
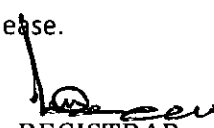



S.No.	Date of Order or proceedings.	Order or other proceedings with signature of Judge or Magistrate and that of parties where necessary.
1	2	3
	20.06.2019	<p style="text-align: center;"><u>Present</u></p> <p>Mr. Mamoonur Rasheed, Advocate. ... For appellant</p> <p style="text-align: center;">----</p> <p>Vide detailed judgment in connected Service Appeal No. 525/2019 (Uzair Vs. Inspector General of Police Khyber Pakhtunkhwa Peshawar and others), the appeal in hand is also dismissed in limine.</p> <p style="text-align: center;">File be consigned to the record room.</p> <div style="text-align: right;">   Chairman  Camp court, A/Abad </div> <p style="text-align: center;"><u>ANNOUNCED</u> 20.06.2019</p>

Form- A  
FORM OF ORDER SHEET

Court of \_\_\_\_\_

Case No. 526/2019

S.No.	Date of order proceedings	Order or other proceedings with signature of judge
1	2	3
1-	25/04/2019	<p>The appeal of Mr. Farid presented today by Mr. Mamoon-ur-Rasheed Advocate may be entered in the Institution Register and put up to the Worthy Chairman for proper order please.</p> <p> REGISTRAR <u>25/4/19</u></p>
2-	<u>30-4-19</u>	<p>This case is entrusted to touring S. Bench at A.Abad for preliminary hearing to be put up there on <u>20-6-19</u></p> <p> CHAIRMAN</p>

**BEFORE THE SERVICE TRIBUNAL KHYBER**  
**PAKHTUNKHWA PESHAWAR**

Appeal No. 526 /2019

HC Farid No. 155.

... APPELLANT

**VERSUS**

Inspector General of Police (KPK) & Others.

... RESPONDENTS


**SERVICE APPEAL**

**INDEX**

S#	Description of Documents	Annexure	Page No.
1	Service Appeal alongwith Verification and Affidavit		1 to 4A
2	Addresses of the Parties		5
3	Advertisement		6
4	Merit Copies	"A" & "B"	7 to 9
5	Documents	"C" & "D"	10 to 12
6	Departmental Appeal	"E"	13 to 15
7	Other Documents		16 to 17
8	Wakaltnama		

  
APPELLANT

Through

  
(Mamoon ur Rasheed)  
Advocate High Court  
Abbottabad

Dated: \_\_\_\_\_ /2019

**BEFORE THE SERVICE TRIBUNAL KHYBER**  
**PAKHTUN KHAWA PESHAWAR**

Appeal No 526 /2019

HC Farid No; 155, ~~22, 23~~ Presently

serving Kohistan ..... **APPELLANT**

*Lower Kohistan Rawan Head Quarter*

Khyber Pakhtunkhwa  
Service Tribunal

**VERSUS**

Diary No. 652

Dated 25/4/2019

1. Inspector General Police Khyber Pakhtunkhwa Peshawar.
2. Deputy inspector general Police Hazara Abbottabad
3. R.P.O Regional Police officer Hazara Abbottabad.
4. AIG, Assistant Inspector General Establishment Khyber Pakhtunkhwa Peshawar.
5. District Police officers District Battagram ..... **RESPONDENTS**

Filed to-day  
*[Signature]*  
Registrar  
25/4/19

**SERVICE APPEAL UNDER**  
**SECTION 4 SERVICES TRIBUNAL**  
**ACT 1974 AGAINST THE ORDER**  
**NO; 12657-62 DATED 31-12-2018**  
**BE STRUCK DOWN AS THE**  
**RESULT OF VICTAMISATION,**  
**MISSUSE OF AUTHORITY,**  
**ILLEGALE AB ANITIO AGAINST**  
**NATURAL JUSTICE, IN SHORP**  
**CONFLICT WITH RULE OF**  
**EQUITY, AND POSTING POLICY**  
**AS WELL.**

**PRAYER:-**

***Allowing this appeal, ordered No 12657-62 dated 31/12/2018 be declared void of any legal force and appellant be treated as was never transferred against their will and under the circumstances, such order is politically motivated.***

***Respectfully Sheweth,***

This appeal proceeds, on the following main facts and legal points;

**FACTS:**

1. That, appellant is serving as HC, in the Police department on the strength of District Battagram.
2. That, in response to an advertisement, and consequent upon successful completion of NTS proceedings, after as per observing all the Codal formalities as many as 9 appointments were made purely on merits Copies are.....**ANNEXURE "A" & "B"**.
3. That, in hap hazard manner & in violation of all the codal instruction, direction on the same date (31-12-2018) 13 more were promoted and 18 other appointment were made from the waiting list.
4. That, in order to create vacant situation 13 transfers from District Battagram were made to

FRP 100 % on political motivated grounds, and it included petitioner, hence this petition documents are ..... **ANNEXURE "C" "D"**

5. That, appellant, filed departmental appeal on 16-01-2019 which till now is not disposed of either way, hence this appeal.

Copy is ..... **ANNEXURE "E"**

**GROUNDS:**

Appellant beg to solicit as under;

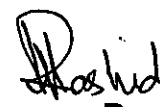
- a. That, in the short span of time, appellant was posted in P.S from Police line, then in the court of learned Session's Judge and yet again to F.R.P.
- b. That, while making / issuing impugned order no consent and willingness is sought out, nor the order is made based on any criteria, formula whatsoever it may be.
- c. That, once no list either based on willingness formula or so prepared by the concern D.P.O, orders made by name by respondent 3 bespeaks volume, that there is some hanky-panky a fishy fishy.
- d. That, neither worthy respondent has asked for a list, nor such list is provided in black and white nor, such list is present anywhere on record, but on 28/12/2018 vacant situation with reference to numerical No's is shown and on 31/12/2018, fresh appointments, have been made, and also/ transfers are made, thus on one hand to make way for the entry of the beloved and on the other hand to kick out the targeted.

- e. That, no formula is set out, nor any criteria is laid down that why and how these II persons were found fit to be placed on the strength of FRP and how the DIG office came to know about the availability, suitability and adjustability of these II persons by name & not in terms of numbers.
- f. That, on this single score, the order passed is tainted with malafide in contravention of principle of neural justice, contrary to the rule of equity, in violation of mandates of the constitution.
- g. That, such acts or actions of the authorities is misuse of authority without lawful effects & illegal ab initio.

***Allowing this appeal, ordered No 12657-62 dated 31/12/2018 be declared void of any legal force and appellant be treated as was never transferred against their will and under the circumstances, such order is politically motivated.***

  
**APPELLANT**


Through:

  
**(Mamoonur Rasheed)**  
(Advocate High Court)  
**Abbottabad**

Dated:-           2019

**VERIFICATION:-**

*Verified that the contents of the instant appeal are true and correct to the best of my knowledge and information furnished by my client and that nothing has been concealed from this Hon'ble Court.*

  
**(Mamoonur Rasheed)**  
(Advocate High Court)  
**Abbottabad**

**BEFORE THE SERVICE TRIBUNAL KHYBER**  
**PAKHTUNKHWA PESHAWAR**

Appeal No. \_\_\_\_\_/2019

HC Farid No. 155.

... APPELLANT

VERSUS

Inspector General of Police (KPK) & Others.

... RESPONDENTS

**SERVICE APPEAL**

**AFFIDAVIT**

I, Mr. Farid Khan (Head Constable) S/O Anwar Faraz Khan caste Swati, resident of Pomang, Tehsil and District Battagram, solemnly affirms and declare on oath that the contents of the titled service appeal are true and correct to the best of my knowledge and belief and nothing has been concealed from this Hon' able court.

Attested

*[Handwritten signature]*



24/4/2019

*[Handwritten signature]*

DEPONENT



**BEFORE THE SERVICE TRIBUNAL KHYBER**  
**PAKHTUN KHAWA PESHAWAR**

Appeal No \_\_\_\_\_ /2019

HC Farid .....APPELLANT

**VERSUS**

Inspector General Police & others.....RESPONDENTS

**SERVICE APPEAL**  
**ADDRESSES OF THE PARTIES**

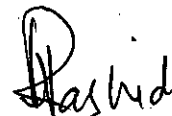
The addresses of the parties are as under;

1. HC Farid No; 155, presently posted in .....**APPELLANT**
1. Inspector General Police Khyber Pakhtunkhwa Peshawar.
2. Deputy inspector general Police Hazara Abbottabad
3. R.P.O Regional Police officer Hazara Abbottabad.
4. AIG, Assistant Inspector General Establishment Khyber Pakhtunkhwa Peshawar.
5. District Police officers District Battagram.....**RESPONDENTS**



**APPELLANT**

Through:



**(Mamoonur Rasheed)**  
**(Advocate High Court)**

**Abbottabad**

Dated:- \_\_\_\_\_ /2019



**ORDER****ANNEXURE****A**

In continuation of this office order Endst: No. 12469-73 dated 26.12.2018 and Endst: No. 12534-38 dated 31.12.2018.

The Following 05 ETEA qualified candidates on waiting list of this district are hereby appointed as Constable in BPS-07 (Rs: 10990-610-29290) against the existing vacancies, subject to their medical fitness, verification of academic documents, domicile certificates and character with immediate effect. Their appointments are purely on temporary basis. They are allotted constabulary numbers as noted against each.

S#	Name	Father Name	ETEA R/No.	Village	Police Station	Constab: number allotted
1.	Bakht Nawaz Khan	Ghulam Mustafa	02048	Melkal Galli	Shamlai	06
2.	Abdus Sattar	Khushal Khan	02126	Rashang	Banna	33
3.	Abdur Rehman	Miskeen	02143	Bansair	Shamlai	87
4.	Nasr Ullah	Hafeez Ullah	02285	Ohanjal	Chanjal	100
5.	Tariq Aziz	Muhammad Zahid Shah	01358	Bateela	Banna	126

Similarly the remaining 04 candidates are placed at waiting list due to non availability of seats as per their ETEA seniority. They will be enlisted as constable on the availability of vacancies till 31.12.2018.

S#	Name	Father Name	NTS R/No.	Village	Police Station
1.	Lal Badshah	Sherin Rehman	01194	Kassai	Banna
2.	Syed Wasim Ullah Shah	Aman Syed Sherazi	01623	Aughaz Banda	Chanjal
3.	Abu Bakkar	Qari Abdul Jalil	01895	Battagram	Battagram
4.	Syed Naseeb Shah	Noor Muhammad Shah	02169	Nowshera	Battagram

District Police Officer,  
Battagram.

No. 12589-43 /Dated Battagram the 31-12 /2018

Copies submitted to the:-

1. Inspector General of Police Officer, Khyber Pakhtunkhwa
2. Regional Police Officer, Hazara Region Abbottabad.
3. District Accounts Officer, Battagram.
4. Pay Officer, DPO Office, Battagram.
5. SKC, DPO Office Battagram.

District Police Officer,  
Battagram.

Tele: Office No. 0997-310036

Fax No. 0997-311616

E-mail: batpolice@yahoo.co

ORDER

ANNEXURE

B

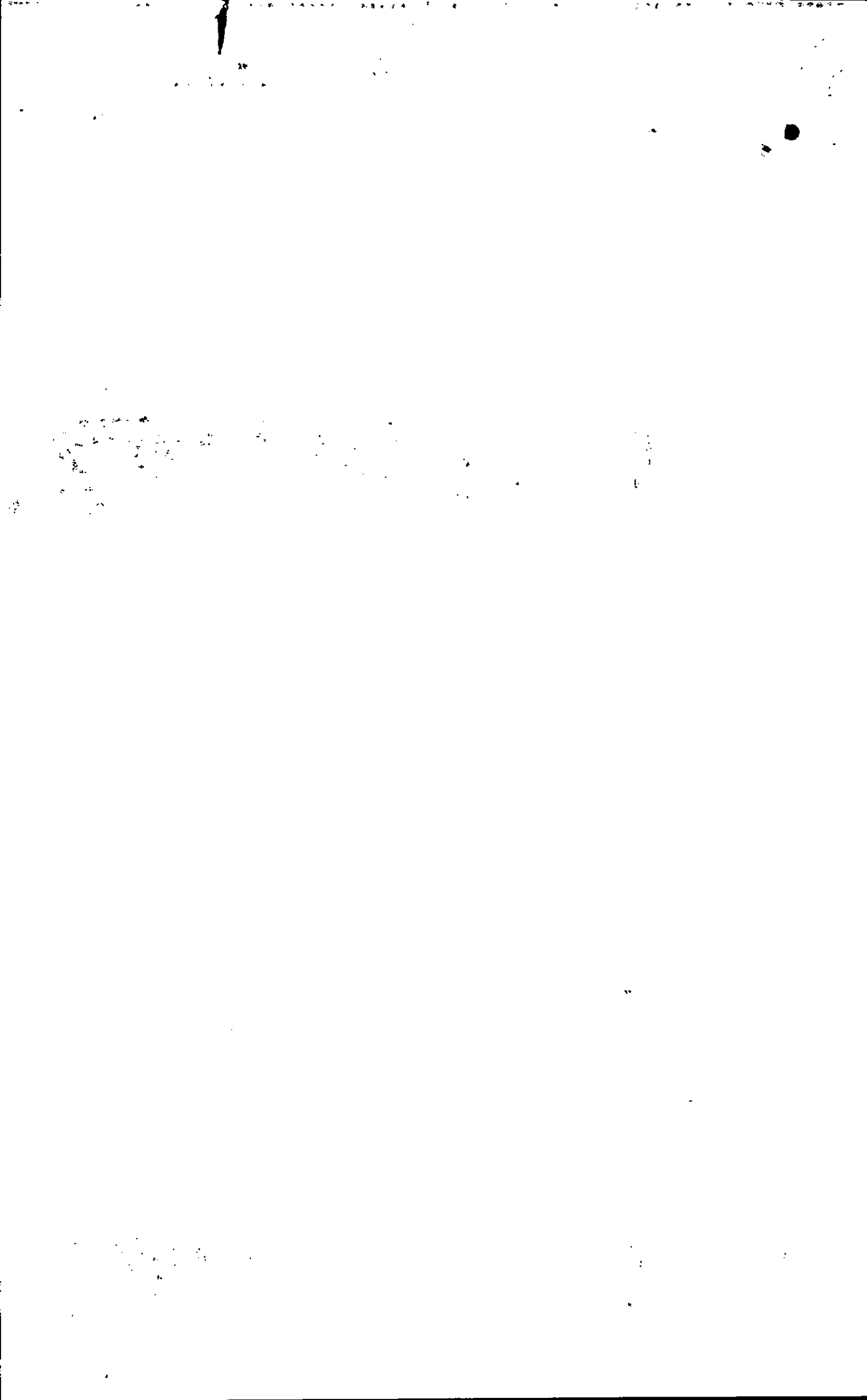
In continuation of this office order Endst: No. 12469-73 dated 26.12.2018.

The Following 13 ETEA qualified candidates on waiting list of this district are hereby appointed as Constable in BPS-07 (Rs: 10990-610-29290) against the existing vacancies, subject to their medical fitness, verification of academic documents, domicile certificates and character with immediate effect. Their appointments are purely on temporary basis. They are allotted constabulary numbers as noted against each.

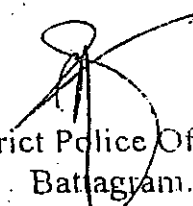
S#	Name	Father Name	ETEA R/No.	Village	Police Station	Constab. number allotted
1.	Muhammad Azam Khan	Jan Muhammad Khan	01739	Bansair	Shamlai	130
2.	Sardar Shah	Yousaf Shah	01788	Doonga	Shamlai	155
3.	Ejaz Ur Rehman	Alamgeer	02093	Nika Shakhail	Shamlai	152
4.	Moin Ullah	Muhammad Amcer Khan	01231	Khair Abad	Kuzabanda	367
5.	Shah Murad Ahmad	Syed Aleem Shah	01512	Bateela	Banna	271
6.	Mushtaq Ahmad	Nazir Muhammad Khan	01735	Kander	Battagram	31
7.	Abdur Rehman	Sardar Shah	02458	Sakargah	Pazang	400
8.	Nefaz Ahmad	Haq Nawaz Khan	01969 3	Balkool	Banna	02
9.	Kifayat Ullah	Hazrat Yousaf	02302	Barjan	Kuzabanda	117
10.	Nizam Ud Din	Shoaib Ud Din	02474	Bateela	Banna	123
11.	Walced Alimad	Ihsan Ullah	01265	Qala	Battagram	492
12.	Liaqat Ali	Naz Muhammad	01641	Bahda	Battagram	475
13.	Muhammad Bilal	Nazir Muhammad	01700	Kander	Battagram	230

Attested

Similarly the remaining 09 candidates are placed at waiting list due to non availability of seats as per their ETEA seniority. They will be enlisted as constable on the availability of vacancies till 31.12.2018.



S#	Name	Father Name	NTIS R/No.	Village	Police Station
1.	Bakht Nawaz Khan	Ghulam Mustafa	02048	Malkal Galli	Shamlai
2.	Abdus Sattar	Khuşhal Khan	02126	Rashang	Banna
3.	Abdur Rehman	Miskeen	02143	Bansair	Shamlai
4.	Nasr Ullah	Hafeez Ullah	02285	Chanjal	Chanjal
5.	Tariq Aziz	Muhammad Zahid Shah	01368	Batcela	Banna
6.	Lal Badshah	Sherin Rehman	01394	Kassai	Banna
7.	Syed Wasceem Ullah Shah	Aman Syed Sherazi	01623	Aughaz Banda	Chanjal
8.	Abu Bakkar	Qari Abdul Jalil	01895	Battagram	Battagram
9.	Syed Naseeb Shah	Noor Muhammad Shah	02169	Nowshera	Battagram

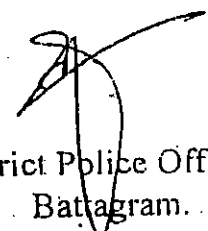
  
District Police Officer  
Battagram.

*Attested*  
*Attested*

No. 12534-38 / Dated Battagram the 31-12 /2018

Copies submitted to the:-

1. Inspector General of Police Officer, Khyber PakhtunKhwā, Peshawar.
2. Regional Police Officer, Hazara Region Abbottabad.
3. District Accounts Officer, Battagram.
4. Pay Officer, DPO Office, Battagram.
5. SRC, DPO Office Battagram.

  
District Police Officer  
Battagram.

IX 2018 15107 FAX 0010210027

FPO KFX PESHAWAR



Stamp: 2794, 31-12-18

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

ORDER

The following lower subordinates of different Districts of Hazara Region as noted against their names are hereby transferred and posted to FRP Hazara Range with immediate effect:-

Sl	Rank, Name & Roll No.	Present Postings
1.	Head Constable Shahi Beg Khan No. 7A	District Haripur
2.	Head Constable Arshad Khan No. 188	-do-
3.	Head Constable Jehanzeb Khan No. 202	-do-
4.	Head Constable Nazeer Khan No. 438	-do-
5.	Head Constable Zafar Khan No. 539	-do-
6.	Head Constable Muhammad Imran No. 701	-do-
7.	Constable Umar Khari No. 243	-do-
8.	Constable Arshad Khan No. 805	-do-
9.	Constable Mahmood Ur Rahman No. 488	-do-
10.	Constable Umar Hayat Khan No. 848	-do-
11.	Constable Muhammad Yousof No. 888	-do-
12.	Head Constable Ayaz No. 187	District Mansehra
13.	Head Constable Khalil Ur Rahman No. 715	-do-
14.	Head Constable Saif No. 800	-do-
15.	Head Constable Saif Ur Rahman No. 709	-do-
16.	Head Constable Saleem No. 806	-do-
17.	Head Constable Noor No. 208	-do-
18.	LHO Gulab No. 651	-do-
18.	Constable Amir No. 435	-do-
20.	Head Constable Nawaz No. 139	District Battagram
21.	Head Constable Farid No. 185	-do-
22.	Head Constable Rafiq No. 162	-do-
23.	Constable Akhtar Muhammad No. 387	-do-
24.	LHO Usar No. 271	-do-
25.	Constable Ihsan Muhammad No. 31	-do-
26.	Constable Khair Shah No. 371	-do-
27.	Constable Khalil Ur Rahman No. 02	-do-
28.	Constable Huzar No. 117	-do-
29.	Constable Abdul Wakeel No. 123	-do-
30.	LHO Gustab No. 482	-do-
31.	Constable Abdullah No. 475	-do-

Sh. Harpur Mansehra and Battagram for information

No. 32487-89/EC dt. 31-12-18

(SADIQ BALOCH) AIG/Establishment For Inspector General of Police, Khyber Pakhtunkhwa, Peshawar

No. 12657-62/E-IV dated Peshawar the 31/12/2018

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

1. Regional Police Officer, Hazara Region w/r to his Memo No. 82325/E dated 28.12.2018
2. Commandant FRP Khyber Pakhtunkhwa, Peshawar.
3. District Police Officers, Haripur, Mansehra & Battagram.

Imrul R/O/Hazara 31/12

Witnessed: Akshid

EXURE

D

Sl. No.	Name, Rank & No.	Service	Unit	Post
1	HC Mohammad No. 101	...	...	...
2	HC Daud No. 102	...	...	...
3	HC Sultan No. 103	...	...	...
4	HC ... No. 104	...	...	...
5	HC ... No. 105	...	...	...
6	HC ... No. 106	...	...	...
7	HC ... No. 107	...	...	...
8	HC ... No. 108	...	...	...
9	HC ... No. 109	...	...	...
10	HC ... No. 110	...	...	...
11	HC ... No. 111	...	...	...
12	HC ... No. 112	...	...	...

No. 2133 RECEIVED 2/21/51

District Officer  
Muzaffargarh

*[Faded handwritten text, likely a list of names and details related to the table above.]*

Attested  
Hashid



12

# OFFICE OF THE DISTRICT POLICE OFFICER BATTAGRAM

Ph# (0997 310036 (0997311617

Fax No -0997-1311611

E.mail batpolice@yahoo.com

No 49 /SRC Dated Battagram 02-01-2019

To

The Sr, Superintend of Police  
FRP Hazara Region Abbottabad.

Subject; **SERVICE DOCUMENTS**

Memorandum;

Please refer to worthy inspector General of Police Khyber Pakhtunkhwa  
Order Ends; No 12657-62/E-IV dt; 31-12-2018.

The following service record in respect of the following Head Constables  
and constables are sent herewith for your office record, which may be acknowledged please.

S/No.	Name. Rank & No	Service Roll	Fuji Missal	LPC
1	HC Muhammad Nawaz No. 130	1	1	1
2	HC Farid No. 155	1	1	1
3	HC M.Rafique No. 152	1	1	1
4	LHC Uzair No.271	1	1	1
5	LHC Gushtaship Khan No.492	1	1	1
6	FC Akhtar Muhammad No. 367	1	1	1
7	FC Ihsan Muhamamad No.31	1	1	1
8	FC Imran Ullah No.377	1	1	1
9	FC Khairur Rehman No.02	1	1	1
10	FC Nazir No. 117	1	1	1
11	FC Abdul Wakeel	1	1	1
12	FC Abdullah No.475	1	1	1

No 2125 /SRC/FRP 07/01/19

District Police Officer,  
Battagram

Attested  
Hassid

درخواستی ہے۔ عریضہ - 13/10/19

Through Proper channel

EA-14



ANNEXURE

E

موسسات اور اداروں کے ذریعے

27/10/19

میں اس عریضہ کی وجہ سے سیشن 2007ء میں کوئی بھی اور رقم کو کسی ملک یا ادارے سے اس عریضہ کی وجہ سے سیشن 2007ء میں کوئی بھی اور رقم کو کسی ملک یا ادارے سے سیشن 2007ء میں کوئی بھی اور رقم کو کسی ملک یا ادارے سے

Print of (M) 2/19

OB NO 17 کو بریکنگ سٹیشن سے تمام بریکنگ

OB 53 کو سیشن کا تبادلہ 6.8-18

OB NO 2 کو سیشن کا تبادلہ 16-6-18

Attestation Rasid

FRP کے ذریعے اس عریضہ کی وجہ سے سیشن 2007ء میں کوئی بھی اور رقم کو کسی ملک یا ادارے سے

CD میں اس عریضہ کی وجہ سے سیشن 2007ء میں کوئی بھی اور رقم کو کسی ملک یا ادارے سے

Handwritten notes and signatures on the right margin.

Select کیا جاتا ہے۔

FRP میں کوئی... 320 تا 300... 15/10/19

سریں درجہ اولیٰ ... ۱۱۲۵ ...  
عدت میں گزرتی رہے گا اور واضح طور پر عیاں ہوتا ہے کہ مسائل کا  
سیکشن اور سوچنا / حکم کنکشن انتہائی کارروائی پر کھینچ

یہ بھی درست ہے کہ سپیم نئے سیکشن جو ETEA پر کھینچے گئے تھے وہ اسٹاک  
کو لینا کھینچے گئے تھے ان کو FRP میں بھی کھینچ لیا گیا تھا۔  
اور یہ افیس میں سائل کے ساتھ نال انصافی ہوئی ہے

یہ بھی درست ہے کہ سائل اگر یہ عدتوں میں کھینچے گئے ہوں، یا رہتے رہتے آتے  
تھیں تو عدتوں میں کھینچے گئے ہوں، یا عدتوں میں کھینچے گئے ہوں، یا عدتوں  
میں کھینچے گئے ہوں، یا عدتوں میں کھینچے گئے ہوں، یا عدتوں میں کھینچے  
گئے ہوں، یا عدتوں میں کھینچے گئے ہوں، یا عدتوں میں کھینچے گئے ہوں،  
اور حکم کنکشن انتہائی کارروائی کی وجہ سے تبدیل کیا گیا جو  
کے ساتھ ہوتا ہے

Fundamental rights



Questions  
Hassid

یہ بھی درست ہے کہ سائل کو انڈیا میں لے کر آئے اور  
میں کو لے کر آئے اور انہیں شوق رکھتا ہے : آئے سائل FRP میں  
سائل کو لے کر آئے اور انہیں شوق رکھتا ہے

نذرکم در خواست است که ما را در این خصوص راهنمایی کنید  
دکتر نورالدین...  
دکتر...  
دکتر...  
دکتر...

مهر ۳۰۰۰

دکتر نورالدین...

Paul

الواضح

بالتوجه...  
HC



Forwarded

Witnessed  
Abid

16

OFFICE OF THE  
COMMANDANT FRONTIER RESERVE POLICE  
KHYBER PAKHTUNKHWA, PESHAWAR

Email:comdtfrpofficial@gmail.com

Ph No 091-9214114 fax No 091-9212602

No,12454-84/EC Dated 07/12/2018

To, (1) All Regional Police Officers,  
in Khyber Pakhtunkhwa.

(2) All District Police Officers  
in Khyber Pakhtunkhwa.

Subject: TRANSFER OF LOWERS SUBORDINATES.

Memo: It is communicated that a lot of officials are willing for transfer from FRP Khyberpakhtunkhwa to their domicile Districts due to which great deficiency will be occurred an FRP Platoons. This deficiency will be recouped if such number of official would transfer from District Police to FRP.

It is therefor, Requested to please intimate the names of officials who are willing for transfer from your respective Districts to FRP, So is to approach CPO to issue there transfer/Posting orders in this regard.

COMMANDANT,  
Frontier Reserve Police,  
Khyber Pakhtunkhwa,  
Peshawar.

*Attested*  
*Asad*



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

ORDER

No. 3665 /REPATRIATION:- Constable Akhtar Muhammad No. 4714 of District Police Battagram presently serving in FRP Hazara Range is hereby repatriated to his parent District Battagram with immediate effect.

No. 3666 /TRANSFER/POSTING:- Chan Zeb No. 165 of District Police Battagram is hereby transferred and posted to FRP Hazara Range as substitute of the above named Constable with immediate effect.

(SADIQ BALUCH) PSF  
AIG/Establishment

For Inspector General of Police,  
Khyber Pakhtunkhwa, Peshawar

No. 3667 /F-IV

dated Peshawar the 03/04 /2019

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

1. Commandant FRP Khyber Pakhtunkhwa, Peshawar w/r to his office letter No. 1794/EC, dated 21.02.2019.
2. District Police Officer, Battagram w/r to his office letter No. 1366/SRC, dated: 08.03.2019.

Attested

*Attested*

کورٹ فیس

## وکالت نامہ

Service Tribunal K.P.K Peshawar بعدالت  
(Abbottabad Com Court)

Govt. K.P.K's Others بنام Farid Khan H.C. عنوان:

Petitioner / Appellant منجانب

Service Appeal نوعیت مقدمہ:  
باعث تحریر آنکہ

مقدمہ مندرجہ میں اپنی طرف سے واسطے پیروی و جواب دہی کل کاروائی متعلقہ آن مقام

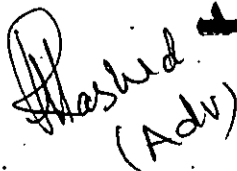
Mamoon Rasheed Advocate High Court

کو وکیل مقرر کر کے اقرار کرتا ہوں کہ صاحب موصوف کو مقدمہ کی کل کاروائی کا کامل اختیار ہوگا نیز وکیل صاحب موصوف کو کرنے راضی نامہ و تقرر ثالث و فیصلہ برحلف و دینے اقبال دعویٰ اور بصورت دیگر ڈگری کرانے اجراء وصولی چیک روپیہ و غرضی دعویٰ کی تصدیق اور اس پر دستخط کرنے کا اختیار ہوگا اور بصورت ضرورت مقدمہ مذکور کی کل یا کسی جزوی کاروائی کے لئے کسی اور وکیل یا مختار صاحب قانونی کو اپنے ہمراہ اپنی بجائے تقرر کا اختیار بھی ہوگا اور صاحب مقرر شدہ کو بھی وہی اور ویسے ہی اختیارات ہوں گیا اور اس کا ساختہ پر داختم مجھ کو منظور قبول ہوگا۔ دوران مقدمہ جو خرچہ و ہرجانہ التوائے مقدمہ کے سبب ہوگا اس کے مستحق وکیل صاحب ہوں گے۔ نیز بقایا تم وصول کرنے کا بھی اختیار ہوگا۔ اگر کوئی پیشی مقام دورہ پر ہو یا حد سے باہر ہو تو وکیل صاحب موصوف پابند ہوں گے کہ پیروی مقدمہ مذکورہ کریں اور اگر مختار مقرر کردہ میں کوئی جزو بقایا ہو تو وکیل صاحب موصوف مقدمہ کی پیروی کے پابند نہ ہوں گے۔ نیز درخواست بمراء استجارت نالاش بے فیضہ مفلسی کے دائرہ کرنے اور اس کی پیروی کا بھی صاحب موصوف کو اختیار ہوگا۔

لہذا وکالت نامہ تحریر کر دیا تاکہ سند رہے۔

المرقوم: 27-6-2019

بمقام: ایڈوکیٹ آبار

Accepted by  
me
  
Mamoon Rasheed  
(Adv)
Serving in Kohistan  
H.C. Farid. No 155

(Appellant)