11.12.2018

Learned counsel for the appellant and Mr. Riaz Paindakheil learned Assistant Advocate General present. Vide common judgment of today of this Tribunal placed on file of Service Appeal No.536/2016 filed by Hamayun Khan, the present service appeal is dismissed. Parties are left to bear their own costs. File be consigned to the record room.

Ahmad Hassan) Member (Muhammad Hamid Mughal) Member

ANNOUNCED 11.12.2018 12.10.2018

Appellant in person present. Mr. Riaz Paindakhel learned Assistant Advocate General alongwith Mr. Sher Alam SI for the respondent present. Learned AAG stated that the appellant possess the qualification of A-1 and B-1. Learned counsel for the appellant not available. Adjourn. To come up for further proceeding on 25.10.2018 before D.B

Member

Member

25.10.2018

Due to retirement of Hon'ble Chairman, the tribunal is defunct. Therefore, the case is adjourned. To come up for same on 12.11.2018 before D.B

READER

12.11.2018

Due to retirement of Hon'ble Chairman, the Tribunal is defunct. Therefore, the case is adjourned. To come up on 29.11.2018.

29.11.2018

Appellant present. Learned counsel for the appellant not present. Adjournment requested. Adjourn. To come up for further proceedings on 11.12.2018 before D.B

Member

Member

#### Service Appeal No. 537/2016

30.07.2018

Appellant absent. Learned counsel for the appellant is also absent. However, junior counsel for the appellant present and requested for adjournment. Mr. Muhammad Jan, Deputy District Attorney alongwith Mr. Sher Alam, S.I for the respondents present. Adjourned. To come up for arguments on 30.08.2018 before D.B.

(Ahmad Hassan) Member (E)

(Muhammad Hamid Mughal) Member (J)

30.08.2018

Appellant with counsel and Mr. Muhammad Jan, Deputy District Attorney alongwith Mr. Sher Alam, S.I (Legal) for the respondents present. Learned counsel for the appellant seeks adjournment. Adjourned. To come up for arguments on 01.10.2018 before D.B.

(Ahmad Hassan) Member

(Muhammad Amin Khan Kundi)

Member

01.10.2018

Learned counsel for appellant and

learned Asst. AG present Arguments heard. To come up for order on 02.10.2018. before D.B.

MEMBER

MEMBER

02.10.2018

Appellant in person and Mr. Riaz Paindakheil learned Assistant Advocate General present. Appellant seeks time to produce testimonials regarding his qualification of A-1 and B-1. Adjourn. To come up for further proceedings/record on 12.10.2018 before D.B

(Hussain Shah) Member (Muhammad Hamid Mughal) Member Counsel for the appellant and Mr. Muhammad Jan, DDA for respondents present. Learned Counsel for the appellant seeks adjournment. Adjourned. To come up for arguments on 29.01.2018 before D.B.

Member (Executive)

Member (Judicial)

29.01.2018

Junior counsel for the appellant and Mr. Zia Ullah, Learned Deputy District Attorney along with Muhammad Raza for the respondents present. Junior to counsel for the appellant seeks adjournment as counsel for the appellant is not available. Adjourned. To come up for arguments on 26.03.2018 before D.B

(Muhammad Amin Kundi) MEMBER

(Muhammad Hamid Mughal)
MEMBER

26.03.2018

Junior to counsel for the appellant and Mr. Riaz Pairidakheil, learned Assistant Advocate General for the respondents present. Junior to counsel for the appellant seeks adjournment as senior counsel for the appellant is not available. Adjourn. To come up for arguments on 24.05.2018 before D.B

(Muhammad Amin Kundi) MEMBER

(Muhammad Hamid Mughal) MEMBER

24.05.2018 Appellant in person and Addl: AG alongwith Siyar Khan, Inspector for the respondents present. Arguments could not be heard due to incomplete bench. Adjourned. To come up for arguments on 30.07.2018 before D.B.

(Muhammad Amin Khan Kundi) Member 04.01.2017

Counsel for the appellant and Mr. Hafeez ul Haq, SI alongwith Mr. Muhammad Jan, GP for respondents present. Rejoinder not submitted. Requested for adjournment. Request accepted. To come up for rejoinder and arguments on

18.5.17

(ASHFAQUE TAJ) MEMBER

(MUMAMMAD AAMIR NAZIR)

**MEMBER** 

18.05.2017

Counsel for the appellant and Mr. Muhammad Adeel Butt Addl: AG for the respondents present. Learned counsel for the appellant submitted rejoinder which is placed on file. To come up for arguments on 02.08.2017 before D.B.

(Gul **Ze**b Khan) Member (Muhammad Amin Khan Kundi) Member

02.08.2017

Counsel for the appellant and Asst: AG alongwith Mr. Karam Hayat, SI(Legal) for respondents present. Counsel for the appellant seeks adjournment. Adjourned. To come up for arguments on 04.12.2017 before DB.

Member

Chairman



Counsel for the appellant present. Learned counsel for appellant contends that identical service appeal No. 412/2016 has already been admitted to regular hearing and fixed for written reply on 14.07.2016.

In view of the above the instant appeal is admitted to regular hearing. Subject to deposit of security and process fee within 10 days, notices be issued to the respondents for written reply/comments for 14.07.2016 before S.B.

Chairman

11 > 16

14.07.2016

Counsel for the appellant and Mr. Imtiaz Gul, SP (lit) alongwith Addl. AG for respondents present. Written reply submitted. Copy handed over to Addl. AG. The appeal is assigned to D.B for rejoinder and final hearing on 7.9.2016.

Member

07.09.2016

Clerk to counsel for the appellant and Mr. Sattar Khan, SI alongwith Addl. AG for respondents present. Rejoinder not submitted. Requested for time to file rejoinder. To come up for rejoinder and arguments on

Momber

Member

# Form- A FORM OF ORDER SHEET

Court of	
Case No.	537/2016

Case No		537/2016		
S.No.	Date of order Proceedings	Order or other proceedings with signature of judge or Magistrate		
1	2	3		
1	20/05/2016	The appeal of Mr. Nizar Muhammad presented today by		
		Mr. Muhammad Asif Yousafzai Advocate, may be entered in the Institution register and put up to the Worthy Chairman for		
		proper order please.		
	,			
	<u>.</u>	REGISTRAR		
2	•	This case is entrusted to S. Bench for preliminary		
		hearing to be put up there on		
		<b>\( \)</b>		
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# BEFORE THE KPK SERVICE TRIBUNAL PESHAWAR

APPEAL NO. <u>537</u>/2016

Nizar Muhammad

V/S

Police Deptt:

### **INDEX**

			DACE
S.NO.	DOCUMENTS	ANNEXURE	PAGE
1	Memo of Appeal		1-5
2.	Copy of appointment order	Α	6
3.	Copy of order dated 1031132001	В	7
_ <del></del>	Copy of order dated 21.4.2012	C	8 -
5.	Copy of order dated 13.12.2013	D	9
6.	Copy of order dated 23.12.2013	E	10
9.	Copy of order dated 26.2.2013	F	11/5
10.	Copy of departmental appeal	G .	12-13)
14	Copy of memo of appeal	Н	14:18:
12.	Copy of judgment	ī	19-22
13.	Copy rejection order	J	9327
14.	Vakalat Nama		29
1 74.	1 4114111111111111111111111111111111111		

APPELLANT

THROUGH:

(M.ASIF YOUSAFZAI)

ጼ

(TAIMUR ALI KHAN)

ADVOCATES, PESHAWAR

#### **BEFORE THE KPK SERVICE TRIBUNAL PESHAWAR**

APPEAL NO. 537 /2016

Service Tribune

ented 20

Nizar Muhammad, Ex- Assistant Sub Inspector now Constable,

District Police Mardan.

(APPELLANT)

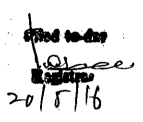
#### **VERSUS**

- 1. The Provincial Police Officer, KPK, Peshawar.
- 2. The Addl: Inspector General of Police Investigation wing (Crime Branch) KPK, CPO, Peshawar.
- 3. The Deputy Inspector of Police Investigation (Crime Branch) KPK, CPO, Peshawar.

(RESPONDENTS)

APPEAL UNDER SECTION 4 OF THE KPK SERVICE TRIBUNAL ACT, 1974 AGAINST THE ORDER DATED 21.3.2016 RECEIVED BY THE APPELLANT ON 26.4.2016, WHEREBY THE DEPARTMENT APPEAL OF THE APPELLANT AGAINST THE ORDER DATED 13.12.2013 AND 23.12.2013 HAS BEEN REJECTED.

#### **PRAYER:**



THAT ON THE ACCEPTANCE OF THIS APPEAL, THE ORDER DATED 21.03.2016, 13.12.2013 AND 1312.2013 MAY BE SET ASIDE AND THE APPELLANT MAY BE REINSTATED TO HIS ORIGINAL RANK OF ASSISTANT SUB INSPECTOR WITH ALL BACK AND CONSEQUENTIAL BENEFITS. ANY OTHER REMEDY, WHICH THIS AUGUST TRIBUNAL DEEMS FIT AND APPROPRIATE THAT, MAY ALSO BE AWARDED IN FAVOUR OF APPELLANT.

#### **RESPECTFULLY SHEWETH:**

#### **FACTS:**

- 1. That the appellant was enlisted in the police department on dated 2.7.1991 as Constable (BPS-5) of Investigation (Crime Branch) C.P.O, Peshawar and since then performed his duties upto the entire satisfaction of his superior and no complaint has been filed against him. (Copy of appointment order is attached as Annexure-A)
- 2. That during the course of his service the appellant was promoted as Head Constable on 10.11.2001 and ASI on 21.04.2012. Since the appellant was performing his duties in the said capacity (Copies of orders 10.11.2001 and 21.4.2012 are attached as Annexure-B&C).
- 3. That while serving in the said capacity, to the great surprise of the appellant, without serving any notice, charge sheet or show cause notice appellant was reverted to the post of Head Constable vide order dated 13.12.20143 and then reverted to Constable vide order dated 23.12.2013, allegedly on the ground that the appellant have neither qualified A-1, B-1 examination nor under gone Lower course and the appellant was directed that his deputation to Investigation unit CPO Peshawar is hereby repatriated to their parent distract Mardan vide order dated 26.2.2013. (Copy of order dated 13.12. 2013 and 23.12.2013 and 26.2 2013 are attached as annexure-D,E&F)
- 4. That against the order dated 13.12.2013 and 23.12.2013, the appellant filed departmental appeal on dated 8.1.2014, however his departmental was not responded in the statutory period of 90 days. (Copy of the departmental appeal is attached as annexure-F)
- 5. That after the expiry of statutory period of departmental appeal, the appellant filed service appeal No. 564/2014 in this august Service Tribunal which was decided on 16.11.2015 with the direction that since departmental appeal of the appellant has not been responded therefore, the Tribunal is of the considered view that further indulgence by the Tribunal at this may cause further complications. Hence, the appeal is remitted to the appellate authority with the direction to examine appeal of the appellant and decide the same strictly on merits without any discrimination. (Copies of departmental appeal, memo of appeal and judgment are attached as Annexure-G,H&I)

- 6. That on the direction of august Service Tribunal, the department called departmental appellate Board meeting on dated 2.3.2016 in which the Departmental Appellate Board decided that all promotions in the investigation Wing, Sis, ASIs, HCs, and constables as well as other Units of Police have been done against law and rules may be set aside/ cancelled vide order dated 21.3.2016 and which was received on 26.4.2016. (Copy of order dated 21.3.2016 is attached as Annexure-J)
- 7. That now the appellant come to this august tribunal on the following grounds amongst others.

#### **GROUNDS:**

- A) That the impugned orders dated 21.03.2016, 13.12.2013 and 23.12.2013 are against the law, facts, norms of justice and material on record, therefore not tenable and liable to be set aside.
- B) That in the rejection order it was mentioned that the cases of these constables may be filed with the recommendation that all such promotion in the light of the Supreme Court of Pakistan decision on out of turn promotion be cancelled, however the promotion of the appellant was done according to the rule as the appellant was on S.No.5 at the seniority list and 10 vacancy of ASI were laying vacant and the DSP legal gave recommendation of the appellant for the promotion to ASI to Addl: IGP Investigation on the application for promotion by the appellant.
- C) That no proper procedure has been followed before reverting the appellant down to the rank of Constable, the appellant has not been served with any notice or charge sheet, nor he has been served any show cause notice to the appellant before the issuance of impugned order, which is the violation of law and rules.
- D) That the appellant was promoted by the competent authority after observing all necessary formalities and had performed duties against the promoted posts for a considerable long period, therefore in the view of principal of Locus poenitentiae certain valuable rights have been created in the favor of the appellant which cannot be withdrawn so easily.

- E) That when there is no quota for the lower and intermediate course for Crime Branch Peshawar, in such circumstances the appellant cannot be held responsible for not undergoing the said courses as the crime branch is also a part of KPK Police Deptt:. Moreover the Police Rules also provide 10% quota for promotion of illiterate Police officers.
- F) That the appellant remained as Sub Inspector for about 12 years, therefore under the provision of 13-18, Police Rules the appellant having not reverted in the initial 2 years period of his promotion, has matured his rights to be allowed to regular promotion instead of reversion.
- G) That the appellant was initially appointed in Crime Branch (now Investigation Wing) C.P.O Peshawar and have got promotion to different ranks in the same branch, thus his lien cannot be transferred to any other district without his consent.
- H) That the appellant was discriminated as the Appellate Departmental Board in his order mentioned that that all promotions in the investigation Wing, Sis, ASIs, HCs, and constables as well as other Units of Police have been done against law and rules may be set aside/ cancelled, but despite that other officials are still retain on their posts while the appellant was reverted.
- I) That the issuance of demotion orders not cover under section 21 of the General Clause Act as the authority is empowered to rescind, modify, vary, cancel and amend administrative orders but not decisive orders, the promotion of the appellant within the category of decisive order, therefore the same authority was not competent to cancel the promotion orders issued by the competent authority.
- J) That many officials have been promoted to different rinks which are now retired but still they are getting the benefits of promotion in the form of pension and other monitoring benefits.
- K) That the appellant has more the 25 years service carrier and reversion would spoil his future service carrier.

- L) The appellant has been condemned unheard and not been treated according to law and rules.
- M) That the appellant seeks permission to advance others grounds and proofs at the time of hearing.

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

**APPELLANT** 

Nizar Muhammad

THROUGH:

(M.ASIF YOUSAFZAI)

&

(TAIMUR ALI KHAN)

ADVOCATES, PESHAWAR

AG

## END STHENT ORDER

Candidate Mr. NIZAY Mold.

Blook Black Shah Resident of Village Glassi Jameilze

Police Station Shak hazkharinai Marken Matt: Marken

enlisted in HPS No. 61 (Se (Re. 700-25-1200) with effect from 2-7-91

and allotted Constabilary No. 98

He is enlisted merely on temporary basis and his service would be liable to terminate any time without any notice under Police

Ago 23 years Barcation 10 Th

Dated 9-17- /1991

AssttsInspector General of Pelice, Crimes Branch, N. N. P. P. Peshawar.

V-

The following constables of Crimes Branch NWFP. Peshawar are promoted as Offg: Head Constables with immediate

	- 1						٠٠٠٠ . المجسسة
	Const:	Nizar	Muham	mad	\$ <del>*</del>	No - No	5 HeNothi
2	<b>A</b>				, , , , , , , , , , , , , , , , , , ,		). N=1

Const: Muhammad Tariq

Const: Inamullah No. 30

Const: Mujahid Hussain

0.B NO 214/CR DT:/4\_//2001.

Deputy Inspector General of Police, Chimes Branch N.W.F.P Peshawar.

NO.4648-52/SAC/CB, dated Peshawar, the /5 /11/2001.

Copies forwarded for information & n/action to:-

1. DSP/Admn: CB.

2. Line Officer/CB

3. Accountant CB.

4. SHO P'S CB.

5. S.R.C CB



As approved by the Addl:IGP Investigation, KPK Peshawar on the recommendations by the DIG/Investigation-II Khyber Pakhtunkhwa, Peshawar followed by the report of DSP/Legal Investigation, the following Head Constables of Investigation Unit CPO are hereby promoted as Offg: Assistant Sub Inspectors BPS-09 (6200-380-17600) against the existing vacancies of this unit with immediate effect and till further orders:-

-			
S.NO.	NAME/RANK		
/1.	Head Constable Nizar Muhammad No. 141		
2.	Head Constable Muhammad Tariq No. 128		
3.	Head Constable Muhammad Ijaz No. 127		
4.	Head Constable Fazle Rehman No. 161		
5.	Head Constable Humayun Khan No. 171		
1			

My

#### (MUHAWMAD IDREES)

Deputy Inspector General of Police,

(Hqrs) Investigation-III, Khyber Pakhtunkhwa,

Peshawar.

Copies are sent for information and necessary action to the:-

- 1. DIG/Investigation-II Khyber Pakhtunkhwa Peshawar.
- 2. DIG/Investigation-III (Hqrs:) Khyber Pakhtunkhwa Peshawar.
- 3. SSP/Investigation CPO Peshawar.
- 4. PSO/DSP Legal Inv
- 5. PA to Addl:IGP Inv:
- 6. Accountant inv:

#### (MUHAMMAD IDREES)

Deputy Inspector General of Police, (Hqrs) Investigation-III, Khyber Pakhtunkhwa, Peshawar.







As approved by the Addl:IGP Investigation, KPK Peshawar on the recommendations by the DIG/Investigation-II Khyber Pakhtunkhwa, Peshawar followed by the report of DSP/Legal Investigation, the following Head Constables of Investigation Unit CPO are hereby promoted as Offg: Assistant Sub Inspectors BPS-09 (6200-380-17600) against the existing vacancies of this unit with immediate effect and till further orders:-

S.NO.	NAME/RANK		
<b>7</b> 1.	Head Constable Nizar Muhammad No. 141		
2.	Head Constable Muhammad Tariq No. 128		
3.	Head Constable Muhammad Ijaz No. 127		
4.	Head Constable Fazle Rehman No. 161		
5.	Head Constable Humayun Khan No. 171		

Mu!

#### (MUHAWMAD IDREES)

Deputy Inspector General of Police,
(Hqrs) Investigation-III, Khyber Pakhtunkhwa,
Peshawar.

No. 282(-35

\_/EC, dated Peshawar, the  $\frac{r^{k_1}}{r^{k_2}}$ \_\_/04/2012

Copies are sent for information and necessary action to the:-

- 1. DIG/Investigation-II Khyber Pakhtunkhwa Peshawar.
- 2. DIG/Investigation-III (Hqrs:) Khyber Pakhtunkhwa Peshawar.
- 3. SSP/Investigation CPO Peshawar.
- 4. PSO/DSP Legal Inv
- 5. PA to Addl:IGP inv:
- 6. Accountant Inv:

#### (MUHAMMAD IDREES)

Deputy Inspector General of Police,
(Hqrs) Investigation-III, Khyber Pakhtunkhwa,
Peshawar.



In terms of Section 21 of The General Clauses Act 1956 the promotion order as Offg. ASIs in respect of the following Head Constables of Investigation Unit CPO Peshawar, issued by the then DIG Hqrs:/Investigation, CPO Peshawar vide his office Endst: No.2829-35/EC, dated 21.04.2012 is hereby cancelled with immediate effect:-

S.NO.	NAME/RANK
1.	Head Constable Nizar Muhammad No: 141
2.	Head Constable Muhammad Tarig No. 128
3.	Head Constable Muhammad Ijaz No. 127
4.	Head Constable Fazle Rehman No. 161
5	Head Constable Humayun Khan No. 171

Sd/--

SHAUKAT HAYAT PSP

Addl: Inspector General of Police Investigation, Khyber Pakhtunkhwa. Peshawar.

No. 11542-40 /EC, dated Peshawar, the 13 12/2013.

Copies are sent for information and necessary action to

- 1. SSP/Investigation CPO Peshawar.
- 2. DSP Legal Inv
- 3. PA to Addil. IGP Inv.
- 4. Accountant Inv.
- 5. SHO PS Investigation (CB)

(ASIF ZAFAR CHEEMA)

Dig/hors:/investigation

For Addl: Inspector General of Police Investigation, Khyber Pakhtunkhwa, Peshawar.

The following officiating Head constables of Investigation Unit CPO Peshawar promoted vide order No.4648-52/SRC/CB dated 10-11-2001, order No.4992-98/SRC/CB dated 01-12-2001, No.765-70/CB dated 04-3-2002, and vide order No.1934-38/SRC/CB dated 2-5-2007 respectively have neither qualified A-1, B-1 examination nor undergone Lower College Course, hence their promotions being repugnant to the Police Rules Chapter-13. In the light of section 20 of the General Clauses Act 1956. The orders are hereby cancelled with immediate effect and reverted to their substantive rank of Constable.

S. NO.	NAME/RANK
1.	H/Constable Nizar Muhammad No.141
2.	H/Constable Muhammad Tariq No. 128
3.	H/Constable Muhammad Ijaz No.127
4.	H/Constable Fazle Rehman No.161
5.	H/Constable Hamayun Khan No.171

(Shaukat hayat) PSP

Additional Inspector General of Police, Investigation, Khyber Pakhtunkhwa, Peshawar.

dated Peshawar, the

/12/2013.

Copies are sent for information and necessary action to the: -

1. Regional Police Officer, Mardan Region, Mardan. 2. DIG/HQrs/Investigation, CPO Peshawar.

3. SSP Investigation CPO, Peshawar.

4. DSP Legal Investigation,

5. Accountant Investigation

6. SHO PS Investigation (CB)

Khyber PublisanIsteina Ganunes

The following Constables of District Police Mardan on deputation to levestigation unit CPO Peshawar are hereby repatriated to their parent district Apodes, varh namediate effect:-

> Constable Nizar Muhammad No. 141 Constable Muhammad Tariq No. 128 12. 3. Constable Muhammad Ijaz No. 127 Constable Fazl@Rehman No. 161 Constable Hamayun Khan No. 171

> > (SYED FIDA HASSAN SHAH) AIG/Establishment

For Provincial Police Officer, Kliyber Pakhtunkhwa j Peshawar

te Gara

1460 8) E-II, dated Peshawar the 26/12 /2013.

Copy of above is forwarded for information and necessary action

Addl: IGP/HQrs Khyber Pakhtunkhiya Peshawar.

IGP/Investigation .Khyber Pakhtunkhwa his letter 11521/EC/Inv: dated: No. His. 12091/EC/Invest: daţad: 23.42.2013. 13.12.2013

3. Deouty Inspector General of Police Mardan Region. —

District Police Officer, Mardan.

No. 12/62-68 /EC/Inv: Dated Peshawar the 소

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

- 1. DIG/HQrs:/ Investigation CPO.
  - 2. SSP investigation CPO.
  - 3. DSP Admn: Investigation.
  - 4. SHO PS Investigation.
  - 5. PA to Addl: IGP Investigation CPO
  - 3 Accountant Investigation.

359/ Investibation

For Addit Inspector Chineral of Police hivostigation, Khyber Pakhtunkhwa

Peshawahali



# (امبیل) (بخدمت جناب انسکیٹر جزل آف پولیس خیبر پختوخوا)

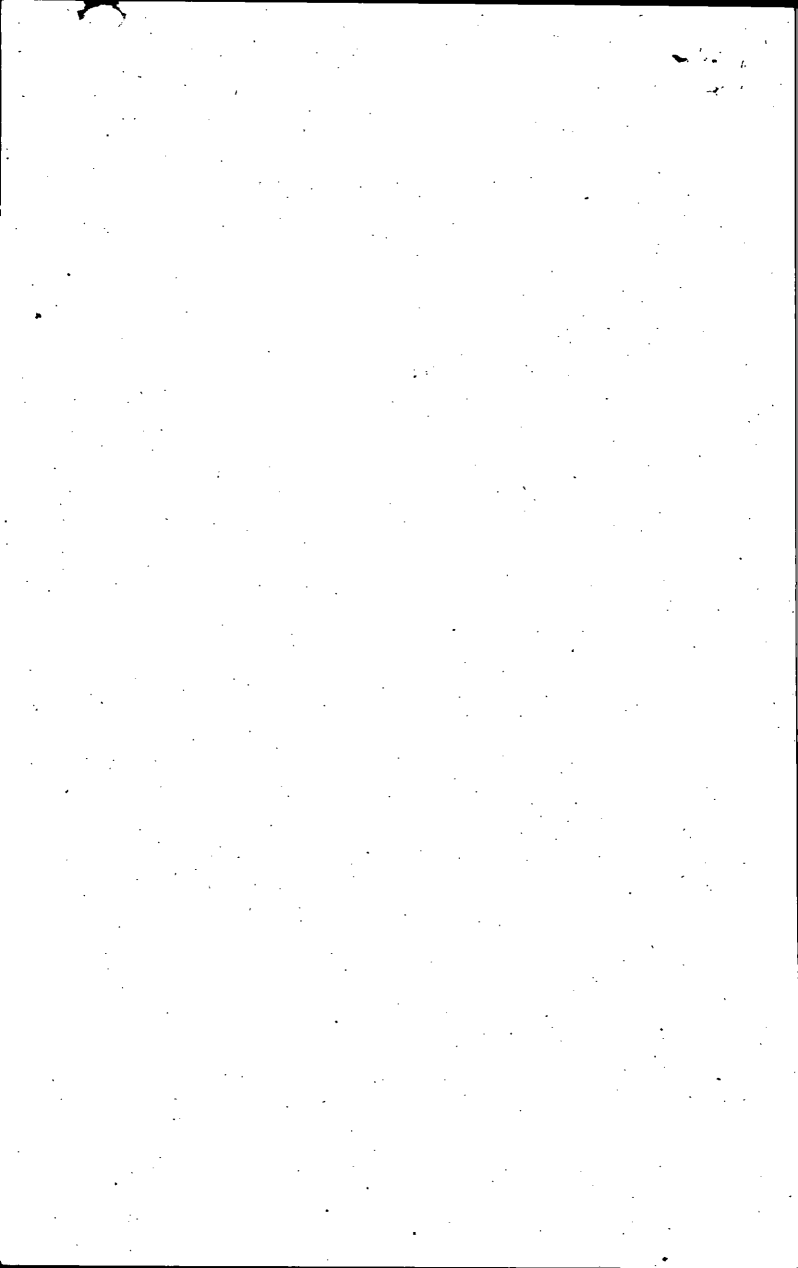
جناب عالى!

مود با نذگر ارش ہے کہ ماتل جو لائی 1991 میں کرائمنر برائے میں ابطور کشفیل بحرتی ہوئے ہے۔ اس وقت مرائمنر برائے میں ابطور کتے ہیں ادر ساتھ ہی ساتھ ادر ن اللہ کا کو یہ بین نظا۔ اور نشاب تک ہے۔ سائل نے مختلف کور مز سے ہیں ادر ساتھ ہی ساتھ ادر ن کا جونے کا در خواسیں بخی گر ار میں لیکن کو نی شنوائی نہ ہوئی اس کے بعد 1998 میں بغرض (Lein) ایستے اسپنے متعلقہ اضلاع کو جانے نہیں دیا گیا۔ (نقل تکم تناولہ کے احکا مات جاری ہوئے گئی ہوئی شنوائی نہ ہوئی اس کے بعد 1998 میں متعلقہ اصلاع کو جانے نہیں دیا گیا۔ (نقل تکم لفت ہے)۔ سائل کو 2001 میں آفر ان بالانے بطور ہیڈ کنٹٹیل تر قیباب کر دیا گیا۔ پھر 2012 میں سائل نے آفر ان بالا نے بطور ہیڈ کنٹٹیل تر قیباب کر دیا گیا۔ پھر 2012 میں سائل نے آفر ان بالا کی خدمت میں بعہدہ ان کی جنوں نے نوٹ شیٹ کو مرائع کی مرائع ان کی جنوں نے نوٹ شیٹ کو کھر کا مرائع کی گرائی مرائع ان کی جنوں نے نوٹ شیٹ کو کھر کی کہ دور کے سائل کو الک کو کھر کی کی کہ دور ہے۔ کو کہ خوالہ دیتے ہوئے تا نوئی اور کے دی کہ کہ کو کہ کی کہ کو کہ کو کہ کو کہ کو کہ کو کہ کی کہ کہ کو کہ کہ کہ کو کہ کہ کو کو کہ کو کو کہ کو کو کہ کو

Police Rules 21.25 is clear in the subject. The police officer's deputed to prime branch are eligible for officiation promotion. (copy enclosed)

لہذا اس پر: Addl: IGP/inv ساحب نے ہمور نے 2012-4-2012 قیباب کرنے کی منظوری دی ای الے بناء پراا-DIG اور لیس خان صاحب نے پرموش آرد رجاری کیا (آرڈرکا پی لف شد) ۔ 1991 ہے لیکراب تک سائل نے بناء پراان بالاکوشکایت کا کوئی موقع نہیں دیا۔ اور اپنی ڈیوٹی نہایت خوش اسلوبی ہے ہرا نجام دے رہے ہیں۔
مگر اب موجودہ: Addl: IGP/inv صاحب نے ای PDSP حالیہ کا لیگل ہے رائے یا گی جہوں مگر اب موجودہ: کا موجودہ: Addl: IGP/inv صاحب نے ای PDSP حالیہ کے بائی جہوں میر اب کو بناہ کر سے بھوے ہماری دیر پیدیم صدالا زمت کو بناہ کرتے ہوئے دو بعد کی اور سابقہ احکا بات کو منسون میں میں اور سابقہ احکا بات کو منسون بھی کیا گیا (کا پی ہمراہ لف ہے)۔ اور ساتھ ای مسلونہ میں از کو منسون بھی کیا گیا (کا پی ہمراہ لف ہے)۔ اور ساتھ ای ساتھ ہیں متعلقہ اصلاع میں از کو عرضیات بیش خدمت ہیں کہ ۔ اور عذر دیہ بنایا گیا کہ ہم نے متعلقہ کو من شد بیں۔
ال ہم سب تو کرا ہم فرم الات میں ذیل عرضیات بیش خدمت ہیں کہ۔

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۲ يهم پوليس پر دولز 25-21 كااطلاق بى نهيس مونا ـ

س ہم توافسران بالا کے حکم پر ہی کرائمنر برائج میں رہے اور متعلقہ اضلاع کور بورٹ ہیں گا۔

س بیماری طرح اور بھی 40,30 ملاز مین انوشی گیشن بینٹ می پی بیشا در میں ہیں کہ جنہوں نے ۱-B, ۱-B پاس نہیں کیایا متعلقہ

کورس نہیں کئے اور وہ, ASI,HC SI اور Inspector ترقیاب ہوئے ہیں اور پھھا لیے بھی ہیں کہ اپنی عہدوں پر پیش بھی

علے سے ہیں۔ اور اسطرح دوسری پونٹوں میں بھی ہیں۔ حیاے سے ہیں۔ اور اسطرح دوسری پونٹوں میں بھی ہیں۔

۵ کورسز پرجمین افسران نے ہی منتخب کر سے بیجو نا تھا جوئیں کیا گیا تواس میں ہمارا کیا تصور ہے کیاسالہاسال تک ملازمت

سر کارصرف اور صرف افسران کی پیندونا پیند کے مطابق سرانجام دیں گے ہمیں اپنے جائز تق سے محروم کرنے کا ذمہ دارکون

موگا - کیاسابقہ رائے PDSP غیر قانونی تھی اوراب AIG کیگل کی رائے قانونی حیثیت رکھتی ہے۔

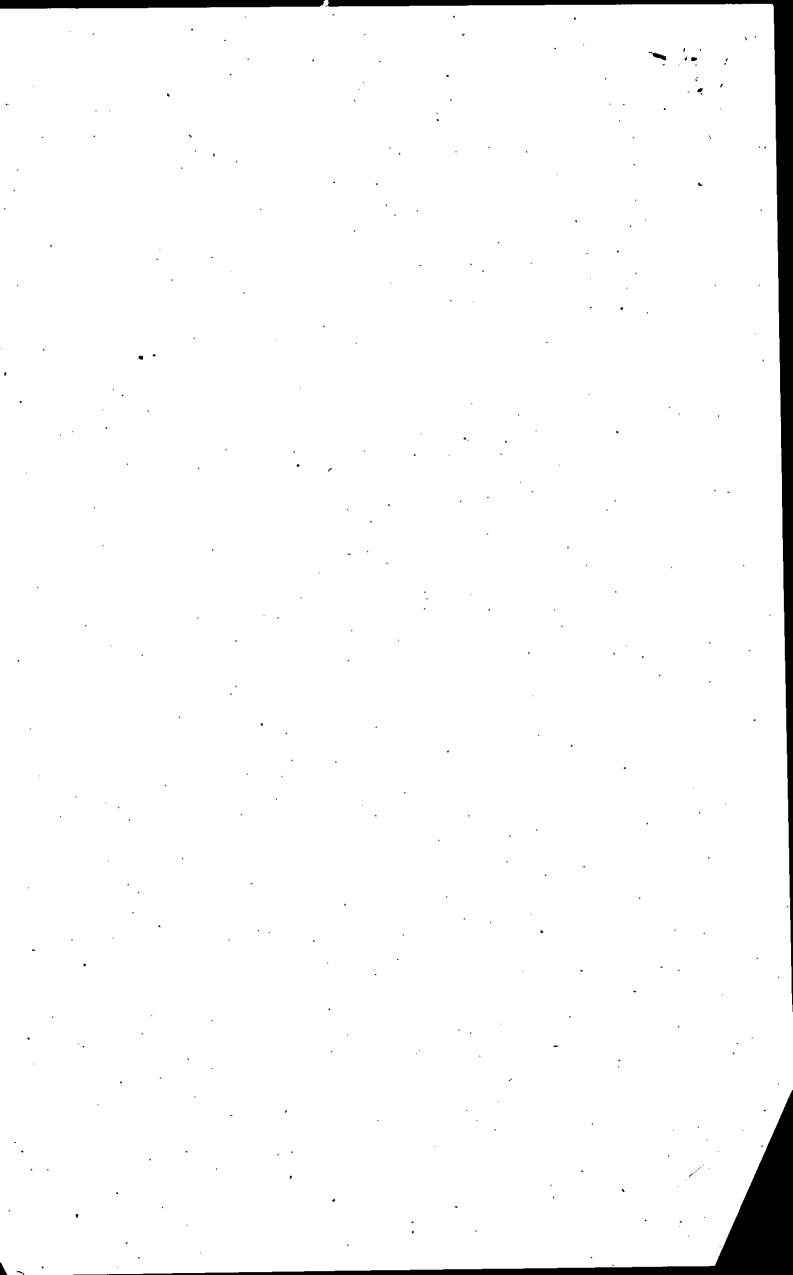
و ۔2002-2001 میں بطور ہیڑ تشکیل تر قیاب ہوئے تھے۔اوراب بطور تشکیل ہماری ڈیل رپورش کردی گئیں۔

لہذاان ندکورہ بالا امورکو پیش نظرر کھا جا کراور ہاری درازعرصہ ملازمت کو بہ یک جنبش فلم تناہ کرنے میں مداخلت کیا

مارے ماتھ انصاف کیاجائے۔ رصب عالی درس میں میلے میم درستر کے رسل مورض روا گ

08/01/2014

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#### BEFORE THE KHYBER PAKHTUNKHWA SERVICE TRIBUNGL, PESHAWAR

Appeal No.\_\_\_\_/2014

Nizar Muhammad Ex-Assistant Sub Inspector, Investigation Branch/Crime Branch, now Constable, District Police Mardan.

(Appellant)

#### VERSUS-

- 1. The Provincial Police Officer, Khyber Pakhtunkhwa, Peshawar.
- 2. Additional Inspector General of Police Investigation (Crime Branch) Khyber Pakhtunkhwa CPO, Peshawar.
- 3. DIG of Police Investigation (Crime Branch) Khyber Pakhtunkhwa CPO, Peshawar.
- 4. District Police Officer Mardan.

(Respondents)

Appeal under Section of the Khyber Pakhtunkhwa Service Tribunal Act, 1974, against the order dated 13/12/2013, whereby the appellant has been reverted from the Post of ASI to the Post Head Constable, and against the order dated 23/12/2013, whereby the appellant has been further reverted to the post of Constable and subsequent order dated 26.12.2013, whereby the appellant has been repatriated to the District Mardan, against which the departmental appeal dated 08.01.2014, has not been responded despite the lapse of 90 days statute period.

#### Prayer in Appeal: -

On acceptance of this appeal the order dated 13.12.2013, order dated 23.12.2013 and order dated 26.12.2013, may please be set-aside and the appellant may please be re-instated to his original rank of Assistant Sub Inspector with all back benefits.



#### Respectfully Submitted:

- 1. That the appellant was initially enlisted as Constable Operator BPS-05 in the Crime Branch C.P.O, Peshawar vide order dated 02.07.1991. Ever since his enlistment, the appellant had performed his duties as assigned to him with zeal and devotion and without giving any chance of complaint whatsoever to his superiors. (Copy of the enlistment order dated 02.07.1991 is attached as Annexure A)
- 2. That during the course of his service, the appellant got promotion to the Rank of Head Constable on 10/11/2001, lastly he was promoted to the Rank of Assistant Sub Inspector on 21.04.2012. (Copies of the promotion orders dated10/11/2001and 21.04.2012 are attached as Annexure B & C)
- 3. That while serving in the said capacity, to the great surprise of the appellant, without serving upon him any notice, he has been reverted to the post of Head Constable vide order dated 13.12.2013. (Copy of the order dated 13.12.2013 is attached as Annexure D)
- 4. That again vide order dated 23.12.2013, the appellant was further reverted to the post of Constable, allegedly on the ground that the "Crime / Investigation Wing is not empowered to make promotions of Police staff nor the said police official has acquired mandatory qualifications necessary for the promotion." (Copy of the Order dated 23.12.2013, is attached as Annexure E)
- 5. That though the appellant was initially appointed in the Crime Branch/Investigation Branch, C.P.O. Peshawar, however he was not only reverted but has also been illegally repatriated to District Mardan vide order dated 26.12.2013. (Copy of the Order dated 26.12.2013, is attached as Annexure F)
- 6. That feeling aggrieved from the impugned orders, the appellant also filed the departmental appeal dated 23.12.2013 and 08.01.2014, however it has not been responded despite the lapse of statutory period. Copy of the Departmental appeal is attached as Annexure G)





7. That the appellant also filed Writ Petition No. 93-P of 2014, in the Peshawar High Court Peshawar, which was disposed of vide order & Judgment dated 17.01.2014, the concluding Para of the Judgment is reproduced below

"this Court in view of the foregoing discussion, without passing any finding on the merit of the present matter, which may prejudice the case of the parties, treat the present petition as representation and refers the same to the Appellate Authority/Inspector General of Police (PPO) Khyber Pakhtunkhwa, Peshawar with directions to decide the appeal of the petitioners on merit, in accordance with law and Rules, after hearing the petitioners, within a period of one month, if not earlier, form the date of receipt of this Order.

(Copy of the Judgment and order dated 17.01.2014, is attached

(Copy of the Judgment and order dated 17.01.2014, is attached as Annexure H)

8. That the impugned reversion and repatriation orders are illegal unlawful without lawful authority and are thus liable to be set aside inter alia on the following grounds:

### GROUNDS OF APPEAL.

- A. That the appellant has not been treated in accordance with law hence his rights secured and guaranteed under the law are badly violated.
- B. That no proper procedure has been followed before reverting the Appellant down to the Rank of Constable, the Appellant has not been served with any notice or charge sheet, nor he has been provided any opportunity of hearing before the issuance of the impugned orders thus the orders so made are liable to be set aside.
- C. That the Appellant was promoted by the competent authority, after observing all necessary formalities, moreover, the order of promotions have taken its effect, the appellant has taken over the charge of the higher post and had performed duties against the promoted posts for a considerable period, thus valuable rights have been created in his favor and the same cannot be undone or snatched illegally.
- D. That according to police Rules 21-25(6) in every exceptional cases and for the political branch only with the written sanction of the DIG personally, direct enrollment as constable or in the

- E. That the appellant has not joined the investigation/Crime Branch on deputation and he was originally enrolled as constable in the Investigation Branch therefore, his repatriation order to district Mardan is against the law.
- F. That the appellant was directly appointed as constable in Crime Branch, Peshawar and was promoted as officiating Head Constable and officialiting Assistant Sub Inspector (ASIs) on the vacancies in the Crime Branch Peshawar.
- G. When there are no quota for the Lower and Intermediate courses for Crime Branch Peshawar in such circumstances the appellant can not be held responsible for not undergoing the said courses.
- H. That the Appellant was initially appointed in Crime Branch (now Investigation Wing), C.P.O Peshawar and have got promotions to different Ranks in the same branch, thus his lien cannot be transferred to any other district without his consent.
- I. That the Appellant remained Head Constable for more then 12 years and as ASI for almost 2 years, therefore under the provisions of 13-18, Police Rules the Appellant, having not been reverted in that period, has matured his right to be allowed to regular promotion instead of reversion.
- J. That the Appellant was promoted to higher Posts, he obeyed the orders and performed the duties of the higher post, his salary was also fixed against the promoted posts. Therefore, the pay once fixed in the higher posts can under no circumstances be reduced or withdrawn.
- K. That some similarly placed employees, who were also appointed/ transferred in the Crime Branch and also got promotions in the same branch/ wing, they have been retained in the same branch and are still serving their, neither any reversion nor they have been transferred thus the appellant has been highly discriminated.
- L. That on promotion of the Appellant, valuable rights have been created in his favour and the order of promotion has taken its effect, therefore, the same cannot be rescinded or snatched illegally.
- M. That reversion to lower Post amounts to penalty for which proper right of hearing is required coupled with service of proper show cause, but in the instant case no such procedure was adopted, thus the order of reversion is illegal and not tenable.



- N. That the Appellant has never been served with any Show Cause Notice nor he was allowed any opportunity of personal hearing before the order of reversion.
- O. That even otherwise the reversion for two step lower in same succession is illegal and not warranted under the law.
- P. That the Appellant has at his credit more than 23 years service career, the reversion made would spoil his bright service career.
- Q. That the appellant also seek permission of this honorable Tribunal to rely on additional grounds at the time of hearing of this appeal.

It is, therefore, humbly prayed that on acceptance of this appeal the order dated 13.12.2013, order dated 23.12.2013 and order dated 26.12.2013, may please be set-aside and the Appellant may please be re-instated to his original rank of Assistant Sub-Inspector with all back benefits.

Through

Appellant

IJAZ ANWAR Advocate Peshawar

&

SAJID AMIN Advocate, Peshawar

#### AFFIDAViT

I, Nizar Muhammad Ex-Assistant Sub Inspector, Investigation Branch/Crime Branch, now Constable, District Police Mardan, do hereby solemnly affirm and declare on oath that the contents of the above noted appeal are true and correct and that nothing has been kept back or concealed from this Honourable Tribunal.



DEPONENT

L:	•	
√o.	Date of order/ proceedings	Order or other proceedings with signature of Judge/
	2	KHYBER PAKHTUNKHWA SERVICE PRIBUNAL.  PESHAWAR.
ļ		Service Appeal No. 561/2014
	· ·	Muhammad Ijaz Versus the Provincial Police Officer, KPK, Peshawar etc.
		JUDGMENT
	[6.11.2015	PIR BAKHSH SHAH, MEMBER Counsel for the
		appellant (Mr. Sajid Amin, Advocate) and Sr. Government Pleader (Mr. Usman Ghani) with Mr. Amir Hamza, S.I and Muhammad Ghani, S.I for the respondents present.  The appellant was appointed as Constable BS-5
,	ļ i	the Crime Branch vide order dated 2.7.1991 of the Addl.
	ba Gu	akhtunkhwa, Peshawar. He alongwith other constables ere promoted as Head Constable BS-7 on officiating asis vide order dated 01.12.2001 of the Deputy Inspector eneral of Police Crimes Branch, Peshawar. He was ther promoted as ASI BS-9 on officiating basis vide ler dated 21.4.2012 of the DIG of Police (Headquarters)
		i i i i i i i i i i i i i i i i i i i

Khyber Pakhtunkhwa,

Conversely Vide impugned order dated 13.12.2013 read

with order dated 23.12.2013, both issued from the office of

the Addl. LG of Police (Investigation), KPK, the

promotion orders of the appellant were cancelled with

immediate effect and he was reverted to his substantive

Investigation-III,

rank of the Constable. Further vide order dated 26.2.2013. issued from the office of A.I.G (Establishment), the appellant was treated on deputation to the Investigation Unit and was repatriated to his parent district Mar#dan with immediate effect. The appellant is aggrieved with the above impugned orders dated 13.12.2013, 23.12.2013 and 26.2.2013 vide which his promotion was cancelled and further that he was also repatriated. His departmental appeals dated 23.12.2013 and 08.1.2014, per memo: of appeal has also not been responded so far, hence this appeal under Section 4 of the Khyber Pakhtunkhwa Service Tribunal Act. 1974

- 3. Arguments heard and record perused.
- that no show cause notice was issued to the appellant before passing of the impugned orders, no opportunity of personal hearing was provided to him, therefore, the appellant has been deprived of his right of defence hearing. It was further submitted that the promotion orders were passed by the competent authority and after lapses of sufficient time, the same provided vested right in favour of the appellant, therefore, the same cannot be unilaterally taken away from him. The learned counsel also submitted that the appellant has been discriminated as H.C Shafiullah and Mujahid Hussain both in the similar situation, were left untouched and retained whereas the appellant was

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(21)

reverted. He requested that the impugned orders may be set aside and the appellant may be reinstated into position, he enjoyed before passing of the orders of reversion.

- 5. The learned Government Pleader resisted the appeal on the ground that the Crimes Branch is part and parcel of the Khyber Pakhtunkhwa Police which does not have a separate promotion quota or separate promotion rules for its staff and as promotion of the appellant was against the Police Rules and as the order was passed by an incompetent authority—therefore, the same orders were rightly cancelled. It was further submitted that the impugned order is a speaking order showing that the appellant had not undergone the relevant courses for the purpose of promotion, therefore, the impugned orders being illegal and void ab-initio could not be left intact. He requested that the appeal may be dismissed.
- 6. We have heard the arguments of the learned counsel for the parties and perused the record.
- 7. This cannot be disputed that the Crimes Branch is part and parcel of the Khyber Pakhtunkhwa Police, being regulated by its rules for the purpose of promotion and maintaining the of the seniority list. Evidently this aspect of the matter was lost sight of by the concerned officers; who passed the promotion orders. Irony of the issue is that the appellant has served on the promoted post for sufficient



fee

time in the course of which they also received emoluments but nobody took notice of the same. This being so it would be also irony if the impugned cancellation orders are found based on whims, likes and dislikes and pick & choose as alleged by the appellants that FLC Shafiullah and Mujahid Hussain were left untouched. Since departmental appeal of the appellant has also not been responded therefore, the Tribunal is of the considered view that further indulgence by the Tribunal at this stage may cause further complications. Hence, the appeal is remitted to the appellate authority with the direction to examine appeals of the appellants and decide the same strictly on merits without any discrimination. The appeal is disposed off accordingly. Parties are left to bear their own costs. File be consigned to the record room.

8. Our this single judgment will also dispose off connected service appeals No. 562/2014 Muhammad Tariq, No. 563/2014 Fazl-ur-Rehman, No. 564/2014 Hamayun Khan, No. 538/2014 Nizar Muhammad and No. 715/2014 Shabir Ahmad having common questions of law, in the same manner.

<u>ANNOUNCED</u> 16.11.2015

sd

(PIR BAKHSH SHAH) MEMBER

(ABDUL LATIF)
MEMBER

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16 or

0-11-9015 0-11-9015



OFFICE OF TE INSPECTOR GENERAL KHYBER PAKHTIN OLICE Control Police Office, PUNA

No. S/ <u>2249</u> /16. Dated Peshawa



20/6

#### **ORDER**

This order is hereby passed to dispose of departmental appeals under Rule is a possible Police Rule-1975. Appellants namely Muhammad Ijaz, Muhammad Tariq, Fazl-ur-Ra 1, etc., Gizer Muhammad and Shabir Ahmad (Computer Operator), while serving as ASIs/SI in Inventor of their substantive rank of Constables by the then Addl: IGP/Investigation Khyber Possible and order dated 29.01.2014 because it was found that they have not undergone the basic terms of lower intermediate and were promoted in violation of order.

The above methioned officers filed Service Appeal No. 561, 562,563,537, 715 & 51 temperature, which were vide consolidated dated 16.11 2015 as referred to above. The relevant para independent review as follows:-

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

Meeting of the Appeal/Review Board was held on 62.03.2016, and the appellants were heard in person. The cases were perused; lists obtained from Addl: IGP/Investigation, Khyber Pakhtunkhwa Peshawar was perosed/examined by the board. The Board decided that all promotions in the Investigation Wing/Computer Section as well as other Units have been done against law and rules. Therefore, the cases of these Constables may be used with the recommendation that all such promotions in the light of the Supreme Court of Pakistan decision on our of turn promotions be cancelled.

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

This order is issued with approval by the Competent Authority.

(MUHAMMAD ALAM SHINWARI) DIGJETOS:

For Inspector General of Police, Khyber Pakhtunkhwa, Peshawar.

No. 5 2250-6/116.

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

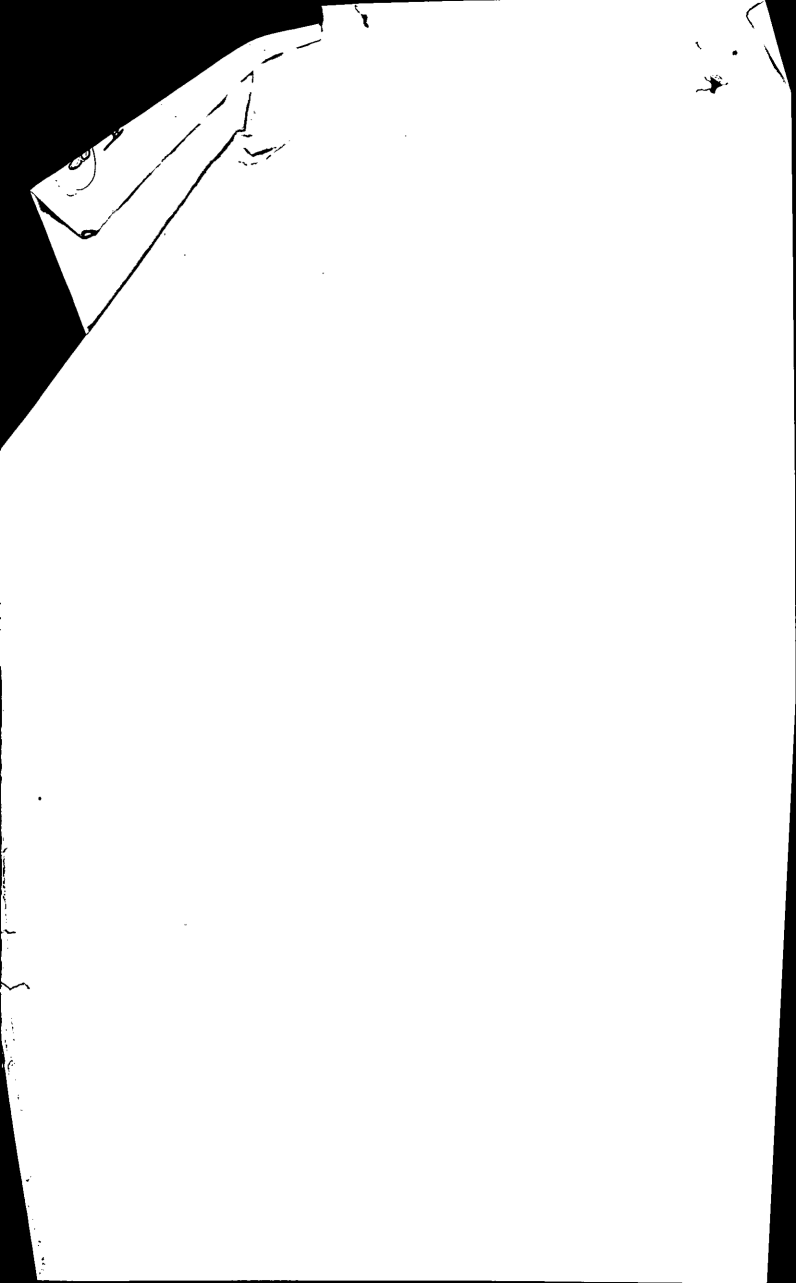
- 1. Addl: !GP/Investigation Khyber Pakhtunkhwa Peshawar.
- AIG/Establishment, CPO.
- 3. PSO to IGP/Khyber Pakhtunkhwa, CPO Peshawar.
- 4 Director, IT. CPO, Peshawar.
- 5. SP/Adma: CPO, Peshawar.
- 6. PRO to IGP/Khyber Pakhtunkhwa, CPO Peshawar.
- PA to Addl: IGP/HQrs: Khyber Pakhtunkhwa, Peshawar.
- Office Supdis: E-I, II, III & IV CPO, Peshawar.
- 9. Central Registry Cell (CRC) CPO.

SYED ZIA ALI SHAH Office Superintenden: CPO, KPK, Peshawar

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# VAKALAT NAMA

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IN THE COURT OF IK • / ·· / · C	150 100 150 100 100 100 100 100 100 100
Niza Muhammed	(Appellant)
0	(Petitioner) (Plaintiff)
	(Flamail)
VERS	US
Police Deptt	. (Respondent)
101100 DEPLE	(Defendant)
I/We Nizas Muhammad	
Do hereby appoint and constitute <b>M.Asi</b>	if Yousafzai, Advocate, Peshawar,
to appear, plead, act, compromise, with as my/our Counsel/Advocate in the abo	draw or refer to arbitration for me/us
for his default and with the authority to	engage/appoint any other Advocate/
Counsel on my/our costs.	
I/we authorize the said Advocate to dep	•
behalf all sums and amounts payable o above noted matter. The Advocate/Cou case at any stage of the proceeding	r deposited on my/our account in the insel is also at liberty to leave my/our
outstanding against me/us.	4
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Advocate High Court,	Sted Doman Ali Bulela
Peshawar.	- Chan Ha Botela
OFFICE:	
Room No.1, Upper Floor,	
Islamia Club Building,	
Khyber Bazar Peshawar. Ph.091-2211391-	
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0333-9103240

## BEFORE THE KHYBER PAKHTUNKHWA SERVICE TRIBUNAL PESHAWAR.

Service Appeal No. 537/2016

Nizar Muhammad ......(Appellant)

#### **VERSUS**

Provincial Police Officer Khyber Pakhtunkhwa Peshawar and others....(Respondents)

## COMMENTS BY RESPONDENTS ARE SUBMITTED AS UNDER.

## Preliminary objections:-

- a) The appeal has not been based on facts.
- The appeal is not maintainable in the present form as according to Section-4 (b) (i) of Khyber Pakhtunkhwa Service Tribunal Act 1974, no appeal shall lie to the Tribunal against an order or decision of departmental authority determining fitness or otherwise of a person to be appointed to or hold a particular post or to be promoted to higher post or grade.
- c) The appeal is barred by law and limitation.
- d) The appeal is bad for mis-joinder and non-joinder of necessary parties.
- e) The appellant has not come to the Tribunal with clean hands.
- f) The appellant has approached wrong forum.

#### FACTS:-

- 1. Correct to the extent that appellant was appointed as Constable in Crime Branch CPO vide OB No. 115. dated 02.07.1991.
- 2. Correct to the extent that appellant was promoted to the next ranks of Head Constable and ASI but his promotion orders were found irregular as he had not qualified the prescribed promotion courses.
- 3. Correct to the extent of alleged promotion and demotion of appellant, however, the promotions were later on found irregular because appellant had neither qualified A-I/B-I examination nor he had under gone lower/intermediate School courses. Therefore appellant and others were reverted to the substantive rank of constable.
- 4. Correct to the extent that appellant had filed departmental appeal through the appellant authority.
- 5. Correct to the extent that appellant had earlier filed a Service Appeal No. 564/2014 which was contested and the Tribunal vide judgment dated 16.11.2015 remitted the case to respondents department to examine appeal of appellant vis-à-vis similarly promoted other Police officers.
- 6. Correct to the extent that the representation of appellant was rejected by the competent authority on the recommendation of appellant board with

directions to all heads of units of Police to undo the out of turn promotion in compliance with the judgment of Honorable Supreme Court of Pakistan. Incorrect, The appeal of appellant is not sustainable on the given grounds.

#### **GROUNDS**

7.

- Incorrect. The impugned orders are just, legal and have been passed in A. accordance with law and rules. Appellant has not qualified any promotion course prescribed for promotion to next rank. He had earned irregular and out of turn promotion. The Honorable Supreme Court of Pakistan issued directions to all Inspector General of Police that out of turn promotion generates frustrations amongst the force.
- Incorrect, appellant has not qualified the promotion courses, therefore, his B. promotion to next rank was totally irregular and out of turn. Mere recommendations of any officers without any plausible and cogent reasons and grounds are no criteria for promotion.
- C. Incorrect, appellant had earned out of turn and irregular promotion and under the law and rules reversion to substantive rank is no punishment. Therefore adopting of procedure of disciplinary action is not required. Anyhow, the appellate authority in compliance with the order of the Honorable Service Tribunal provided opportunity of hearing to appellant but he failed to explain earning out of turn and irregular promotion.
- D. Incorrect, it is a well settled principle of law that wrong and void order does not confer any right. The promotion orders of appellant were found illegal and irregular, therefore, principle of poenitentia are not invoked.
- Ē. Incorrect, appellant was required to transfer his lien to his home district if he desired promotion to next ranks. The seniority of junior ranks Police officers is maintained in the district and region. Crime Branch does not maintain seniority lists. Furthermore, there is nothing on the record that appellant has applied for appearing in promotion courses. Furthermore 10% quota has been fixed for promotion of illiterate Police constables but the appellant being literate cannot claim promotion under the said quota.
- F. Incorrect. Illegal and irregular order do not create any right. Appellant had earned irregular and out of turn promotion, therefore, the same were withdrawn in compliance with orders of the Honorable Supreme Court of Pakistan.
- G. Incorrect, according to Police order 2002 appointment shall be made in the districts of domicile and seniority and lien of all Police officers of junior rank shall be maintained by the district of domicile. The recruitment of appellant in crime branch was made against the law and rules.

- H. Incorrect, almost all the units have initiated action against the Police officers who have gained out of turn and irregular promotions and the investigation wing of Police has completed the process. Copy of order is enclosed as **Annexure-A**.
- I. Incorrect, the authority has passed proper speaking order. Furthermore, orders void ab-initio creates no right. Therefore, the appellant has wrongly assailed the order of competent authority.
- J. Incorrect. Long service is no criteria for promotion. Police officers are promoted subject to qualifying promotion courses.
- K. Incorrect, proper opportunity of defense and personal hearing was provided to appellant before passing the impugned orders.
- L. The respondents may be also be allowed to raise other grounds during hearing of the case.

It is therefore, prayed that appeal of Appellant may be dismissed with costs.

PROVINCIAL POLICE OFFICER,

Khyber Pakhtunkhwa, Peshawar.

(Respondent No.1)

Addl: Inspector General of Police,

Investigation Khyber Pakhtunkhwa,

Peshawar.

(Respondent No. 2)

Deputy/Inspector General of Police,

Investigation HQrs:

Khyber Pakhtunkhwa, Peshawar.

(Respondent No.3)

## BEFORE THE KHYBER PÄKHTÜNKHWA SERVICE TRIBUNAL PESHAWAR.

Service Appeal No. 537/2016

Nizar Muhammad ......(Appellant)

#### **VERSUS**

Provincial Police Officer Khyber Pakhtunkhwa Peshawar and others....(Respondents)

### **COUNTER AFFIDAVIT**

We, the bellow mentioned respondents, do hereby Solemnly affirm and declare on oath that contents of reply are correct and true to the best of our knowledge and belief and nothing has been concealed from this honorable Service Tribunal.

PROVINCIÁL POLICE OFFICER,

Khyber Pakhtunkhwa,

Peshawar.

(Respondent No.1)

Addl: Inspector General of Police,

Investigation Khyber/Pakhtunkhwa,

Peshawar.

(Respondent No. 2)

Deputy Inspector General of Police,

Investigation Hors:

Khyber Pakhtunkhwa, Peshawar.

(Respondent No.3)

13- 20 16

#### ORDER

In compliance with the order of Inspector General of Police, Khyber Pakhtunkhwa, Peshawar received vide order No.S/2262-2312/16, dated 21.03.2016, the following officiating Head Constables of Investigation Unit CPO Peshawar promoted vide order No. 8843-46/Inv: dated 22.10.2010, order No. 615-20/SRC, dated 07.02.2012, No. 5151-58/Inv: dated 12.11.2002, No.3704-10/SRC/Inv, dated 31.07.2002, No. 2321- 28/SRC/CB dated 27.05.2002, No. 4026-29/CB dated 01.10.2001 & vide Order No. 4448-52/SRC/CB dated 10.11.2001 are reverted to their substantive rank of Constable with immediate effect as their promotion was not made in accordance with rules as they have neither qualified Λ-I. B-I examination nor they have undergone Lower School Course.

S.No	Name & Rank
01.	IIC Lal Zaman Shah No.116
02.	HC Abdullah Shah No. 123
03.	HC Shah Wali No. 126
04.	HC Fazal Dad No. 133
05.	HC Mohammad Fayaz No. 140
06.	HC Sarzamin No.143
07.	HC Mujahid Hussain No. 144

(DR,MASOO) PALEEM)PSP DIG/HQrs: Inv: For Addl: Inspector General of Police Investigation, Khyber Pakhtunkhwa Peshawar.

No. 4021-26 No. 4021-26 No. 4021-26

Copy of above is forwarded for information & n/action to the:

- 1. Inspector General of Police Khyber Pakhtunkhwa Peshawar w/r to his Order No.5/2262-2312/16, dated 21.03.2016.
- 2. Addl: IGP/Investigation KPK, Peshawar.
- 3. SSP/Investigation
- 4. SP/Legal
- 5. DSP/Admn/Investigation
- 6. Accountant Investigation CPO.

0. B. No: 14/1m:

## BEFORE THE KPK, SERVICE TRIBUNAL, PESHAWAR.

Service Appeal No. 537/2013

Nizar Muhammad

VS

Police Deptt:

## REJOINDER ON BEHALF OF APPELLANT

## RESPECTFULLY SHEWETH: Preliminary Objections:

(a-f) All objections raised by the respondents are incorrect and baseless. Rather the respondents are estopped to raise any objection due to their own conduct.

#### **FACTS:**

- 1. Admitted correct. Hence no comments.
- 2. First portion of para 2 is admitted correct hence no comments while the rest of para is incorrect as the promotion of the appellant has done by the competent authority after observing all codal formalities.
- 3. Incorrect. The promotion of the appellant has done by the competent authority after observing all codal formalities. Moreover when there is no quota for the lower and intermediate course for Crime Bench, in such circumstances the appellant cannot be held responsible for not undergoing the said courses. Furthermore the Police Rules also provided 10% quota for promotion of illiterate Police Officers.
- 4. Admitted correct. Hence no comments.
- 5. Admitted correct. Hence no comments.
- 6. Incorrect. The respondent department discriminated the appellant as the appellant reverted while many other officials were not reverted which is evident from their pay slips. This discriminatory act of the respondent is against the norm of justice and fair play. (Copies of pay slip is attached as Annexure-R-1)
- 7. Incorrect. The appellant has good cause of action and appeal of the appellant is sustainable on the given grounds.

## **GROUNDS:**

- A. Incorrect. While para A of the appeal is correct.
- B.Incorrect. The promotion of the appellant has done by the competent authority after observing all codal formalities. Moreover when there is no quota for the lower and intermediate course for Crime Bench, in such circumstances the appellant cannot be held responsible for not undergoing the said courses.
- C.Incorrect. While para C of the appeal is correct.
- D. Incorrect. While para D of the appeal is correct.
- E. Incorrect. While para E of the appeal is correct.
- F. Incorrect. The promotion of the appellant has done by the competent authority after observing all codal formalities.
- G. Incorrect. The appellant was appointed before Police order 2002. The appellant was appointed by the competent authority in crime branch and his lien cannot be transferred to any other district without the consent of appellant.
- H. Incorrect. While; para H of the appeal is correct.
- I. Incorrect. While para I of the appeal is correct.
- J. Incorrect. The promotion of the appellant has done by the competent authority after observing all codal formalities and reversion would spoil his future service carrier.
- K. Incorrect. No opportunity of defense was provided to the appellant before passing the impugned orders.

L. Legal.

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

APPELLANT

Through:

M.ASIF YOUSAFZAI ADVOCATE SUPREME COURT

(TAIMUR ÄĽÍ KAHN) ADVOCATE HIGH COURT

## **AFFIDAVIT**

It is affirmed and declared that the contents of rejoinder are true and correct to the best of my knowledge and belief.

DEPONENT

ATTESTED

Oath Commissioney
Zahoor Whan Advocate
Dist: Court Peshawa

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## No.92/12/97-CDTS(P)/ Government of Pakistan Civil Defence Training School Peshawar.

(25)

Dated 29-11-1997

## RELIEVING CERTIFICATE

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)	A COLUMN TOWN	Certified that Mr/MASANizar Mohammad S/O parkat Shah
. ~ (		Constable No.98. Police Crimes Branch N.W.F.P. Peshawar.
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	i	n the C.vil Defence Training School House No.20, Sector B-I.
	įρ	hase-V.Hayatabad Peshawar.
	2	He/fhe reported for training on 04-11-1997 and
ï	r	elieved on 29-11-1997 (A.N).
	3	He/she was Provided/not Provided Boarding facilit es
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## Federal Civil Defence Training School



## Certificate

MR.NIZAR MOHAMMAD BARKAT SHAH

s/o

DEPUTY INSPECTOR GENERAL OF

Successfully Completed

CIVIL DEFENCE SPLT: INSTRUCTOR'S COURSE (CASUALTY SERVICE) NO 66

Conducted at Federal Civil Defence Training School

PESHAWAR

from 03-11-1997 to 29-11-1997

Commandant

Director Training

# Federal Civil Desence Training School





## Certificate

MR.NIZAR MOHAMMAD BARKAT SHAH S/O Of DEPUTY INSPECTOR GENERAL OF POLICE CRIMES BRANCH N.W.F.P.

has Successfully Completed

BOMB RECONNAISSANCE COURSE NO. 29

Conducted at Federal Civil Defence Training School

PESHAWAR

from 03-11-1996 to 21-11-1996



