP will be groups as under :
 - a) Active duty personnel (Regular Platoons)
 - b) Administrative Plateons.
 - c) Ministerial Staff.

Active duty personnel.

The entire active duty personnel will be organized into platoons and acctions. A platoon shall consist of 1-4-40 (ST/ASI-1, EOs-4 & Constables - 40). The 40 constables shall mediate five follower constables as well. A section shall be composed of one EO and tenactive duty personnel.

Three platoons shall be commanded by one Inspector and he will be designated as Company Commandow.

Applicability of Rules.

MOORDING to notification No. EC(Police-II)

HD/8-10/146-149, dated 16.1.1988 from Goods of RAMP,

Home & T.As Deptt:, the duties & responsibilities of
this force will be the sene as those of regular Police
elsewhere and its services will be governed by Police
Rules, 1934 or any other rules applicable to their
counterparts in regular Police.

Duties & Restonsibilities.

The duties a mesponsibilities of the FaF shall be to assist the regular Folice in the performance of the following duties:-

ATTESTED

(g) F.R.P TRAINING CENTRES

Include the premises or buildings notified by the IGP as Training centres/School.

- 2. The entire strength of the FRP will be group as under:
 - a) Active duty personnel (Regular Platoons)
 - b) Administrative Platoons.
 - c) Ministerial Staff

Active Duty Personnel

The entire active duty personnel will be organized into platoons and sections and sections. A platoon shall consist of 1-4-40 (SI/ASI-1, RCs-4 & Constables – 40). The 40 Constable shall include five follower constables as well. A section shall be composed of one EC and then active duty personnel.

Three platoons shall be commanded by one Inspector and he will be designated as company commandant Applicability of Rules.

According to notification No.SO (Police-II) HD/8-10/146-149, dated 16.1.1988 from Govt. of NWFP, Some and T.As Deptt, the duties and responsibilities of this force will be the sense as those of regular police elsewhere and its services will be governed by police rules, 1934 or any other rules applicable to their counterparts in regular police.

Duties & Responsibilities

Duties & Responsibilities

The duties a responsibilities of the FAP shall be to assist the regular police in the performance of the following duties.

(3)

- a) Anti Riot Operations:
- b) Operation against Criminal /POs.
- c) Security of VVIPs/ VIPs.
- d) Any other duties assigned by the IGP.

(S. MASUD SHAH) INSPECTOR GENERAL OF POLICE, NWFP PESHAVAR.

OFFICE OF THE COMMAND F.R.P NVFP PESHAVAR.

No. 5606-46 /GO dated Peshawar, the. 28-2 /1994.

Copy of above is forwarded to all

Heads of Police, offices in NWFP for information and necessary action.

Dien No Lozalia

(MALEK NAV ±±D·KHAF) DIG

COMMANDANT F.R.P NWFP.FASH

- a) Anti-Riot operations.
- b) Operation against criminal /POs.
- c) Security of VVIPs/VIPs.
- d) Any other duties assigned by the IGP.

SD/-S. MASUD SHAH INSPECTOR GENERAL OF POLICE NWFP PESHAWAR

OFFICE OF THE COMMANDANT R.R.P NWFP PESHAWAR

No. 5606-46/GC dated Peshawar, the 28.07.1994.

Copy of above is forwarded to all Heads of Police, Offices in NWFP for information and necessary action.

Sd/-MALIK NAVEED KHAN DIG COMMANDANT F.R.P NWFP PESH

The Commandant Police Training College Hangu The All D.In.G in H.H.F.r. The Commandant, FRP, NWFP, Pelahayer. The All Distin: Superintendent of Police, in N.V.P.P. The Director C.P.C University Comps Peshower ٠. ; 110 Dated Hangu, the 3271-3300 / _/6/ 1996[.] 19 ALLOTHENT OF SPATS IN VARIOUS COURSES APPENDING PRINCE Please refer to this office Memo. No. 1996-2077 ed 19.5. 1996, The ollotment of sects in the various courses P.T.C Hongu has been tebulated vide Rule Mn. 7. , (14) (111) ta and (iv) of the P.T.C. Manual. No criteria who, so ever had been leid down for such allotrent, and the FTC auchorities. have made the below yard stick for allocation of cuota of s in the Lower, Intermediate and Upper School Poursen. Lower School Course 1/20th of the sanctioned strength of H.C., of the Ronges, Intermediate Course 1/20th of the secotioned strength of ASIs of the Ranges. se. otione? Upper School Course 1/20th of the 1/20th of the sone tioned attempth of S.Is.o: the Kanges. Kanges. Based upon the above formula nufficient sceta been allocated to all Ranges. But certain Ranges, IRP a CFC Organisation etc were frequently making correspondence; of their officials turning overage. As such this Institution on account of constructions of new Academic Block, reviewed the matter and the seate in various courses has been increase ed as below, duly approved by the IGF/NWFF, Peshewer: - . Rence/Units | Lower Course Inter: Course Upper Con S/No. Peshowar 24 12 7 12 Mardon 9 Kohat Bannu D. I. Khan Melakend Hagazo

Teli:621086. "

!

ATTESTED ADTOCATE

From: The Commandants

Police Training College, Hangu

To 1. The All Dis, G in NWFP

2. The Commandant FRP, NWFP, Peshawar

3. The All Districts Superintendent of Police

In NWFP

4. The Director C.P.C University Campus Peshawar

No. 371-3300/ dated Hangu, the 19/6/1996

Subject; ALLOTMENT OF SEATS IN VARIOUS COURSES

Memorandum

Please refer to this office Memo:- No.1996-2077, dated 19.06.1996,

The allotment of seats in the various courses to P.T.C Hangu has been tabulated vide Rule-1 (ii) (iii) and (iv) of the P.T.C Manual. No criteria who so ever had been laid down for such allotment, and the PTC authorities have made the below yard stock for allocation of quota of seats in the lower, intermediate and upper school courses.

| 1. | Lower School Course | 1/20 th of the sanctioned strength of H.C of the |
|----|---------------------|--|
| 2. | Intermediate Course | Range 1/20 th of the sanctioned strength of ASIsof the |
| 3. | Upper School Course | Range 1/20 th of the sanctioned strength of S.Is of the |
| | • | Range[o]] |

Based upon the above formula sufficient seats had been allocated to all Ranges, but certain Ranges. IRP CPC organisation etc frequently making correspondent of their officials turning overage. As such this institution on account of constructions of new Academic, block, reviewed the matter and the seats in various courses has been interested as below, duly approved by the IGP/NWFP, Peshawar

| S.No. | Range/Units | Lower course | Inter. Course | Upper Courts |
|-------|-----------------|--------------|---------------|--------------|
| 1. | Peshawar | 37 | 24 | 9 |
| 2. | Mardan | 11 | 12 | 2 |
| 3. | Kohat | 11 | 7 | 3 |
| 4. | Bannu | 11 | 12 | 3 |
| 5. · | D.I.Khan | 8 · | 4 | 1 . `. |
| 6. | Malakand | 30 | 16 | 7 |
| 7. | Ha # era | 16 . | 9 | .4 |

APPLOGATE

| S.No. | Range/Units | Lower course | Inter. Course | Upper Courts |
|-------------|----------------|--------------|---------------|--------------|
| 8 | PTC/TRW | 6 | . 3 | 1 |
| 9 | F.R.P | 2 | 2 | 0 |
| 10 | C.P.C | 2 | 3. | 0 |
| 11 | Ased Koshmir | 4 · | 2 | . · · - |
| 12 | Other Province | 27 | 120 | . 6 |
| 13 | I Board | | | |
| | Total | 166 | · 7 112 | • |

52 AMM 2018.

MINÛTES OF DEPARTMENTAL SELECTION COMMITTER HELD ON 14.05.2008 IN THE CONFERENCE ROOM OF CPO PESHAWAR.

A meeting of Departmental Selection Committee was held on 14.05.2008 at CPO Conference

Room. The following officers attended the meeting,

Mr. Khurshid Alam Khan Addl: Inspector General of Police, HQRs, NWFP, Peshawar,

Mr. Finz Ahmad Khan, Addl: IGP/Investigation NWFP - Peshawar,

3 Mr. Faqir Hussain , Deputy Inspector General of Police Investigation Peshawar.

Mr. Abdul Wadood Shah Commandaat PTC, Hangu

Mr. Attaullah Wazir

 Capital City Police Officer

 Poshawar,

Mr. Amir Hamza Malisud
Deputy Inspector General of Police
Special Branch NWFP, Peshawar.

CHAIRMAN

Member

.

Member

Member

Member

··. : .

The following miscellaneous cases were discussed in the DPC meeting and recommendation made against each case:

Seniority case of Inspectors now DSsP-Khorchid Ahmad & Surfacitz Taccen of Hazatar Region Vide No. 19615-A/GB dated 18.12.2007 DPO Manschra has submitted representation for restoration of correct scalority in the seniority list over which the W/PPO NWF Peshawar directed AIG/Legal CPO, Peshawar to please examine and offer comment and made the remarks that if seniority has been restored to other officer who were no recommended initially, while the petitioner has been left and not given seniority. Is a not discrimination? AIG/Legal submitted the following note:-

"Relevant record in the light of points raised by petitioner Muhammac Khurshid, DSP/SDPO Oghi, District Mansehm, was checked. It revenled that Petitioner alongwith, 11 other colleagues was appointed as ASI during the year 1975 According to seniority list of SIs of Flazara Region as it stood on 31,12,92 issued vide DIG/Hazara notification No. 5358/F, dated 29,06,93, the name of Petitioner Muhammad Khurshid exits at Serial No. 19 above the name of all his colleagues inentioned in the representation.

During the year 1984 recommendation in respect of suitable officers for admission to list "F" were asked by the CPO vide signal No. 1055-60, dated 21.01.84. At that time the Petitioner was serving in District Munschra. Out of 12 SIs only one SI Nascem Afzal of District Abbottabad was recommended for promotion list "F" by the DIG/Hazara vide letter No. 8684/F, dated 08.07.84 on the basis of recommendations received from the District concerned.

The case of Nascon Afzal was discussed in the meeting of DPC and he was brought on promotion list "F" vide Notification No. 23685, dated 30.12.1984

On the recommendation Roll i.e. Form 13.15 of Khurshid Khun which is on his record, the DIG/Hazara has mentioned that due to adverse remarks in his ACR for the year 1984 he is not recommended for list "I" and he was also kept under observation for a period of 6 months.

Petitioner Khurshid Ahmad Inspector submitted numerous applications, which were considered and rejected. Hesides discussion of his case in DPC meeting on 23.02.2000, his case was again discussed in the DPC on 16.3.2002 but was referred to the DIG/Hazara for comments. On receipt of comments, the case was again placed before the DPC in its meeting held on 12.5.2004 but his elaint was rejected on the grounds that he was not recommended by DIG/Hazara in the year 1984. This decision of the DPC was conveyed to the petitioner wide letter No.

ATTESTED

Another representation of Inspector Sarfraz Turcen through his mother was also received from the C.M Secretariat NWIP, with the following remarks of the Chief Minister NWFP: -

4.G (P)

"Please look into personally and ensure that seniority list of the Police

Department is free from controversies."

In this representation it is stated that the competent authority had allowed to assign him revised seniority vide notification No. 3917-78/E-II, dated 26.02.1996 by placing his name below the name of Inspector Muhammad Ilyas but this decision of the competent authority has not been implemented so far. He has also preferred an appeal to the NWFP Service Tribunal which is still subjudice.

Cases of both officers were thoroughly examined by the DSC and it is recommended that as their c carness have repeatedly been rejected by the DPC hence

they should get remedy from the Court as it is time bared now.

SI Muhammad tqbal while posted as MMPI DIKhan was reverted as SI to his substantive rank by the DiG/DIKhan duly approved by the PPO un complaint of corruption. Departmental Enquiry was infliated against him but he was exportated from the charges levelled against him. Therefore, he submitted application for promotion as Offg: Inspector. The case was referred to the DPC and the DPC recommended that as his ACR is adverse, therefore, his name may also be removed. from list F. He preferred an appeal in the Service Tribunal NWFP Peshawar which was accepted in his favour. The Deptt: went for filling appeal in the Apex Supreme Court of Pakistan through Advocate General, but the Advocate General reported that the case is not fit for appeal, hence the decision of the Service Tribunal was implemented. He represented for promotion as Offg: Inspector. His case was again placed before the DPC. The DPC thoroughly examined his case and recommended that the Advocate General may be addressed through Home Department for comments to intimate reasons for not filing of appeal so that instruction are issued to all concerned.

In pursuance of the decision of the DPC vide Memo No. 17188/E-1 dated: 25.07.2005 section Office (Judicial) Govt: of NWFP Home & T.As Depti: Peshawar was accordingly addressed.

The Section Officer litigation: Govt: of NWFP Law Parliamentary Affairs & Human Rights Department Peshawar vide his letter No. Liv/LD/1-9 (180)/Home/2006/17901-02 dated 09.08.2007 has submitted eopy of letter of Advocate General NWFP Peshawar letter No. 7415-16/AG dated: 05.10.2006 statingthat the learned A.O.R and Mr. Khushdii Khan Addi: Advocate General have examined the case and both have found it unfit. Detail comments furnished by the haw officer were also sent with the letter.

An Office note was put up to the high ups and Addi: IGP/HQRs ordered it to be examined by DPC. The DPC thoroughly examined his case and recommended him for promotion subject to good ACR for the year 2006. . .

ACR for the year 2006 received and put up before the high ups and the Addi-IGP/HQRs NWFP approved his promotion. His promotion order was issued vide this office Notification No. 22685-88/E-II dated: 02.10,2007.

Now the District Police Officer DIKhan vide his Memo No. 2639 dated: 39,10,2007 has submitted his representation requesting for placing his name at proper place according to due-seniority.

His representation was referred to DSC.

DSC thoroughly examined the case and recommends that his name may be placed at his original place in the seniority list of Inspectors.

-2023 TAYYAB JAN VS GOVT CF PGS113 USB pdi

Seniority case of

Ighal of DIRhau

Inspector Muhammad

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Seniority case of Inspector Murad Ali of Mard: a Region The DIG/Mardan Region-I, vide his Memo No. 5797/ES dated: 10.10.2007 has submitted an application requesting for granting seniority into promotion list "F"

From Para -1, to 5 the applicant has given his particulars, while in Para 6 chis application he stated that his colleagues Abdul Qayum has jumped in the seniority list and has been placed at S/No. 10 of the seniority list of Inspector issued by CPO vide No. 2406/15-11 dated: 14.02,2007

The Service particulars of Inspector Abdul Qayum and representationist ar

is under

| S/No | | Date of Appointment | | Date of Admin, to list | Date of Promins Offg: Inspector | Date of Confi: |
|------|---------------------|---------------------------|----------|---------------------------|--|----------------|
| l. | Insp: About Qayum | i G.04.77 | 22.07.90 | 03.11.96 | 24.05.99 | 16.07.2005 |
| 2. | Inspector Murad Ali | 14.12.73 | 01.11:95 | 19.09.97 | 23.06.2001 | 16.07.2005 |

An office note was put up to high ups, whereupon Addi: IGP/HQRs NWF Peshawar ordered to refer it to the DSC.

DSC thoroughly examined and found the claim of petitioner unjustified.

Commandant PTC Hangu submitted representation of Inspector Legal Afra Flussain requesting for correction of his seniority into promotion list. "I" after the name of Inspector Legal Hidayat Shah at S.No. 21 of seniority issued vide No. 649 61/E-II dated: 10.01.2008.

The case was put up to high ups upon which Addl: IGP/HQRs ordered to refer it to DSC.

The DSC examined and found that in this connection a case is subjudice in the Supreme Court therefore it may be kept pending till the decision of court.

Inspector Anner Shahzad of CCP/Peshawar has submitted an application stating that due to his illness he was on Ex-Pakistan Leave. For confirmation as Inspector 2 years probation period is required. He has completed 22 months period lacking just 2 months in the period.

He requested to consider his case in DPC and he may be confirmed a taspector.

:An office note was put up to high ups and the worthy Addl: IGP/HQRs NWFP ordered it to be examined by the DSC.

DSC examined his case and recommends his name for confirmation as Offg Inspector with his colleagues.

DIG/Banno has submitted representation of inspector Hidayatallah No. D/s of Bunno Region for assignment of revised seniority into promotion list "i" ove which convinents were asked from DIG/DIKhan which received and put up to the high ups. Upon which Addi: IGP/HQRs ordered to keep pending the case till the decision of appeal subjudice in the Service Tribanal.

Now vide No. 9951-52/E-1 dated: 24.04.2008 a enpy of judgment of Service Tribunal NWFP received wherein the respondent Deptt: is directed to decide the departmental appeal of the appellant within one month.

An office note was put up to high ups and the worthy Addl:-IGP/HQRs NWFP ordered to be examined by the DSC.

DSC thoroughly examined his case and found no plausible grounds for assignment of revised seniority into promotion list "1".

The Govt, of NWFP, had established a force namely Frontier Armed Reserve during the year 1986. On 16.01.1988, Additional Police, Temporary Staff, PAF Contingents, Striking force and Mounted Police were absorbed in frontier Armed Reserve vide Govt, of NWFP, Home and TAs Department Notification No. SO(Police-I)11D/8-10/146-149 dated 16.01.1981 and decided that the duties and responsibilities of new set-up will be the same as these of REGULAR POLICE, elsewhere and its services are governed by the Police rules 1934; or any other Rules applicable to their counterpart in the Regular Police. Therefore promotion from one rank to another and

from one grade to an other sloll be in necurdance with Chapter 13 of Police Rules.

Senio: ty case of Inspector Legal Altaf Hossa'n of DIKhan Registi

Confirmation case of Inspector Annie Shilizad of CCP/reshaway

Senjority case of Inspector Hidayatullah of DD han Region

Case for promotion of FRP Personnel

ADIDE ATE

Later on in 1991; the name of the force FAR was converted interpretation of the Prontier Reserve Police. In the year 1994 a Standing Order No..3 was framed by Police Chief for the promotion of illiterate constable of FRP, to HC, ASI/PC and SI/PC. The same Standing Order was revised during the year 1999, where in its fire para it was highlighted that list A,B,C,D and E Shall be kept in the office c. Commandant, FRP NWFP, for the purpose of the promotion of literate subordinates.

Due to some misunderstanding authority issued promotion orders of literate subordinates as ASI/PC and SI/PC on temporary basis. Many of them wer given promotion from the rank of Head Constable (BPS-7) to SI/PC(BPS-14) for the period of two years, which is against the Police Rules. Standing Order No-3/1994 3/1999, 1/2006 and instructions issued by the Govt. of NWFP, Home Department.

Frontic Reserve Police was temporary force up to 30.06:200 therefore no confirmation against any rank was made previously. On 01.07.2003 th temporary posts of FRF were convented into permanent status by the Provincial Gov Therefore promotion orders of fiterate officials are required to be regularized as purpose Rules from their due dates.

The case was put up to the DPC. The DPC thoroughly discussed the issue and opined that as the police rules chapter 13 is in detail and very clear that a constable I head constable be admitted to list D who is not thoroughly efficient is a branches of the duties of the constable and head constable of established integrit. The FRP is also transit force and the officials are being transferred after 5 yea service to their domicile District. Therefore, the quota of the lower college cours intermediate college course and upper college course may be withdrawn. However, since there are some districts i.e. Chorsadda, Mardan and Bannu etc., where the number of constables are out number of the districts and in those cases the Commit FRP will issue guide and circulate to the DPC for approval.

Number of officials/officers of FRP challenged this decision of the DPC. Now the Commandant FRP reported that Constables were enlisted in FRP up the year 2003, who were given promotion after fulfilling the required condition promotion as per Police Rules, as they were serving in FRP with their fien and order to implement decision of the DPC dated: 14.12.2006, they will be deprive from their legal rights, leading to the fitigation.

The Commandant FRP requested for reconsideration of the case by the DPC.

An office note was submitted to the high ups for orders, which we marked to DPC to examine the case and make recommendation (s).

The DPC examined the case very thoroughly and recommended the previous decision of DPC shall stand however, a committee may be constituted the following officers to examine the case in the light of representation received as recommendation made by Commandant FRP and submit detail report with special recommendation for consideration in the next meeting of the DPC.

- 1. Mr. Faqir Hassain, DIG/Enquiries & Inspections CPO.
- Chairmận
- 2. Mr. Fasih ad Din, Deputy Commandant FRP NWFP
- Member
- Mr. Liaqat Ali Khan, AlG/Legal CPO
- Member Member

4. Mr. Abdul Malik Khan, Registrar CPO

.

The above mentioned committee's meeting was held on 18.08.2007 at CI Peshawar and its recommendations are reproduced below:-

"At the out set, Liegat Ali Khun, AlG/Legal Informed the participant that I issue of promotion of FRP personnel has already been considered in DPC mediaheld on 14.12.2006. As per decision of the DPC meeting, all literate subordinates FRP will be transferred to their domicile districts. He further added that duties in I FRP does not fulfill the requirement of promotion as per police Rules, so quota various courses allowed to FRP cass withdrawa on the recommendation of DPC.

Abdul Malik Khan, Registrar. CPO endersed the views of AlG/Legn a stated that all literate officials of FRP may be transferred to their respective distrins per decision taken in the DPC. He further added that FRP is a transit for therefore, their promotion can not be regularized as per police Rules.

Faqir Hussa'n, Commandant FRP, Chairman of the committee told if meeting that FRP has been given permanent status in 2003. However, the Changreed with the views of both the members. But he further added that on transfer threspective districts, no one is deprived from his due right/seniority.

After detailed discussions, the committee reached at the conclusion that

ATT STED ADVOCATE literate Flead Constables and ASIs of FRP may be transferred to their domical districts, to settle the issue once for all. The Commandant, FRP office will provide the names to CPO for further necessary action. Flowever their names will be placed in its D on the merit of the year in which he passed the intermediate Class Course.

All the literate I Cs. ASIs were duly transferred to their respective domicil

Aggrieved to thi. Ali Hassan etc filed a writ petition before the Honourable High Court Peshawar. The honourable Peshawar High Court Peshawar whill disposing of the writ petition passed the following order on 20.03,2008

We feel that apparently the FRP is now a regular establishment and at more a transit force and there is no proof that the personnel working thereis were temporarily posted for five years, therefore, the discriminatory treatment meted out to them, is violative of the fundamental rights, particularly when, the will be placed at an extra-ordinary junior position if transferred to the District and enlisted there on the basis of their length of service and experience in all branches of police force. In any case, since the petitioners have not been transferred out of the Frontier Reserve Police within the prescribed period of five years, as stated in the impagned order, therefore, a mistake on the pair of the concerned authorities cannot put the petitioners in an adverse situation and they cannot be penalized for the fault of the others Moreover the decision to rectify a wrong practice shall definitely operate prospectively and it cannot be applied to the petitioners retrospectively who had been recruited in FRP and had been continuously serving the department for over fifteen years.

We, therefore, direct that the case of the regularization promotions and opportunities for enlistment in the intermediate course etc, shall be re-examined at a higher level under the supervision of the Provincial Police Officer and the decision dated 16.02.2007 may be reconsidered by the concerned DPC so that nobody should be discriminatively deprived of his legal rights and that no decision be made operative retrospectively damaging the members of the discipline force who have to perform extra-ordinary duties and who deserve to be adequately compensated and encouraged. The re-consideration process be finalized within a period of two months and the result thereof be communicated to the petitioners and a report may be forwarded to the Registrar of this Court. With these observations these petitioners are disposed of."

The case was examined by the DSC in its meeting held on 14.05.2008 and it was decided to constitute a Committee comprising DIG/Investigation, AIG/Legal CPO & Registrar CPO to examine the case and submit detail report to next DSC meeting.

Inspector Riaz Ahmad of Special Branch (CM Squad) has submitted an application for assignment of seniority into promotion list "F" on the analogy of Court order passed in case of Inspector/DSP Shafullah and others of Malakahd Region. The CPO Peshawar vide No. 5327/E-II dated: 14.03.2007 had intimated that a case of Haji Bahadur Khan and 6 others against Shafullah and his colleagues was subjudice in Service Tr. Funal Peshawar and directed to wait till the decision of the court.

According to the representationist now the case of Haji Bahadaur Khan and others has been decided in favour of Shafiullah Khan Inspector/DSP and his colleagues. He requested that he alongwith his colleagues may be assigned seniority on the same anology in light of Court decision. (Service Tribunal NWFP.) dated: 12.03.2005 i.e. confirmation as ASI from the date of their appointment, because in 1984 and 1992 direct appointed ASI have shown senior to them.

An office note was put up and the ease was ordered to be placed before the DSC.

DSC examined the case in detail and decided that he should get remedy from the court.

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Soniocity case of Inspector Riaz Ahmad of Mataland Region Senior by case of Inspector Zia Hassan of DIKID (Region Now ACEE WFP Peshawar Vide Memo: No 1010/ACE dated 29.02.2008 Director ACE/NWFP Peshinvar submitted an application of Inspector Zin Hassan 49/5 of DiKhan requesting for confirmation as Inspector over which comments of DIG/DIKhan were asked vide this office Endst: No. 4650/E-H dated 05.03.2008.

Vide Memo: No. 702/ES dated 13.03.2008. DIG/DIKhan submitted his comments stating that SI Zia Flassan No. D/3 of DIKhan Region now on deputation to ACE/NWFP was transferred to Special Branch NWFP from DIKhan District on 14.05.2003. During his posting in the Special Branch NWFP he was selected for UN Mission abroad to Kosovo where he spent one year i.e. from 13.08.2003 to 13.08.2004. He returned back from Kosovo on 14.08.2004 and remained posted to Special Branch NWFP. His total service in Special Branch NWFP including one-year period of UN Mission is 03 years.

He applied for confirmation as \$1 with the contention that he has completed 03 years tenure in Special Branch NWFP as per instructions and as such full littled the condition for confirmation in the rank of \$1. In this connection, no specific rules/instructions were available on the subject whether the period he remained on UN Mission abroads to be counted toward his posting in Special Branch or otherwise.

DIG/DIKhan further reported that the case was referred to PPO/NWPP Peshawar vide this office Memo No.638/ES dated 23.05,2006 that one year period of UN Mission abroad i.e from 13.08.2003 to 13.08.2004 be counted toward his posting in the Special Branch on deputation or other wise, so that his case for confirmation could be finalized. The PPO/NWPP Peshawar vide his Memo No. 10204/E-II dated 06.06.2006 intimated ca under:-

"Period on UN Mission can not be counted as period in Special Branch NWFP" So be completed one year more in Special Branch NWFP and was promoted on two years probation in the rank of SI with effect from 16.07.2005 on the available vacancy in DIKhan Region after completed 04 years service in Special Branch including one year UN Mission vide this office E 1: so.1406-7/ES dated 19.05.2007.

He was confirmed in the rank of SI from the same date i.e 16.07.2005 after counting his remaining officiating period toward probation under police rule 13-8 vide this office Endst: No.1530-3 MES dated 01.06.2007.

His F-list promotion recommendation case was submitted to CPO/NWP vide this office Memo No.1537/ES dated 06.06.2007.On the direction of PPO/NWP Peshawar letter No.17599/E-II dated 30.07.2007, the date of confirmation as SI was revised as 01.07.2007 instead of available vacancy i.e on 16.05.2005 and revised confirmation order was issued on 01.07.2007 instead of 16.05.2005 vide this office order Endst: No.26.07-8/ES dated 06.10.2007.

An office note was put up before High ups and the case was referred to Departmental Selection Committee.

Departmental Selection Committee examined the case did not agree with the contention of petitioner for assignment revixed seniority as he was not completed three years tenure in Special Branch physically during the period i.e. 14.05.2006.

Four (4) Vacancies of MVEs are lying vacant in NWFP Police.
In order to fill up these vacancies by the candidates of Automobiles and Diesel Engine Diploma holders.

Establishmen, Department Govt, of NWFP Peshawar addressed the PPO for the views regarding he adjustment of Mr. Inayatullah, Unit Supervisor (BS-11) District Tank now in Surplus Pool office of the Assistant Agriculture Engineer DIKhan.

The case was put up to high-ups on which the Addl: IGP/HQRs ordered or place it before DSC.

DSC examined and decided that comments of the AlG/Traffic may tobtained in this regard.

Adjustment of Mr. Impatulation as MVE in Police Department.

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Prometion of Inspector AFSI, to the rank of DSP/FNL

Mr. Inamullah Khan, Inspector (FSL) is a senior most inspector of FSL (Chemical Section) as per seniority list. He is required to be promoted as DSP/FSL or a post of Mr. Ahmad Mustafa, DSP/FSL, who was compulsory retired after departmental proceeding against him.

Mr. Ahmad Mustafa, DSP/FSI, went in appeal to the Chief Secretary, NWFI which was rejected. He preferred appeal in NWFP Service Tribunal which was disposed of by directing the Department for denovo proceedings. At present the department went in appeal before the Supreme Court of Pakistan against the spic judgment of NWFP Service Tribunal which is subjudice.

According to the seniority list following are the senior most Inspectors amongst whom one of the Inspector is required to be promoted for regular promot of as DSP/FSU or otherwise.

- 1. Mr. Inamullah, Inspector FSL
- 2. Mr. Muhammad Zab, Inspector FSL

The DPC is requested to examine the case of promotion of one of Inspector to the rank of DSP/FSL (Chemical Section) BS-17.

DSC examined the case and recommends the name of senior most inspector Mr. Inanualla for promotion as DSP/FSL (BPS-17) on acting charge basis till the decision of case in the apex court. If the decision came in favour of Ahmad Mustafir QSP, then he will have to be reverted.

CHAIRMAN

Addl: Inspector General of Police. HQRs. NWFP, Peshawar,

QIŔ HUSSAIN) MEMBER

Deputy Insector General of Police. hivestig - ion NWFP, Peshawar,

(FIAZ AHMAD KHAN) MEMBER

Addl: Inspector Genéral of Police, Investigation NWFP, Peshawar,

ULLAH WAZIR) MEMBER

Capital City Police Officer. Peshawar.

(ABDUL WADOOD SHAII) MEMBER.

Commendant Podec Training follege, Langu

Approved

(AMIR YIAMA)

MEMBER
Deputy Inspector General of Pol Special Branch NVFP, Peshaw

(MALIK NAVEED KHAN) PROVINCIAL POLICE OFFICER, NWFP. PESHAWAR.

MEMO. the suggestion regarding promotion order of WRF literate official received with your mades, under reference hap been put up to the D.P.O. The D.P.C. thoroughly discussed the issue and opined that se the Police rules chapter 13 is in detail and very clar that no Opnstable/Nead Constable be admitted in List_D who is not thoroughly efficient in all branches of the duties of the Constable and Head Constable of established integrity. The FRP is also transit force and the orricials ore being transferred ofter 5 years service to their demicile District. Therefore, the quota of the lower college course, inter editte college course and upper college course and upper college course may be withdrawn. However, pince there are some discricts i.e. Charnadda, Marian and Bannu etc. where the number of Constables are out number of the districts, in those cases the Commandant THP 11 guide line and circulate to the DPC 10 Aproval

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From:

The Province Police Officer

NWFP Peshawar

To

The Commandant

F.R.P, NWFP, Peshawar

No.2586

/E-II, dated Peshawar, the 16/2/2007

Subject

REGULARIZATION OF PROMOTION ORDER OF FRP

LITERATE OFFICIALS

Memo

Please refer to your memo. No.4048/EC, dated 1-7-2006

The Suggestion regarding promotion order of FRP literate officials received with your memo. Under reference has been put up to the D.P.C. the D.P.C thoroughly discussed the issue and opined that as the police rules chapter 13 is in detail and very clear that no constable/Head Constable be admitted in List-D who is not thoroughly efficient in all branches of the duties of the constable and Head constable of established integrity. The FRP is also transit force and the officials, are being transferred after 5 years' service to their domicile district. Therefore, the quota of the lower college course, intermediate college course and upper college course may be withdrawn. However, since there are some districts i.e. Charsadda, Mardan and Bannu etc, where the number of constables are out number of the districts, in those cases the commandant FRP will issue guide line and circulate to the DPC for approval.

Sd/-Liaqat Ali Khan AIG/Legal For provincial Police Officer JUDGMENT SHEET N THE PESHAWAR HIGH COUR JUDICIA' DEPARTM

JUDGMENT

..WP No 1615-07 of 2007. Date of hearing 20.3.2008.

Districts of domicile after five years.

OUNER

Ali Hassan petitioner No.1 and Tayyeb Jan petitioner No.4 arc present in person.

Mr. Muhammad Saeed Khan, Addl. A.G. alongwith Mr. Saadat Mehdi, DSP for the respondents.

MUHAMMAD RAZA KHAN, C. J. This order shall also be deemed to be an order in the connected Writ Petitions No. 1616 and 1617 of 2007 as the identical questions are involved in all these cases. Through these Constitutional Petitions the petitioners have challenged the letter dated 16.2.2007, whereby the suggestion relating to the promotion order of Frontier Reserve Police (FRP) literate officials, moved by the Commandant FRP, was considered by the DPC and it was held that under Chapter 13 of the Police Rules no constable/head constable can be admitted to list 'D unless he is thoroughly efficient in all the branches of daties of the Constable/Flead Constable. The reasons advanced in the impugned letter for declining the proposal; was that FRP is a transit force and he officials are transferred to their

In the comments the respondents No.1, 2 and 3 have admitted that some of the employees of FRP were erroneously promoted and when the matter came to the notice of the concerned authorities they placed it before the DPC where the said order was:

WP1289-2023 TAYYAB JAN VS GO'T CF PGS113 USE PORTE

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JUDGMENT SHEET IN THE PESHAWAR HIGH COURT, PESHAWAR JUDICIAL DEPARTMENT

JUDGMENT

W.P No.1615-07 of 2007 Date of hearing 20.03.2008

Ali Hassan petitioner No.1 and Tayyeb Jan petitioner No.4 are present in person.

Mr. Muhammad Saeed Khan, Addl. A.G. alongwith Mr.Saadat Mehdi, DSP for the respondents.

muhammad raza khan, C. J. This order shall also be deemed to be an order in the connected Writ Petitions No. 1616 and 1617 of 2007 as the identical questions are involved in all these cases. Through these Constitutional Petitions the petitioners have challenged the letter dated 16.2.2007, whereby the suggestion relating to the promotion order of Frontier Reserve Police (FRP) literate officials, moved by the Commandant FRP, was considered by the DPC and it was held that under Chapter 13 of the Police Rules no constable/head constable can be admitted to list 'D' unless he is thoroughly efficient in all the branches of duties of the Constable/lend Constable. The reasons advanced in the impugned letter for declining the proposal; was that FRP is it transit force and the officials are, transferred to their Districts of domicile after five years.

In the comments the respondents No.1, 2 and 3 have, admitted that some of the employees of FRP were erroneously promoted and when the matter came to the notice of the concerned authorities they placed it before the DPC where the said order was:-

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passed which is in accordance with the police rules applicable to the police establishment.

- The petitioners contend that they had been appointed in the reserve police and they had been serving for a period ranging between 15 to 20 years and that their colleagues have been appraided and promoted to senior positions, but the refusal to place them in 'D' list and to promote them, shall adversely affect their service interest amounting to discrimination. It was claimed that their colleagues in FRP have been given accelerated promotion and most of them are presently working as ASIs and SIs despite the fact that they were recruited along with the petitioners.
- We feel that apparently the FRP is now a regular establishment and no more a transit force and there is no proof that the personnel working therein was temporarily posted for five years, therefore, the discriminatory treatment, meted out to them, is violative of the fundamental rights, particularly when, they will be placed at an extra-ordinary junior position if transferred to the Districts and enlisted there on the basis of their tength of service and experience in all branches of police force. In any case, since the petitioners have not been transferred out of the Frontier Reserve Police within the prescribed period of five years, as stated in the impugned order, therefore, a mistake on the part of the concerned authorities cannot put, the petitioners in an adverse situation and they cannot be penalized for the fault of the others. Moreover the decision to rectify a wrong practice shall definitely operate prospectively and it cannot be applied to the

ATTESTED .

petitioners retrospectively who had been recruited in FRP and had been continuously serving the department for over fifteen years.

We, therefore, direct that the case of the regularization, promotions and opportunities for enlistment in the intermediate course etc., shall be re-examined at a higher level under the supervision of the Provincial Police Officer and the decision dated 16.2.2007 may be re-considered by the concerned DPC so that nobody should be discriminatively deprived of his legal rights and that no decision be made operative retrospectively damaging the members of the discipline force who have to perform extra-ordinary daties and who deserve to be adequately compensated and encor aged. The re-consideration process be finalized within a period of two months and the result thereof be communicated to the petitioners and a report may be forwarded to the Registrar of this Court. With these observations these petitions are disposed of .

Announced: DateJ 20.3.2008.

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ADVOCATE

79-29/07

MINUTES OF DEPARTMENTAL SELECTION COMMITTEE HELD ON 07.05.2009 IN THE CONFERENCE ROOM OF CPO PESHAWAR.

A meeting of Departmental Selection Committee was held on 07.05.2009 at CPO Conference Room. To a following officers attended the meeting.

 Mr. Abdul Latif Khan Addl: Inspector General of Police, Operations NWFP, Peshawar.

CHAIRMAN

 Mr. Abdul Majeed Khan Marwal Addi: Inspector General of Police, Fleadquarters NWFP, Peshawar.

Member

Mr. Faqir Hussain
 Deputy Inspector General of Police,
 Enquiry & Inspections NWFP, Peshawar.

Mc.aber

4 Mr. Abdul Wadood Shah Commandant PTC, Hangu

Member

 Mr. Safvat Ghayur Capital City Police Officer, Peshawar.

Member

6 Mr. Khalid Masud
Deputy Inspector General of Police,

Member

Operations, NWFP Peshawar.

7 Mr. Atlauliah Wazir Commandant FRP NWFP Peshawar.

Member

The following miscellaneous cases were discussed in the DSC meeting and recommendations made against each case:

. Confirmation case of Inspector Bakht Zada No. M/33 of Maintend Region Director ACE NWFP Peshawar has forwarded an application of Inspector.

Bakht Zada No: M/33 requesting therein for confirmation as Inspector.

His case for confirmation as Inspector was discussed by the DSC in meeting held on 30.04.2908 and was deferred due to incomplete ACRs.

Superintendent Secret & training CPO submitted symposis of ACRs for t years 2002 to 2007. His ACR for the year 2006 sent to the then PPO/NWFP N Rifat Pasha for countersignature.

DSC thoroughly examined his case and recommended him for confirmations inspector with his colleagues.

Case of Inspector Umar Daraz of CCP/Peshawar The Capital City Police Peshawar vide No. 13128/EC-I dated: 16.12.201 has forwarded application of Inspector Umar Daraz Khan, stating therein that he name may be included into seniority list of Inspector between the name of Inspect Ashraf Zaman and Gulm i Khan at S/No. 2 & 3. His application was endorsed Commandant FRP NWFP Peshawar for comments vide No. 34207/E-II date 30.12.2008.

The Commandart FRP vide his Memo No. 946/EC dated: 09.02.2009 hi intimated that Inspector Umar Daraz was enlisted as constable in FRP/NWF on 01.01.1987. He qualified Lower School course during the term ending 29.40.199 and intermediate College Course during the term ending 23.08.1999, he has bee

ATTRESTED

promoted as HC on 30.01.1989 SI/PC on 04.06.1992 and Inspector on 21.04.1993 be the Commandant FRP. His name was brought on promotion lists "D"and "E" of 10.10.1997 and 11.04.2000 respectively by the Commandant FRP. He was reverted to the rank of HC on 25.04.2003 and dismissed from service on 16.07.2003. Late on, upon lodging an appeal in the NWFP Service Tribunal NWFP he was re-instate with all back benefits by service Tribunal NWFP and honorably acquitted by the Special Anti Corruption Judge NWFP, Peshawar in the criminal case registerer against him.

His case for inclusion of his name into promotion List-F, and promotion a Inspector was recommenced by Commandant FRP NWFP Peshawar vide his Mem. No. 11/PA dated, 24.01,2003, but soon after his revertion to the rank of IHC & dismissal, recommendation for promotion list "F" were withdrawn by the Commandant FRP.

The case was put up before the high ups which was marked to DSC.

His case was thoroughly examined by the DSC and marked to subcommittee consisting of the following officers to submit legal suggestion to next DSC meeting.

- 1. Mr. Qudratullah Khan, DIG/Investigation, NWFP Peshawar.
- 2. Mian Khurshid Anwar, AIG/Legal CPO, Peshawar.
- 3. Mr. Abdul Malik Khan, Registrar CPO, Peshawar.

The DIG/Mardan vide his Memo No. 5437/EC dated: 11.11.2008 has forwarded application of Inspector Mulammad Ashfaq acting DSP/HQrs Mardan for seniority into promotion list "F" according to date of confirmation as SI and requested for placing his name above the name of inspector now DSP Akhtar ut input

The case was referred to the DSC.

The case was examined in the DSC and rejected the representation having no merit.

Commandant PTC Hangu forwarded case of the three Officers namely SI Habibullah No. 368/M, SI Ghulam Sadiq No. 269/M and SI Faqir Hussain No. 381/P, being competent, experienced who trained 650 trainees in the short period of 45 days already on list E, recommended that they should be brought on list F as a special case.

Case was examined by the DSC and marked to sub-committee consisting of the following officers to submit the recommendation to next DSC meeting.

- 1. Mr. Faqir Hussain, CIG/Enquiry & Inspection NWFP Peshawar.
- 2. Mr. Abdul Wadood Shah, Commandant PTC Hangu.
- 3. Mr. Khalid Masood, DIG/Operations NWFP Peshawar.
- 4. Mr. Attaullah Waz.r Commandant FRP NWFP.

ADVOCATE

Representation of Inspector now DSP Muhammad Ashfaq of Mardan Region for revised seniority



Recommendation of PTC Hangu for inclusion of names of SIs to promotion list F Seniority case of Lady Sis of CCP/Peshawar The CCPO Vide Memo No. 4672/E-I dated 13.05.2008 forwarder applications of Lady & Aneela Naz No.47/P. SI Asmat Are No.44/P and SI Shazi Shahid No.43/P of his establishment who had requested for confirmation assignment of revised seniority into promotion list "E".

As per CCPO. Peshawar 6 Lady ASIs were enlisted/appointed as direct ASI vide CPO Peshawar order No. 5798-808/E-II 5811-15/E-II dated: 24.03.1996 an their seniority was fixed according to their date of birth as under-

| | • | | , | | | | |
|------------|-------------------------|------------------|-----------------------------------|--------------------------------|-----------------|---|----------------------------|
| S/ No 1 | Name & No | Date of birth | Date of enlistment /arrival | Date of confirmable of LL - 'I | Educati , en | Date of promotion as Sub inspector | Courses pussed |
| 1. | Rozin Itali No.P/39 | 30,07,1969 | 27.03.1996 | 18.04.2(8)2 | ВЛ | 13.95.2005 | Prob course Upper Cours |
| 2 | Humida Bano | 04. 2.1970 | 28.03.1996 | 18,04,2002 | ΒΛ : | 13.415.2005 | Prob course Upper Cours |
| 3. | Ancela Naz | OS. 0.1971 | 03.04.1996 | 18,04,2002 | MA | 01.04,2004 | Prob course |
| 4. | 1 | 116. 14, 1975 | 27.03.1996 | 18.04,2002 | řΛ | निसंदे,चित्र | Upper Cour |
| 5. | Asmit An | 15. M. 1975 | 27.03.1996 | 18,04,2002 | ΜΛ | 1 | Prob course Upper Cour |
| 6. | ShazinShabid Nu.P/43 | 30.00.1976 | 31,03,1996 | 18.04.2002 | VΛ | 01.04.200 | Prob course |
| | | | | | | - | , |

They were confirmed in the ratik of ASI and their names were brought promotion list E vide CCPO Peshawar Notification No. 2809-15/EC-I date 18.04.2002. Lateron the CCPO Peshawar promoted 4 Lady ASI to the rank of Of SIs wherein 2 Lady ASI namely ASIs Ancela Naz & Sura Salih on the basis Upper College Course and the other 2 Lady ASI Asmat Ara and Shazia Shahid the basis of probation Class course vide order No. 1-8/CRC dated 01.01.2004

After qualifying the probation Class Course the same 2 Lady ASIs, on "E" were also promoted as Offg. SIs by the CCPO, Peshawar vide order No. 663/EC-1 dated 13.05.2005

The DPC examined their case in the light of rules, which revealed that 12.2 (3) envisage the principles regarding Seniority and probation whereas P.R. I also provides that crobationer ASIs who are directly appointed would be considered probation for 3 years and are liable to be discharged at any time within the per of their probation if they failed to pass the prescribed examination. In light of rule if the case of all the SIs is considered, it would reveal that none of the Lady has qualified the prescribed examination within the period of 3 years, Relevant in have not been followed while making confirmation of lady police officers. The C observe that confirmation of these officer is not in accordance with Police Rule 1 which needs to be revised and made strictly as per provision of Police Rules. A revised confirmation in accordance with Police Rules 13.8, their seniority it would automatically be settled as seniority is to be reckened from the data confirmation. The CCPO therefore may proceed according to Law/Rules

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discussed above. Confirmation is to be made on the basis of completion to probationary course i.e. from the dates when they qualified it.

The CCPO. Teshawar vide Notification No. 8977-84/EC-1 dates 21.10.2009 issued revised seniority list of Lady SIs on the basis of Police Rules 13. The CCPO/Peshawar Las forwarded application of lady SIs Rozia Altaf No. P/E. and Hameeda Pano No. 1/99 against the above decision and also intimated that it revised seniority notification has not been correctly and properly processed under the rules as checked by CCPO.

It is submitted that this office is in the process of establishing/constituting committee to process the seniority case of Lady SIs of CCP Peshawar under the rules, as these seem to have been haphazardly drawn up.

The case was marked to DSC.

The DSC thoroughly examined their case and decided to send the case CCP/Peshawar to submit detail report within one month to next DSC for furth action.

Representation of Inspectors for restoration of seniority As per DSC Decision dated 09.02.2009 the date of confirmation of 24 Su Inspectors of CCP Pestrivar was revised as 06.10.1997 instead of various date. They were assigned ante dating seniority into promotion list "F" according to the date of confirmation and names placed above the name of Inspector Ehsandil No.K/14 at S/No. 57 are below the name of Inspector Khurshid Alumed No. P/ 2 S/No. 55 of the seniority list issued vide this office Notification No. 4626-56/E-dated 19.02.2009.

Aggricved to this the following Inspectors on list "F" have submitt representations and requested to set aside the impugned Notification No. 7103/E dated 12/3/2009 and the due seniority of the applicants may be restored.

| S/no | Name mid munber | Horne District | Edu | Date of Birth | Service | | promotion | Date of continuous as offg: Inspector | Dote confir Ion t Inspec |
|------|--------------------------------|-------------------|------------|------------------|-----------|------------------------|------------|---------------------------------------|-----------------------------------|
| 1 | thsanullah No.K/14 | Danci | F.A | 10.01.62 | 05.06.83 | 05.11.97 | 16,3,2002 | 18.11.2002 | 16.43.2 |
| 2 | Mir Chaman No. K/12 | Karak | ВА | 22.04.53 | 25.09.77 | 05.02.98 | 16.03,2002 | 18.11.2002 | رم.61 |
| 3_ | Pir Shahab All Shah No MR/I | Mar Lia | MW LLII | 12.08,60 | 10.0-).80 | 20.08.98 | 16.03,2002 | 16.01,2003 | 16.63. |
| 4 | Zuin Khan No. P/52 | Mardan | MAT. | 07:01.60 | 66,02, 90 | 15.12.9% 31.12.2000 | 16.12.2005 | 16.12.2003 | 16.03.7 |

The representations of the above inspectors were put before the high upsowhich were marked to the DSC.

DSC thoroughly examined their representation and marked the case to a committee consisting of the following officers to check as to whether their probation period was completed or 06.10.1997.

1. - Mian Khurshid / nwar, AIG/Legal CPO

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The DSC examined the case and referred it to the committee already fram for the purpose.

Case of Insyntulials of Surplus Pool for adjustment as MVE in Police Department Four (4) Vacancies of MVEs are lying vacant in NWFP Police.

In order to fill up these vacancies by the candidates of Automobiles a Diesel Engine Diplora holders the Establishment Department Govt. of NW Peshawar addressed to PPO for views regarding the adjustment of Mr. Inayutolli Unit Supervisor (BS-1) District Tank now in Surplus Pool office of the Assisti Agriculture Engineer EliKhan.

The case was put up to high-ups on which the Addl: IGP/HQRs ordered place it before DSC.

The case was discussed in the DSC meeting held on 14.05.2008 and it will decided to seek comments of AIG/Traffic in this regard.

The AIG/Traffic vide memo No. 2181/EC dated: 29.07.2008 submitted the applicant Mr. Impatulish passed his diploma in Auto & Diesel Technology from Govt: College of Technology, Kohat Road, Peshawar. He is fulfilling the required qualification/standard for the post of MVE. However, proper procedure appointment is necessary to be adopted.

The posts of MVE were previously advertised in the news papers by all CPO to invite application of the candidates, fulfilling the required standard follows by test and Interviev. The Case was discussed in the DSC meeting held of 14.10.2008 and it was decided to refer the case to Govt. to provide list of all the officers having the required qualification for adjustment as MVE in Polit Department. The Govt. of NWFP Establishment Department intimated that M Innyat Ullah, of Surplus unit Supervisor (BPS-11) having diploma of Association Engineering in Aute & Diesel, fulfis the prescribed qualification for the post in Motor Vehicle Examiner. He may be adjusted against the said vacant post. There no provision in the surplus Policy to place the Surplus Employees before the DPC/DSC, if he fulfills the qualification prescribed for the post and also contendersed to District Coordination Officer Tank with the request to place the service of Mr. Imayat Ullah Surplus Unit Supervisor (BPS-11) District Tank at the disposit of DIG/(HQ) Central Police Office, NWFP Peshawar for Turther adjustment against the vacant post of Motor Vehicle Examiner (3/3-11).

In light of the above instructions of the Govt, of NWFP Establishmet Department the DCO Concerned has relieved Mr. Inayat Ullah Surplus Uni Supervisor (BPS-11) District Tank and the placed his services at the disposal C DIG/HOrs CPO. NWIP Poshawar for further adjustment against the vacant position of Motor Vehicle Examiner.

The DSC extrained the case in its meeting held on 09.02.2009 and notice that complete record of the case has not been provided to the DSC for perusal as list of officer provided by the Establishment Department is not available. It was decided to adjourn the case of want of complete record of the case and list of all othe officers having the required qualification.

Gove of NWTP Establishment Department provided a list of other officers having the required candification.

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The case was referred to DSC

The DSC examined the case of Inavatullah of Surplus pool and recommends to adjust him against the post of MVE in Police Department:

Representation of Inspector Akhtar Ali of Investigation Nowshera for seniority. Capital City Police Officer, Peshawar has forwarded representation submitted by Acting DSP Investigation Nowshera Akhtar Ali Khan No. P/185 requesting therein that his case may kindly be considered for revised confirmation as SI w.e.from 06.10.1997 instead of 31.03.2000 like others regarding confirmation of 24 SIs of Capital City Police Peshawar.

The same was forwarded to the CCPO/Peshawar for parawise comments.

The CCPO/Peshawar submitted the following parawise comments:-

26 Sis are senior from the above Inspector and they were confirmed in the rank of Sis with effect from 06.10.1997 by the then DIG/Peshawar Range Peshawar vide notification No. 725-38/EC dated 29.01.2001.

The order of the 26 SIs was then revised in the light of PPO NWFP Peslinwar's memo No. 17914/E-II.dated 25.10.2001 wherein it was directed that confirmation of the above SIs may be made on case to case basis against the vacancies occurred from various dates. In the DIG/PR order No. 952031/EC dated 27.10.2001 the last one out of 26 SIs, was SI Subat Khan No. P/185 who was confirmed with effect from 28.02.2000. After that on the direction of PPO vide his letter No. 15797/E-II dated 20.09.2000, the representationist Inspector Akhtar Ali No. P/85 now DSP/Investigation Nowshern was also confirmed in the rank of SI w.e. from 31.03.2000, as a Special case due to his extra ordinary performance in case FIR No. 337 dated 23.11.2000 by the DIG/PR vide his letter No. 9477/EC dated 25.10.2000.

Against the revised confirmation order the following Inspectors represented.

- i. Inspector Rahim Shah.
- ii. Inspector Tariq Schail.
- iii. Inspector Khan Akbar.

The representations of the above Inspectors were thoroughly examined by the DPC in its meeting held on 09.02.2009 and recommended to restore the previous notification earlier issued by the DIG/PR and further stated that seniority of the officers may be fixed on the basis of their confirmation i.e 06.10.1997:

In the light of above recommendations of DPC, the previous notification of their confirmation was restored vide this office notification No. 3004/EC-1 dated 04.03.2008 while the revised notification of their confirmation was withdrawn.

On the analogy of above confirmation of SIs now inspector Akhtar Ali Khanhas also requested that he may be confirmed as SI with effect from 06.10.1997 instead of 31.03.2000.

In this regard it is also pertiner to mention here that Mr. Akhtar Ali Khan was confirmed as SI for his extra ordinary performance in case FIR No. 337 dated 23.11.2000

The case was put before the high up which was marked to the DSC examined the case and rejected his representation having no merits.

Representation of Inspector Saleem Amanullah of CCP/Peshawar for

The CCPO Peshawar has forwarded the representation of Inspector Salesm-Amanullate of CCP Peshawar requesting there in that his name in the seniority list of Inspector and Sub-Inspector of list "F" as stond on 31.12.2008 may kindly be

- 2. Mulk ur Rehman, DSP/Legal Investigation NWFP Peshawar.
- 3. Sundt: Establishment CPO Peshawar.
- 4. (Istablishmen) Clerk-II-CPO
- 5. Mir Hassan Establishment Clerk CCP/Reshawar.

Fixation of 02 years tenure for posting of Head of Investigation Vide Memo No. 1044/Inv: dated: 18.02.2009 Addl: IGP/investigation has submitted a copy of letter No. 217/Inv: dated: 21.01.2009 of SSP/Abbuttabed wherein he suggested at least 2 years tenure for posting of Head of Investigation and to a mechanism in Police order 2002 for premature transfer of Head of Investigation.

An office note was putup to the highups which was marked to DSC.

The DSC examined the case and recommended to fix tenure of Head of Investigation as per tenure of DPO.

Promotion case of FRP Personnel The Govt. of NWIP, had established a force namely Frontier Armed Reserve during the year 1986. On 16.01.1988. Additional Police, Temporary Staff.

PAF Contingents, Striking force and Mounted Police were absorbed in frontier Armed Reserve vide Govt. of NWFP, Home and TAs Department Notification No. SO(Police-I)I-ID/8-10/146-149 dated 16.01.1988 and decided that the duties and responsibilities of new set-up will be the same as those of REGULAR POLICE, elsewhere and its services are governed by the Police rules 1931, or any other Rules applicable to their counterpart in the Regular Police. Therefore promotion from one rank to another and from one grade to an other shall be in accordance with Chapter 13 of Police Rules.

Later on in 1991, the name of the force FAR was converted into Frontier Reserve Police. In the year 1994 a Standing Order No. 3 was framed by the Police Chief for the promotion of illiterate constable of FRP, to HC. ASI/PC and SI/PC The same Standing Order was revised during the year 1999, that list A.B.C.D and E Shall be kept in the office of Commandant, FRP NWFP, for the purpose of the promotion of literate subordinates.

Due to some misunderstanding authority issued promotion orders of literate subordinates as ASI/PC and SI/PC on temporary basis. Many of them were given promotion from the rank of Head Constable (BPS-7) to SI/PC(BPS-14) for the period of two years, which is against the Police Rules, Standing Order No-3/1994, 3/1999, 1/2006 and instructions issued by the Govt. of NWFP, Home Department:

Frontier Reserve Police was temporary force up to 30.06:2003 therefore no confirmation against any rank was made previously. On 01.07.2003 the temporary posts of FRP were converted into permanent status by the Provincial Govt. Therefore promotion orders of literate officials were required to be regularized as per Police Rules from their due sates.

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The case was put up to the DPC. The DPC thoroughly discussed the issue and opined that as the porce rules chapter 13 is in detail and very clear that no constable / head constable be admitted to list 10 who is not thoroughly efficient in all branches of the duties of the constable and head constable of established integrity. The FRP is also transit force and the officials are being transferred after 5 years service to their domicile District. Therefore, the quota of the lower college course, intermediate college course and upper college course may be withdrawn. However, since there are some districts i.e. Charsadda, Mardan and Bannu etc, where the number of constables out number the other districts and in those cases the Commdt: FRP will issue guide line and circulate to the DPC for approval.

Number of officials/officers of FRP challenged this decision of the DPC. Now the Commandant FRP reported that Constables were enlisted in FRP upto the year 2003, who were given promotion after fulfilling the required condition of promotion as per Police Rules, as they were serving in FRP-with their lien and ingorder to implement decision of the DPC dated: 14.12.2006, they will be deprived from their legal rights, leading to the litigation. The Commandant FRP requested for reconsideration of the case by the DPC.

An office note was submitted to the high ups for orders, which was marked to DPC to examine the case and make recommendation (s).

The DPC examined the case very thoroughly and recommended that the previous decision of DPC shall stand however, a committee may be constituted of the following officers to examine the case in the light of representation received, and recommendation made by Commandant FRP and submit detailed report with specific recommendations for consideration in the next meeting of the DPC.

| 1 | 1. | Mr. Faqir Hussain, DIG/Enquiries & Inspections CPO. | | Chainnan |
|---|-----|---|---|----------|
| | 2. | Mr. Fasih ud Din, Deputy Commandant FRP NWFP | | Member |
| | 3. | Mr. Lingat Ali Khan, AlG/Legat CPO | • | Member |
| | ŀ١. | Mr. Abdul Malik Khan, Registrar CPO | | Member |

The above mentioned committee's meeting was held on 18.08.2007 at CPO Peshawar and its recommendations are reproduced below:-

At the outset. Line (Alickhan, AlG/Legul informedities in ricipant blockho-issue of promotion of IRR) resonnel has already been considered the DPC meeting, held on: 14.12.2006. As per a ceistomof the APPC meeting all them is subject intersof fire a subject intersof fire and the subject in the subject in the promotion of a large fire and the subject in the promotion of a large fire and the subject in the promotion of a large fire and the subject in the promotion of a large fire and the subject in the promotion of a large fire promotion of the subject in th

Abdult-Malik Khan, Registrar: CPO endorsed the views of AlG/Logal and stated that all literate officials of FRP may be transferred to their respective districts as per decision taken in the DPC. He further added that FRP is a transit force; therefore, their promotion can not be regularized as per police Rules 18 24.

Faqir Hussain, Commandant FRP, Chairman of the committee told the meeting that FRP has been given permanent status in 2003, (lowever the Chair

APPLATED TOPING

agreed with the views of both the members. But he further added that on transfer to respective districts, no one is deprived from his due right/sentority.

After detailed discussions, the committee reached at the conclusion that all literate Head Consubles and ASIs of FRP may be transferred to their domicile districts, to settle the issue once for all. The Commandant, FRP office will provide the names to CPO for further necessary action. However their names will be placed in list D on the merit of the year in which he passed the Intermediate Class Course.

All the literate HCs. ASIs were duly transferred to their respective domicile Districts.

Aggricord to this Ali Hassan etc filed a writ petition before the Honourable High Court Peshawar. The honourable Peshawar High Court Peshawar while disposing of the writ petition passed the following order on 20.03.2808 (copy attached).

"We feel that apparently the FRP is now a regular establishment and no more a transit force and there is no proof that the personnel working therein were temporarily posted for five years, therefore, the discriminatory treatment, meted out to them, is violative of the fundamental rights, particularly when, they will be placed at an extra-ordinary junior position if transferred to the Districts and enlisted there on the basis of their length of service and experience in all branches of police force, for any case, since the petitioners have not been transferred out of the Frontier Reserve. Police within the prescribed period of five years, as stated in the impugned order, therefore, a mistake on the part of the concerned authorities cannot put the petitioners in an adverse situation and they cannot be penalized for the fault of the others. Moreover the decision to rectify a wrong practice shall definitely operate prospectively and it cannot be applied to the petitioners retrospectively who had been recruited in FRP and had been continuously serving the department for over fifteen years.

We, therefore, direct that the case of the regularization, promotions and opportunities for culistment in the intermediate course etc, shall be re-examined at a higher level under the supervision of the Provincial Police Officer and the decision dated 16.02.2007 may be re-considered by the concerned DPC so that nobody should be discriminatively deprived of his legal rights and that no decision be made operative retrospectively damaging the members of the discipline force who have to perform extra-ordinary duties and who deserve to be adequately compensated and encouraged. The re-consideration process be finalized within a period of two months and the result thereof be communicated to the petitioners and a report may be forwarded to the Registrar of this Court. With these observations these politioners are disposed of:

The case was referred to DSC. The DSC in its meeting held on 14.05.2008decided to constitute a committee comprising DIG/Investigation.

AIG/Legal CPO, and Registrar CPO, Peshawar to examine this case and submit detail report to next DSC meeting.

The committee has examined the case and submitted a detail report with the following recommendation: -

Athe committee after duc deliberation and in order to give effect to the orders

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of the High Court recommends that earlier decision on the DPC should not be applied retrospectively and all officials of the FRP be given permanent status and maybe confirmed in their runk with their colleagues after completing their probation period as per PR 13.18.

Benefit received by the officials in the FRP till decision of DPC and their repatriation to the Districts of their domicile be kept in tact so that they should not be deprived of any right as per decision of the Court.

All these officials may be dealt strictly according to standing order No.3/99.

Literate officials may be treated as per Police Rules, whereas cases of illiterate officials may be treated as per criteria in the Standing Order. Seniorible of illiterate officials be fixed in each listenational officials be fixed in each listenational officials of course undergone and senioria fixed under Police Rules Chapter 13.

The case was referred to DSC

DSC thoroughly examined the case and agreed with the above recommendation of the sub-committee. ${\cal B}$

Allohment of marks / number for Anti Terrorist & Saborage training held at BDS Lahore. Vide Memo No. 2054/SRC dated 30.03.2009 DPO Kohat has intimated that many Constables of his District have passed Anti Terrorism and Sabotage Training held at Bomb Disposal Unit Lahore, but this Course has not been mentioned in Standing Order No.10/1987 now read with Standing Order No.1/2004. He requested that his office may be apprised about the numbers of above course which will be given to those constable who, have passed B-I examination during the year 2009. Duration of this training is about 15 days.

An office note was jut up and the Addl: IGP/HQrs NWFP Peshawar referred the case to DSC.

The DSC examined the case and referred it to the committee consisting of the following officers to clack the standing order No. 01/2004 and submit suggestions regarding all the courses.

- 1. Mr. Abdul Majced Kli in Marwat, Addi: IGP/HQRs NWFP Peshawar,
- 2. Mian Khurshid Anwar, AlG/Legal CPO Peshawar.
- 3. Mr. Abdul Malik Khan, Registrar CPO

Grant of Marks for general protection course

Deputy Inspector General of Police Bunnu vide his Memo No. 1297/EC dated 11.04.2009 at Annexure "A" has intimated that Constable Saudullah No. 115 of Operation staff, Bannu, preferred an application through DPO/Bannu vide his Memo No. 3467 dated 07.04.2009, requesting therein for the grant of 02 marks for General Protection Course as the same marks have not been given in the merit list of B-I, selection, made by DPO/Bannu.

According to the amendment in the Standing Order No. 1/2004, issued by CPO. Peshawar, 2 marks have been allowed to those Candidates who have undergone/proceeded to Improvised Explosive Device Course Instead of General Protection course.

An office note was put up and the Addl: IGP/HQrs NWFP Peshawar referred the case to DSC.



Inspector and Sub-Inspector of list "I" as stood on 31.12.2008 may kindly be corrected and his name be placed at S/No. 214 of list as he was confirmed-us sub-inspector on 06.09.2006, on which the comments of CCPO/Peshnivar were

The CCPO Peshawar has submitted the following comments:-

Correct as per record. Para No. 1

correct, the application had filed representation. Para No. 2

for confirmation with his colleagues.

Correct, the representation of applicant was Para No. 3.

accepted and his seniority was revised. He was confirmed w.c form 06.09,2006.

the Seniority list was issued by PPO NWFP Pishawar where in his name placed at S/No. 315. Para No. 4

Correct as per record. Para No. 5

Prayer.

Keeping in view the above, representation of Salcem Aman Inspector may kindly be considered in the light of his revised seniority from date of confirmation.

The case was put before the high ups which was marked to the DSC.

DSC thoroughly examined the case and recommended that he be assigned revised seniority with his colleagues according to date of confirmation as Sub Inspector.

> BOUL LATUE KHAN) CHAIRMAH

Addl: Inspector General of Police, Operations, NWFP, Peshawar.

TEMBER Addl: Inspector General of Police

Headquarters NWFP Peshawar

SAFWATEDIAYUR) Capital City Police Officer : Poshewar.

(FAQUL'HUSSAIN) MEMBER

Deputy Inspector General of Police, ektion NWFP duiry & Insit

MEMBER

Deputy Inspector General of Police; Operations NWFP Peshawar

(ABDUL WADOOD S MEMBER

Commandant Police Training College, Hangu

MEMBER

Commundant FRP NWFP Peshawar.

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PROVINCIAL POLICE OFFICER, NWFP.

PESHAWAR:

Annexure 44

BEFORE THE PESHAWAR HIGH COURT PESHAWAR.

W.P.NO. -P/2023.

- 1. Tayyab Jan, DSP/SP Traffic HQs, Peshawar.
- 2. Ali Hassan DSP/ Acting SP Investigation, Orakzai Distt:
- 3. Shakil Ahmad SP Training, CPO Peshawar.
- 4. Habibur Rehman, DSP, Hazara Region Abbottabad.
- 5. Sajjad Haider, DSP Hazara Region Abbottabad.
- 6. Liagat, Inspector, Hazara Region, Abbottabad.
- 7. Riaz Khan DSP, Bannu region, Bannu.
- 8. Aurangzeb, DSP, Hazara Region Abbottabad.
- 9. Amir Khatam, Inspector, Hazara Region Abbottabad.
- 10. Sajjad Hussain , Inspector, Kohat Region Kohat.
- 11. Nasir khan, SP(ACB), CPO, Peshawar.
- 12. Ali Ahmad, Inspector, Kohat.

RE-FILED TODAY

Petitioners.

Deputy Regimestr 2.2 MAR 2023

VERSU3

- 1. The Govt: of KP through Chief Secretary, KP Civil Secretariat Peshawar.
- 2. The Inspector General of Police, Khyber Pakhtunkhwa.
- 3. The Capital Police Officer, CPO Folice Lines Peshawar.
- 4. Regional Police Officer, Hazara.
- 5. Regional Police Officer, Kohat.

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6. The Commandate FRP, APENDA CAY T CF PGS 104 USB.pd1

199(1) (a) (i) (ii) OF THE CONSTITUTION

Brief facts of the case are as under: .

- That all the petitioners are the law abiding citizen of Pakistan and have every legal and constitutional rights duly protected under law of the land.
- That all the petitioners are presently performing their duties in the rank of DSP and they belonged to FRP (Frontier Reserve Police) where there is no case of Gallantry Cadets, Out of turn promotion, etc., because each and every aspect of the FRP (Frontier reserve Police), as per history given below, differs the case of petitioners from those who are hit by the Judgment of the Hon able Apex Court passed in Out of Turn Promotion Cases Copy of seniority list of petitioners as DSP is attached as Annexure A
- That initially in the year 1988, the Homes &T.A Deptt: created as force Armed Reserve Police Force (ARP), which Consisted of the force Armed Reserve Police norce following Units.
 - i)- Additional Police.
 - Special Police Levy.
 - iii)- PAF Contingent
 - PAF Contingent
 Range Reserve Police. ·iv)-
 - Provincial Reserve Armed Platoons. ·.v)-
 - Frontier Armed Reserve. vi)-
 - Campus Peace Corps UOP: vii)-

STF&ATS. v<u>iii)</u>-

Mounted Police. ix)-

20 MAR 2023

standing Guards & Police Escorts.

para-5 of the memo it was clarified that the duties and responsibilities of the new set-up will be the same as those of

Regular Police elsewhere and service will be governed by the Police Rules or any other Rules applicable to their counterparts in Regular Police. The Copy of memodated: 16.01:1988 is attached as Annexure - B.

That on 13.03.1988, a Standing Order No.2 of 1988 was issued, wherein the Campus Peace Corp and Special Police Levy along with all arms, ammunition, transport etc were placed under the administrative control the Commandant Frontier Armed Reserve (FAR). Copy of the Standing order is attached as Annexure—C.

- 5- That on 27.02.1991, the Frontier Armed Reserve (FAR) was remained as Frontier Reserve Police (FRP), by then then IGPKP and since then this wing of Police Force is continuing as FRP. Copy of the IGP's order is attached as Annexure D.
- That on 28.08.1993, a proper Recruitment Policy was issued for the recruitment against newly created posts in the Police Deptt; wherein the posts in a Distt: was to be dealt as, "The newly created posts of a Distt: should be filled up from the trained personnel of FRP according to seniority, educational qualifications and domicile. The vacancies resulting from transfer of FRP Personnel to Distt: Police should be filled up through fresh recruitment in FRP. & personnel selected for transfer to Distt: should be allocated to the Distt: of their domicile according to the number of vacancies available in each Distt: Copy of recruitment-policy is attached as Annexure E.

7-

That to streamline the FRP further, a FRPStanding Order No.1 of 1994 was issued in the year 1994, wherein it was clarified that Police Act, 1861& Police Rules, 1934 or any other Rules and Laws for the Police Officers will be applicable to FRP and the duties and responsibilities of the FRP will be the same as that of Regular Police. Similarly, FRP Standing Odrer No.2 of 1994 was issued on 31.07.1994, whereby enrolment in FRP was further streamlined and quota for the training in the Lower School, Intermediate and Upper College was to be fixed by the IGP keeping in view the strength and to cover the promotion of the illiterate staff or failed in promotion lists, a FRP Standing Order No.3 of 1994 was issued in August, 1994. The standing Order No.3 is not related to the petitioners. Copies of the Standing Orders are attached as Annexure -F.G&H.

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Deputy Regimus

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- 13.2 Personnel for the first time for the Lower, Intermediate and Upper Courses and all the petitioners on their due turn qualified the said courses and none of them sent to the training by personal any senior eligible colleague. Copy of the sent allocation is attached as Annexure—1.
- That in the year, 2007 a dispute was arisen whereby the FRP was any in declared as Transit Force and that no Constable and Head Constable can be admitted to D List. The positioner No.1 and some of the other FRP scolleagues, challenged that order is the Peshawar (light Court in W.2 No. 1615/2007 1616/2007 1 1617/2007). The wist petitionnewerefinally heard on 20.03.2008 and the august Court will find enough to hold that the FRP is not a transit Force and the peritoner could not be made junior to the juniors by washing why their more than 15 years service in FRP and the case was and the resonant of the Police Depth to reconsider the matter of that no true is an activities and apprived from legal rights. Copies of the order dated, 16.02.2007 and judgment of the Court are attached as Annexure—J&K.

10-

That, after the judgment of the august Court dated. 20.03:2008, the matter of the FRP personnel was placed before the Committee or 14 05,2008 and the issued was further entrusted to another Committee comprised of DIG Investigation, AIG Legal, and Registrar CPO. The said constituted committee considered the iscus and submitted its recommendations to the DSC which was convened on 07.05.2009 and recommendations of the committee were approved. The committee recommended as, "This swiller a cision dated. 16.92,2007 should not be applied retrospective and all officials of the FRP be given permanent stirus and may be confirmed in their rank with their colleagues after completing their probation period as per PR. 13-18. The Benefits received by the officials in the FRP till the decision of DFC and their repair ation to the Distt: of their domicile be kept intact so that they should not he depressed of any right as per decision of the Court. Literate officials may be treated as per Police Rules, 1934 and their remority be fixedin each list on the basis of course undergone and criticala fixed under Police Rules Chapter 13." Copies of the minutes of the DSC are attached as Annexure - L&M.

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- That after the above decision of DSC, the issue was settled once for all and the FRP officials (amongst petitioners) upon repatriation to their Distt; of Domicile, were placed in List D & E with their Colleagues of training session in bottom in seniority. While some officials (amongst petitioners) were remained posted in FRP and were placed in List A,B,C,D or E according to seniority. Thereafter, the petitioners did their other courses on their turn with their colleagues and got further promotions up to the rank of Inspector&DSP on CPO level. It is once again reiterated that none of the petitioners were either out of turn promotee, or cadet or promoted on gallantry services basis in the FRP.
- That now the respondents have issued circulars for reverting the rightful officials under the garb of Apex Court's judgment and to give undue benefits to their blue eyed persons, against which the petitioners have no other remedy but to come to this august Court under Article 199 of the Constitution for issuing Write of Mandamus and Prohibition against the respondents on the fallowing grounds amongst the others.

GROUNDS:

- A- That the actions and conduct of the respondents is totally against the principle of justice, and amounts to colorful exercise of their official collar under the garb of the judgment of the Apex Court which is not applicable to the petitioners, case at all.
- B- That the actions of the respondents qua the petitioners is based on malafide and to create more and more vacancies for their blue eyed persons under the garb of out of turn promotions etc. which conditions are not applicable to the petitioners.
- That it is the cardinal principle of justice that no one could be asked to wait till he his illegally hanged, therefore, the Writ of Prohibition and Mandamus is fully attractive in the instanticase and this august Court only has such power to issue requested writs.

 (2006 SCMR-16-30, and 2015 PLC (CS) 08.)
- D- That this august Court also has the ample powers to interpret the issue as to whether the judgment of the Apex Court is applicable to the petitioners' case or other-wise. If the august Court's answer is

Deputy Registrate

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"no" then writ of prohibition Mandamus can be issued against the respondents.

That all the petitioners were placed in D. List after repatriation to their Distt:and placed with their colleagues who have passed training courses along with them as per decision of DSC made on the basis of Judgment of this august Court in the year 2007. Thus in FRP there was no case of out of turn promotion, or Cadetship or gallantry service and due to that very reason the judgment of the Apex Court is not applicable to petitioners.

That even the AIG Legal, vide his memo dated: 08.02.2021that, FRP officials qualified their promotion courses on their turn and have been promoted from one tank to another as per Police Rules. 1934 and subsequently placed at the bottom of the seniority list of the their Distt: Thus they do not come under the ambit of Out of Turn Promotion. But despite that the respondents are maneuvering to revert the petitioners under the garb of Apex Court's judgment with malafideto create more and more vacancies for their blue eyed persons. Copy of AIG Legal is attached as Annexure – N.

- G- That the acts of the respondents are in violation of principle of justice, fair play and spirit of Article-2A, 4, 9,10-A, 25 and 38 of the Constitution.
- H- That the petitioners seek permission to advance other grounds and proofs at the time of hearing.

It is therefore most humbly prayed that on acceptance of the instant writ petition, the august Court may be pleased to:

D- Writ of Prohibition.

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F-

Restrain to respondents from reverting the petitioners under the garb of Apex Court's Judgment passed in respect of out of turn promotes; which is not applicable to the case of petitioners as there was neither out of turn promotion, cadetship or gallantiv service in FRP and all the petitioners have got, their promotion after

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completing courses on their

II) - Writ of Mandamus:

Direct the respondents to check history, and details of FRP Officials in light of appended record with this writ petition and not to pass any order of reversion in hurry by damaging the service career of the petitionerson the basis of malafide and for just creating more and more vacancies for their blue eyed persons.

III)- Declare:

The memo dated. 11.03.203 and 12.03.2023 are not meant and applicable to the petitioners as per available record and history of the case.

<u>IV)-</u> ·

Any other remedy deems appropriate that may also be awarded in favour of petitioner.

INTERIM RELIEF:

1

case, mentioned above in writ petition, the respondents may very graciously be restrained from passing any adverse order detrimental to their service career of the partitioners till the disposal of main writ petition.

PETITIONERS

TAYYAB JAN ETC

THROUGH:

M. ASIF YOUSAFZAI

FILED TODAY.

Deputy Registrate

2.0 MAR 2023

S. NAUMAN ALI BUKHA

ADVOCATE:

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| Constitution of the Islamic Republic of Pakistan | 1973 |
| Police Rules-1934 Any other case law as per need. | |
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OFFICE OF THE INSPECTOR GENERAL OF POLICE KHYBER PAKHTUNKHWA Central Police Office, Peshawar.

No. QQ\ /1.egal

dated he 11 / 03 / 2023

All Regional Police Officers/ CCPO, Peshawar Khyber Pakhtunkhwa.

All Head of Units/ DIG Operations Rhyber Pakhtonkhwa.

SubjectiPERSONS L HEARING OF POLICE OFFICIALS/OFFICERS FALLING UNDER THE ABBIT OF OUT OF TURN PROMOTIONS

Memo.

To:

Giving personal hearing to address the grievances of Police officials/ officers as part and parcel of Police Department for their regressal, in most impartial and transparent manner.

- 2. Reeping in view the above, it is being requested to give personal freating to all those Police officials/ officers who availed out of turn promutions in their respective regions hostively for tomorrisate on 12th March, 2023. In this regard Police officials/ officers, who availed out of turn promutions and are borne at lists A, B & C will be heard by respective District Police Officers where is afficers enhalfed to first 'D' & 'E' will be heard by concerned Regional Police Officers. Rest of officers on list 'F' and above will be heard at CPO who shall be informed by the concerned RPOs/ DPOs offices. Therefore, necessary arrangements may be made for tomorrow on 12th March, 2023 regarding compliance on organi basis.
- Furthermore, all officers borne on 'F' list and other officers from the rank of Inspector and above
 will be heard by Deputy Inspector General of Police, Operations, Khyber Paklitunkhwa who will be
 assisted by DSP/Legol, CPO, Peshawar.
- All officers being heard shall be bound to sign the attendance sheets and proceedings of such hearings should be shared with office of AIG/ Legal, CPO Peshawar by Oth March, 2023.

The matter should be treated as Most Immediate, please,

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C.t

Additional Inspector General of Police, HQrs: KLyber Pakhmakhwa, Pesi-awar

PSO to WI Inspector General of Police, Khyber Pakhtenkhwa, Peshawar,

DSP/ Operations, CPO, Peshawar with direction to circulate to all concerned.

DSP/ Legal, CPO, Peshawar.

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OFFICE OF THE
INSPECTOR GENERAL OF POLICE
KHYBER PAKHTUNKHWA
CENTRAL POLICE OFFICE, PESHAWAR
dated the 11/03/2023

No.991/Legal

Τa.

All Regional Police Officers/CCPO, Peshawar

Khyber Pakhtunkhwa

All Head of Units/DIG Operations

Khyber Pakhtunkhwa

-Subject:

PERSONAL HEARING OF POLICE OFFICIALS/OFFICERS
FALLING UNDER THE AMBIT OF OUT OF TURN
PROMOTIONS.

Memo:

Giving personal hearing to address the grievances of Police Officials/Officers is part and parcel of Police Department for their redressal; in most impartial and transparent manner:

- 2. Kceping in view the above, it is being requested to give personal hearing to all those Police Officials/Officers who availed out of turn promotions in their respective regions positively for tomorrow i.e on 12th March, 2023. In this regard Police Officials/Officers who availed out of turn promotions and are borne at lists A,B & C will be heard by respective District Police Officers whereas officers enlisted to lists 'D' & 'E' will be heard by concerned Regional Police Officers. Rest of officers on list 'F' and above will be heard at CPO who shall be informed by the concerned RPOs/DPOs offices. Therefore, necessary arrangements may be made for tomorrow on 12th March 2023 regarding compliance on urgent basis.
- 3. Furthermore, all officers borne on 'F' list and other officers from the rank of Inspector and above will be heard by Deputy Inspector General of Police. Operations, Khyber Pakhtunkhwa who will be assisted by DSP/hegal, CPO, Peshawar.
- 4. All Officers being heard shall be bound to sign the attendance sheets and proceedings of such hearing should be shared with office of AJG/Legal CO Peshawar by 13th March, 2023

The maler should be treated as Most Immediate, Please.

(RIZWAN MANZOOR) PSP

Deputy Inspector General of Police, HQrs
For Inspector General of Police
Khyber Pakhtunkhwa,
Peshawar

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- Additional Inspector General of Police, HQrs, Khyber Pakhtunkhwa, Peshawar
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- DSP/Operations, CPO, Peshawar with direction to circulate to allconcerned.
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OFFICE OF THE INSPECTOR GENERAL OF POLICE KHYBER PAKHTUNICHWA CENTRAL POLICE OFFICE, PESHAWAR

No.993/Legal

dated the 10/03/2023

To.

- 1. All Units Head of Police in Khyber Pakhtunkhwa.
- 2. All Regional Police Officers in Khyber Pakhtunkhwa.
- 3. The CCPO Peshawar.
- 4. All District Police Officers in Khyber Pakhtunkhwa

Subject: ORDERS REGARDING WITHDRAWAL OF OUT OF TURN PROMOTIONS:

In compliance with Order Sheet of Hon'ble Supreme Court of Pakistan dated:26.01.2023 in Suo Moto Contempt proceedings vide Crl.O Petition No.38/2021; letter from CPO Peshawar under Subject, Collection of date of police officers falling under the definition of out of Turn Promotion bearing No.CPO/CPB/75 dated:14.02.2023 was issued to all Units Heads. RPOs and CCPO Peshawar to report of Turn Promotions cases from their respective Regions and Units.

- 2. Besides, Keeping in view the above, CPO issued a letter bearing No.991/Legal dated:11.03.2023 and Subject, Personal Hearing of Police Officials/Officers falling within the ambit of Out of Turn Promotion in which it was requested to give personal hearing to all those Police Officials/Officers who availed out of Turn Promotions in their respective Regions positively on 12th March, 2023. In this regard, Police Officials/Officers who availed Out of Turn Promotions and are borne at lists. A,B & C were heard by respective District Police Officers whereas officers enlisted to lists 'D' & 'E' were heard by concerned Regional Police Officers and Unit Heads. Rest of officers on list 'F' and above were heard at CPO, Peshawar
- 3. Orders concerning withdrawal of Out of Turn Promotions/Gases, against officials who are borne on Lists. A,B and C are to be issued by respective District Police Officers or concerned Superintendents of Police of Units. Besides, Police Officers who got Out of Turn Promotions and are borne on lists D & E, their withdrawal Orders are to be issued by respective Regional Police Officers and Unit Heads. Moreover, Orders relating withdrawal of Out of Turn Promotions against Police Officials/Officers who are borne in list F or above will be issued by CPO, Peshawar.
- d: Likewise, Absorption Orders issued by CPO, Peshawar for officials who got absorbed in Telecommunications and Transport HQ from other District/Units will also be issued by CPO, Peshawar
- S. All Regional Police Officers, Units Head and District Police Officers are being requested issue such Orders by 13.03.2023 so that the compliance report with Order Sheet of Hon'ble Supreme Court of Palcistan dated:26.01.2023 in Suo Moto Contempt proceedings vide

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Crl.O Petition No.38/2021 cold be submitted to the Hon'ble Supreme Court of Pakistan on ____03.2023.

The matter may be treated on immediate basis and copy of the orders so issued must be shared with CPO Poshawar by tomorrow 13.03.2023.

(RIZWAN MANZOOR) PSP

Deputy Inspector General of Police, HQrs For Inspector General of Police Kliy ser Pakhtunkhwa, Peshawar

CC

- 1. Additional Inspector General of Police, HOrs, Kliybe, Pakhtunkhwa, Peshawar
- 2. Additional Inspector General of Police, Operations: Khyber Pakhtunkhwa. Poshawar
- 3. AIG Lagal CPO, Peshawar
- 4. PSO to Inspector General of Police, Khyber Pakhtunkhwa, Peshawar. 5. Registrar CPO Peshawar

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OFFICE OF THE INSPECTOR GENERAL OF POLICE, KHYBER PAKHTUNKHWA CENTRAL POLICE OFFICER, PESHAWAR

No.993/Legal dated 12/03/2023

- 1. All Unit leads of Police at Khyber Pakhtunkhwa
- 2. All Regional Police Officers in Khyber Pakhtunkhwa
- 3. The CPO Peshawar
- 4. All District Police Officers in Khyber Pakhtunkhwa

Subject: ORDERS REGARDING WITHDRAWAL OF OUT OF TURN PROMOTIONS

In compliance with Order Sheet of Hon'ble Supreme Court of Pakistan dated 26.01.2023 in Suo Moto Contempt proceedings vide Crl.O Petition NO.38/2021, Letter from CPO Peshawar under Subject: Collection of data of police officers falling under the definition of out of Turn Promotion hearing No.CPD/CPB/75 dated 14.02.2023 was issued to all Unit Heads, RPOs and CCPT Peshawar to report the of turn Promotions cases from these respective Regions land.

- 2. Besides, Keeping it view the above, CPO issued a letter bearing No.991/Legal dated 11.03.2023 under Subject: Personal Heating of Police Officials/Officers falling within the ambit of Out of turn promotions in which it was requested to give personal hearing to all those Police officials officers who availed Out of Turn Promotions in their respective Regions positively 1 March, 2023. In tins regard, Police Officials/Officers who availed Out of turn promotions and are borne at lists A. B & C were heard by respective District Police Officers whereas officers inlested to list D & F were heard by concerned Regional Police Officers and Unit Heads, Rest of officers on list 'F' and above were heard at CPO, Peshawar.
- 3. Orders concerning withdrawal of Or of Turn Promotions Cases, against officials ne borne on Tests A, IB and C are to be issued by respective District Police Officers of or concerned Superintendents of Police of Units, Besides, Police Officers who got Out of turn Promotions and are borne on list D & E, their withdrawal orders are to be issued by respective Regional Police Officers and unit heads. Moreover, Orders relating withdrawal of Out of turn Promotions against Police Officials/ Officers who are borne in list F or above will be issued by Pr. Peshawar.
- 4. Likewise. Absorption Orders issued by CPU, Peshawar for officials who pet bathed in Telecommunications and Transport 110 from other Districts Units will also be issued by CPO Peshawar.
- 5. All Regional Police Officers, Unit Head and District Police Officer are being requested to issue such Orders by 13.03.2023 so that the compliance report with Order Sheet of Hon'ble Supreme Court of Pakistan dated 26.01.2021 in Sue Moto Contempt proceedings vide

(4) 1 Pennon No. 18 2021 could be submitted to the Hon ble Supreme Court of Pakistan un-

the matter may be treated on immediate basis and copy of the Orders so issued must be shared with CPO Peshawar by tomorrow 13,03,2023

Dabrie Delvice

Khyber Fathlunkhwa Peshawar

1 Additional Inspector General of Police, HQrs, Klayber Pakhtunkhwa, Peshawar, Additional Inspector General of Police, Operations: Klayber Pakhtunkhwa, Peshawar.

MG Legal CPO, Peshawar.

4. PSO to Inspector General of Police, Khyber Pakhtunkhwa, Peshawar,

Registrar CPO Peshawar.

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Civil petition No.18/2021 could be submitted to the Hon'ble Supreme Court of Pakistan on

The matter may be treated on immediate basis and copy of the Orders so issued must be shared with CPO Peshawar by tomorrow 13.03.2023

> Sd/ Deputy Inspector General of Police/Unit For inspector General of Police Khyber Pakhtunkhwa Peshawar

C.c.

- 1.
- Additional Inspector General of Police, HQrs, Khyber Pakhtunkhwa, Peshawar. Additional Inspector General of Police, Operations. Khyber Pakhtunkhwa, 2. Peshawar.
- MG Legal CPO, Peshawar. 3.
- PSO to Inspector General of Police, Khyber Pakhtunkhwa, Peshawar. 4.
- Registrar CPO Peshawar. 5.



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

dated the 11.cgal/E.1

ORDER

In compliance with Order Sheet of Hon'ble Supreme Court of Pakistan dated 26.01.2023 in Suo Moto Contempt proceedings vide Crl.O. Petition No. 38/2021 and in pursuance of Judgments passed by Hon'ble Supreme Court of Pakistan in 2013 SCMR 1752, Civil Review Petition No. 193/2003 reported in 2015 SCMR 456, 2016 SCMR 1254, 2017 SCMR 206, 2018 SCMR 1218 and consolidated Judgment dated 30.06.2020 in Civil Petitions No. 1996, 2026, 2431, 2437 to 2450, 2501 and 2502 of 2019 on issues of Out of Turn Promotions, all Unit Heads, Regional Police Officers and District Police Officers of Khyber Pakhtunkhwa Police were directed vide this office Letter No. CPO/CPB/75, dated 14.02.2023, to ensure compliance of above mentioned Orders in letter and spirit. Accordingly, all Out of Turn Promotions granted to Police personnel either on gallantry or otherwise belonging to different Units, Regions & Districts have been withdrawn by the concerned authorities and consequently their seniority has been re-fixed along with their Batch mates/ among immediate seniors and juniors who were promoted during their intervening period by maintaining original inter-se-seniority.

- In view of the above, case regarding Out of Turn Promotion of Mr Sajjad Haider DSP was examined. As per details provided by office of RPO, Hazara Region vide Letter bearing No.5491/E, dated 12.03.2023 on subject "collection of data of police officers falling under the definition of out of turn promotion", he gained benefit of out of turn promotion from HC to Officiating ASI in FRP and by means of DIG Hazara Order No.800-09/E, dated 16-01-2010, he was given back dated seniority. At present, he stands at Sr. No.95 in the Seniority list of DSsP issued vide CPO No.1594/SE-1 dated 05-08-2022. Withdrawal of this out-of-turn promotion order shall bring his name above the name of Inspector Sarwaiz Khan No. H/82 present at serial No. 307 in the seniority list of Inspectors issued vide 431/E-II/CPO/Seniority dated 06.12.2022.
- In this regard, Para 122 of Judgment of Hon'ble Supreme Court of Pakistan 2015 SCMR 456 is reproduced as under;
 - 122. The issue of out of turn promotions has been dealt with by us in detail in the judgment sought to be reviewed and we reached the conclusion that it was violative of Articles 240, 242, 4, 8, 9 and 25 of the Constitution. Mr. Adnan Iqbal Chaudhry, learned Advocate Supreme Court has contended that section 9- A of the Act has not been struck down by this Court, while declaring the out of turn promotions as unconstitutional. We are mindful of this fact as we have held that the Competent Authority can grant awards or rewards to the Police Officers, if they show act of gallantry beyond the call of duty. However, we had struck down the very concept of 'out of turn promotion' being violative of Constitution for the reasons incorporated in paras 158 to 164 of the judgment under
- As per Para No. 73 of Judgment of Hon ble Supreme Court of Pakistan 2018 SCMR 1218 (Intra Court Appeals No.4 of 2017 etc) when any legislative instrument is declared unconstitutional, it is declared void ab initio. The Para No. 73 is being reproduced as under;
 - The contention of Khawaja Haris Ahmad, learned Sr.ASC that in Para No. 123 of Shahid Pervaiz's case (supra) this Court had wrong'y observed that "we have already declared void ab initio the legislative instruments that provided for out of tyrn promotions." because nowhere in the earlier judgment was such a declaration made, is also without force. Suffice it to say that in Para 104 of Shahid Pervaiz' Case (Supra), it was observed that: "104. Through the successions of its orders, this Court has consistently maintained the unconstitutionality, and the consequential nullity of the instruments providing for the out of turn promotion." Moreover, in Para 129 of the judgment

4. Similarly, Hon'ble Supreme Court of Pakistan Judgment reported as 2017 SCMR 456 vide Para No. 98 declared Out of Turn Promotions as null and void in the following terms which is reproduced as under.

98. In a series of judgments, this Court has declared out-of-turn promotions as being unconstitutional, un-Islamic, and void ab initio. The principle of unconstitutionality attached to the instrument providing for out of turn promotion was laid down first in the case of Muhammad Nadeem Arif vs. I.G of Police (2011 SCMR 408). The view taken in this judgment was followed in another case reported as Ghulam Shabbir vs. Muhammad Munir Abbasi (PLD 2011 SC 516); wherein it was held that out of turn promotion was not only against the Constitution, but also against the Injunctions of Islam; and that reward or award should be encouraged for meritorious public service but should not be made basis for out of turn promotion.

- 6. Mr. Sajjad Haider DSP was given chance of personal hearing on 12.03.2023. He was given patient hearing during which he extended his point of view that his promotion does not come within the ambit of out of turn case. However, perusal of his record reveals that as mentioned in Para No. 2 of this order, he gained benefit of out of turn promotion from HC to Officiating ASI in FRP and by means of DIG Hazara Order No.800-09/E, dated 16-01-2010, he was given back dated seniority. At present, he stands at Sr. No.95 in the Seniority list cf DSsP issued vide CPO No.1594/SE-I dated 05-08-2022. Withdrawal of this out-of-turn promotion Order shall bring his name above the name of Inspector Sarwaiz Khan No. H/82 present at serial No. 307 in the seniority list of Inspectors issued vide 431/E-II/CPO/Seniority dated 06.12.2022.
- 7. Consequently, his Out of Turn Promotion Order No. 800-09/E, dated 16-01-2010 is withdrawn through this Order and after the withdrawal, he is demoted from rank of Deputy Superintendent of Police to Inspector with immediate effect and his seniority amongst Inspectors is placed above the name of Inspector Sarwaiz Khan No. H/82 present at serial No.307 in the seniority list of Inspectors issued vide 431/E-II/CPO/Seniority dated 06.12.2022.
- 8. Furthermore, Order bearing No.540/Legal/E-I, dated 14.03.2023 by means of which seniority of demoted DSP Aurangzeb to the rank of Inspector has also been re-fixed by withdrawing his out of turn promotion and as per re-fixed seniority name of Mr. Aurangzeb (demoted DSP) is also mentioned above the name of Inspector Serwaiz Khan No. H/82 present at serial No. 307 in the seniority list of Inspectors issued vide 431/E-II/CPO/Seniority dated 06.12.2022.
- 9. By means of this Order the seniority of Mr. Sajjad Haider demoted from rank of DSP to Inspector is also being shown above the name of Inspector Serwaiz Khan No. H/82 in the same list. However, as per letter bearing No.5491/E, dated 12.03.2023 issued by RPO Hazara Region, Mr. Aurangzeb (demoted DSP) is senior to Mr. Sajjad Haider (demoted DSP). Therefore, while issuing revised seniority list of Inspectors, the name of Mr. Aurangzeb (demoted DSP) will come before the name. Mr. Sajjad Haider (demoted DSP).

-Sd-

Akhtar Hayat Khan, PSP
PROVINCIAL POLICE OFFICER
KHYDED DAKHTINKHWA

Pane 7 of 3

- ~ ~
 - 1. Chief Secretary, Government of Khyber Pakhtunkhwa, Peshawar.
 - 2. Accountant General, Khyber Pakhtunkhwa, Peshawar.
 - 3. Secretary, Home & TAs Department, Government of Khyber Pakhtunkhwa, Peshawar.
 - 4. Additional Inspector General of Police, HQrs: Khyber Pakhtunkhwa, Peshawar.
 - 5. Additional Inspector General of Police, Operations Khyber Pakhtunkhwa, Peshawar.
 - 6. All Regional Heads, Khyber Pakhtunkhwa, Peshawar.
 - 7. All Heads of Police Units, Khyber Pakhtunkhwa.
 - 8. PSO to W/Inspector General of Police, Khyber Pakhtunkhwa, Peshawar.
 - 9. AIG/ Legal, CPO, Peshawar.
 - 10. Registrar, CPO, Peshawar.

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Khyber Pakhtunkhwa.

Peshawar.

Page 1 of 3

JUDGMENT SHEET <u>PESHAWAR HIGH COURT, PESHAWAR</u>

W.P No.1289-P/2023

Tayyab Jan and others

Vs.

Government of Khyber Pakhtunkhwa through Chief Secretary, Civil Secretariat, Peshawar and others

Date of hearing

21.06,2023 and 22,06,2023,

Petitioner(s) by:

Mr. Shumail Ahmad Butt, Advocate.

Respondent(s) by:

Mr. Amir Javed, Advocate General and Mr. Hasnain Tariq, AAG along with Mr. Rizwan Manzoor, DIG(HQrs), Khyber Pakhtunkhwa Police, CPO. Muhammad Asif, AIG(Legal), CPO. Muhammed Tariq Usman, Inspector

(Legal), CPO.

IJAZ ANWAR, J. This writ petition has been filed under

Article 199 of the Constitution of Islamic Republic of

Pakistan, 1973, with the following prayer: -

"It is, therefore, very humbly prayed that on acceptance of this writ petition, this Hon'ble Court may very magnanimously hold, declare and order:-

dated 11.03.2023, That letter 12.03.2023 and office orders of demotion dated 16.03.20236 and any subsequent proceedings or orders emanating/arising therefrom are illegal, unlawful, without lawful authority and thus of no legal effect

The respondents be permanently restrained from reversing the petitioners under the garb of Apex Court judgment passed in respect of out of turn promotes, which is not applicable to the case of petitioners as there was neither out of turn promotion cadetship or gallantry service in FRP and all the petitioners have gone their promotion after

completing courses on their turn as er seniority. Any other relief in favour of the petitioner deemed just and appropriate".

In the instant case petitioners were initially 2. appointed in the FRP as Constables and then gained promotion in the regular police as well as in the FRP after undergoing the requisite police training in the quota reserved for FRP. The question formulated for consideration of this Court primarily relates to the terms and conditions of service, because apparently, this case is distinguishable from other connected cases as in the instant case promotion order of the petitioners are withdrawn for the reason as it is out of turn and violative of the judgment of the Apex Court, however, on going through the same we find that no such issue ever raised in the judgments of the Apex Court referred in respect of out of turn promotions and in these cases neither the application/implementation of the judgment of the Apex Court is required, besides, such matters were also never referred in the judgment of a larger bench of this Court.

3. In the given circumstances, the matter primarily relates to the terms and conditions of the service, as such,

Page 3 of 3

we transmit the same to the Provincial Service Tribunal,

Peshawar for its decision strictly in accordance with law.

Copy of the memo of this petition be retained for the purpose of record.

Announced
Dt: 29-8-23.

JUDGE

JUDGE

(Amir Shehred)

Charles Me Andrea Der Anwer und Hon'ble Mr. Justice S.M. Attique Shak



OFFICE OF THE COMMANDANT FRONTIER RESERVE POLICE KH.YBER,PAKHTUNKHWA PESHAWAR PH: NO.092-9214114, FAX NO.9212602

_____/EC dated 23/02/2022:

To

The Inspector General of Police, Khyber Pakhtunkhwa, Central Police Office, Peshawar.

Subject:

IMPLEMENTATION OF THE JUDGMENT OF APEX COURT OF PAKISTAN

Respected Sir,

In continuation to this office memo: No.11585/EC dated 30-12-2021. It is submitted for kind information that the CPO has directed vide memo: No.CPO/CPB/449 dated 29-11-2021 & memo: No.CPO/CPB/456 dated 03-12-2021 for submission of consolidated report for implementation of the judgment of Apex Court of Pakistan pertains to out of turn promotions in the light of directives of CPO a committee comprising on the following officers was constituted by the Competent Authority, with the directions to scrutinize all kind of promotions granted to the personnel of FRP Unit and submit their report/recommendation for onward submission to CPO Peshawar:-

| 1. | DSP/HQrs FRP Peshawar | | Chairman |
|----|---------------------------|---|----------|
| 2. | Office Superintendent FRP | | Member |
| 3. | Inspector Akhtar Ali Khan | • | Membér |
| 4: | Inspector Yahya Shah Khan | • | Member |

The committee after fulfillment the due codal formalities and deliberation submitted a detail report and recommendations produced as below:

1. BRIEF HISTORY OF FRP UNIT:-

FAR (Frontier Armed Reserves) now FRP (Frontier Reserve Police) was established by the Federal Govt: vide letter No.DO No.1/4/85-DD(P) dated 29-10-1985 and No.SO (P-II) 5-18/86/2347 dated 16-01-1986 as a reserve force according to Notification No.SO (P-II) HD/8-10/146-149 dated 16-01-1988 the Govt; of NWFP (now Khyber Pakhtunkhwa) Home Deptt: had merged the following ten Police Unit/Branches in FRP on 16-01-1988 with the name of "Frontier Armed Reserve as Frontier Reserve Police"

- -1. Additional Police
- 2. Special Police Levy
- 3. PAF Contingent
- 4. Range Reserve Platoons
- 5. Provincial Armed Reserve Platoons
- · 6. Frontier Armed Reserves
- 7. Campus Peace Corps, Peshawar University

ATTEMED

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OFFICE OF THE COMMANDANT FRONTIER RESERVE POLICE KHYBER PAKHTUNKHWA PESHAWAR

| No. | /EC | dated | 23/02/2022 |
|-----|---------|-------|------------|
| MO. | | dated | 23,02,200 |

To

The Inspector General of Police, Khyber Pakhtunkhwa, Central Police Office, Peshawar.

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- DSP/HQrs FRP Peshawar Chairman
- 2. DSP/HQrs FRP Peshawar Member
- 3. DSP/HQrs FRP Peshawar Member
- 4. DSP/HQrs FRP Peshawar Member

The committee after fulfilment the due codal formalities and deliberation submitted a detail report and recommendations produced as below:-

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- 1. Additional Police
- 2. Special Police Levy
- 3. PAF Contingent
- 4. Range Reserve Platoons
- 5. Provincial Armed Reserve Platcons
- 6. Frontier Armed Reserves
- 7. Campus Peace Corps, Peshawar University

- 9 Mounted Police
- 10 Standing Guards and Police Escorts etc including those, which provides to private bodies / person?

BUTIES AND RESPONSIBILITIES

The duties and responsibilities of FRP were regulated from time to time through various Standing Orders issued by the Inspector General of Rolice, given the extranding role of policing, which included but not limited to the following

CAREER PROGRESSION: -

Frontier Reserve Palice was basically raised to assist the District Police to tackle the law and order complexities. Sectarians problems, labor, student's agitations, subversive and Sabotage activities. Communal and ethnic riots in the province. For this purpose the entire force was organized into Platoons comprising 01/04/40 and distributed throughout the province. Moreover, on recommendation of Special Committee, the Inspector General of Police NWFP (how Khyber Pakhtunkhwa) has approved a General Policy for FRP Unit that newly created posts of Districts should be filled up from transfer of the trained personnel of FRP according to seniority/Education and domicital The vacant posts of constables should be filled-up through fresh recruitment in FRP vide IGP circular order No. 11715-22, dated 24.08.1993. In view of above and Nature of the duties assigned to the FRP those Officials, who are differate or have failed to qualify the promotion list were promoted to the rank of Head Constable Section Communder and Sub Inspectors/Platoon Commanders enthe basis of Section Commander/Platoon Continuander courses These Promotions were entirely made in accordance with the provision of Standing Order No 03/1994, 03/1999 Issued by the CPO Peshawat respectively, after fulfilling the required criteria and codal formalities. However, thei above promotions were subsequently withdrawn on [07 Q6 2003 by the (then) Commandant FRP. Feeling aggrieved the officials concerned was filed Service. Appeal before the Khyber Pakhtunkhwa, Service Tribunal Peshawar against the said Order, which subsequently, decided in their favor vider Judgment dated 29 11 2005. The decision of Honorable Tribunal was consented to be implemented in compliance of CPO Memo No. 9500/Eil dated 27 05 2005 Thereafter, Standing Order No. 01/2006 was issued by the CPO Peshawar for the promotion of literate and illiterate officials of FRP. The worthy IGP IKP vide lence No. 3271-3300/ dated 19 06 1996 had already sanctioned 2/2 seats of lower/intermediate courses for the literate official of all FRP KP, sanctioned strength However, subsequently Standing Order, No. 1/2006 was genealed through Standing Order No 102/2014, which the promotion system, of FRP Officials has been withdrawn.

According to standing order No. 2/2014 the lien of all Herate officials/office's

ADVOCATE

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- 9. Mounted Police
- 10. Standing Guards and Police Escorts etc including those, which provides to private bodies /person

DUTIES AND RESPONSIBILITIES

The duties and responsibilities of FRP were regulated from time to lime through various Standing Orders issuer: by the Inspector General of Police, given the expanding role of policing which included but not limited to the following

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seniority and further promotion are maintaining in their respective district/regions of domical by concerned DPOs and RPOs as well

It is further submitted that the literate officials of FRP transferred to domicile region/District regular police by the competent authority on holding positions in the light of faid down rules and bottom seniority has been given in the respective region/district

The promotion granted to the FRP personnel are not fallen into the ambit of out of turn promotions as they were promoted in accordance to the prescribed manner and policy in vogue. It is pertinent to mention here that the officials who have qualified the requisite courses required for promotion were promoted alongwith their colleagues on their own turn and seniority come fitness. Furthermore, CPO Peshawar has already disclosed and opined vide letter to 11529/Legal, dated 08 11 2021 to RPO Hizara that according to the judgment of Apax Court of Pakistan, if someone promoted on the basis of any kind of incentive i.e. Gallantry, Cadotship and special case by passing his batch-mates/colleagues, thus it is declared out, of turn, promotions.

Keeping in view all of above it is further submitted that there is no anyone has been promoted since 2014 in this establishment. Morepiver the promotion so far granted to the officials concerned to FRP has not deprived/suffered someone from these promotions.

Commandant,

Frontier Reserve Holice

ATTESTED ADVOCATE

Fee Rs. 1 Name of Province Name of Advocate istrict Bar Association <u> يحددنامالتا </u> باعث تحريرآ نك قدمه مندرجه بالاعنوان میں ای طرف سے داسطے بیروی وجوابدی برا برتے پیش یا تص ، ذیل شرا لط بروکیل مقرر کیا ہے کہ میں ہر چشی برخودیا ید ربعہ مقار خاص رو بروعد الت کما ضربوتار ہول کا اور بروقت یکارے جانے مقد مدد کیل صاحب موصوف کواطلاع دے کرحاضرعد الرن کروں گا۔اگر پیشی برمظیم حاض ے کی طور پرمیرے خلاف ہوگیا توصاحب موصوف اس کے کسی اور پرذ مددار ندہوں <mark>مجے نیز</mark> دکیل علاوہ کی جگہ یا بچبری کے اوقات سے پہلے یا بچھے یا بروز تعطیل ، وی کرنے کے ذمددار نہ بوں کے اور مقدمہ کچبری کے علاوہ کسی اور جگہ اعت ہونے بریابرور تعطیل یا کچبری کے اوقات کے آئے پیچے ، چی ہونے برمظبر کوکوئی نقصان منچے تواس کے و سداریاس کے واسطے ک معاوضہ کے اواکر ٹنے یا مخنا نسکے والبس کرنے کے بھی صا ، ب موصوف ذ مدوارنہ ہو تنگے ۔ بچھوکس میاختہ پرواختہ صاحب موصوف مثل کردہ ذات منظور دمقبول ہوگا اور صاحب موصوف کوعرض دعون یا جواب دعوی اور درخواست اجرائے وحمری ونظر تانی ایپل محمرانی و ہرتنم درخواست پردستخط وتقعد بن كرنے كامجى اختيار بوگا وركى تكم يا ذُكرى كرانے اور برتىم كارويد وعبول كرنے اور سيد دينے اور وافل كرنے اور ہرتم کے بیان دینے اوراس پر التی وراضی تامدوفیصلہ برحلف کرنے اقبال دعویٰ دینے کا بھی افتیار ہوگا اور یصورت جانے بیرونجات از بچهری صدرا پیل دیرآ مدگی مقدمه یامنسوخی ذکری بیکطرفه درخواست بحکم امّناعی یاقرتی یا گرفتاری قبل از گرفتاری واج بای: ذکری محی صاحب موصوف کوبشرطادا نیکی علیمد دمختان بیروی کا اختیار بوگا۔ اوربصور منیضرورت صاحب موصوف کو بیمی انتیار بوگا که مقدمه فدکوریاس کے کسی جزوکی کاردائی کے بابصورت ایک کسی دوسرے وکیل کواسینے بچائے یا سینے ہمراہ مقرر کریں اورایسے وکیل کوجھی برامریس وئی اور ویسے اختیارات حاصل ہو تکئے جیسے صاحب موصوف کو د، صل جی اور دوران مقدمہ جو پچھ ہر جاندالتو اپڑے گا و د صاحب موصوف كاحق بوگا_اگردكيل صاحب موصوف كو يورى فيس تاريخ ييشى . يى يىلاداندكردان كاتوصاحب موصوف كو يوراانقيار بوگاكدوه مقدمد کی پیروی نیکریں اور ایس صورت میں میراکوئی مطالبہ کمی قتم کاصائب موصوف کے برخلاف نہیں ہوگا۔ · لہذاو کالت نامہ لکھ دیا ہے کہ سندر ہے۔ مضمون وکالت نام سن لیا ہے اور اچھی طرح سمجھ لیا ہے اور منظور نوب وكالت نامه كي فوڻو كايي قابل قبول نه ہوگ