13.11.2019

Learned counsel for the appellant and Mr. Zia Ullah learned Deputy District Attorney for the respondents present. Vide common judgment of today of this Tribunal placed on file, of service appeal No. 49/2017 filed by Ziarat Gul, the present service appeal is dismissed without costs with the directions to the respondents that the appellants shall not be kept deprived of their genuine due rights of promotion on the basis of their seniority and qualification. If need be special training/course be arranged for the appellants. Parties are left to bear their own costs. File e consigned to the record room.

(Muhammad Hamid Mughal) Member (Hussain Shah)
Member

ANNOUNCED 13.11.2019

16.09.2019

Clerk to counsel for the appellant present. Addl: AG alongwith Mr. Zubair Ali, ASI for respondents present. Clerk to counsel for the appellant seeks adjournment due to general strike of the bar. Adjourn. To come up for arguments on 15.10.2019 before D.B.

Member

Member

15.10.2019

Learned counsel for the appellant present. Mr. Zia Ullah learned Deputy District Attorney alongwith Shoaib Ali ASI present. Arguments heard. To come up for order on 29.10.2019 before D.B.

Member

Member

29.10.2019

Due to incomplete bench the case is adjourned. To come up for the same on 13.11.2019 before D.B.

/*["* Reader 06.05.2019

Mr. Rizwanullah, Advocate is present for Mr. Khushdil Khan, Advocate for appellant. Addl: AG alongwith Mr. Zewar Khan, SI for respondents present.

States that learned counsel for the appellant has proceeded to Islamabad for medical checkup. Adjournment is therefore sought.

Adjourned to 21.06.2019 for arguments before D.B.

Member

21.06.2019

Learned counsel for the appellant and Mr. Muhammad Jan learned Deputy District Attorney alongwith Mr. Zewar Khan SI for the respondents present. Learned counsel for the appellant seeks adjournment. Adjourn. To come up for arguments on 18.07.2019 before D.B.

Member

Member

Chairman

18.07.2019

Clerk to counsel for the appellant present. Mr. Usman Ghani learned District Attorney for the respondents present. Clerk to counsel for the appellant requested for adjournments as counsel for the appellant has proceeded to Saudi Arabia to perform hajj. Adjourned. To come up for arguments on 16.09.2019 before D.B.

(Hussain Shah)

Member

(M. Amin Kran Kundi)

Member

20.03.2019

Appellant in person and Addl: AG alongwith Mr. Zewar Khan, S.I for respondents present.

Due to general strike on the call of Bar Council, learned counsel for the appellant is not in attendance.

Adjourned to 06.05.2019 before D.B.

Member

Chairman

10.10.2018

Learned counsel for the appellant and Mr. Muhammad Jan learned Deputy District Attorney alongwith Mr. Zaiwar Khan S.I legal for the respondents present. Learned counsel for the appellant seeks adjournment. Adjourn. To come up for arguments on 13.11.2018 before D.B.

Member Member

Member

13.11.2018

Due to retirement of Hon'able Chairman, the Tribunal is defunct. Therefore, the case is adjourned for the same on 01.01.2019 before D.B.



01.01.2019

Clerk to counsel for the appellant present. Mr. Zewar Khan, SI(Lgal) alongwith Mr. Kabirullah Khattak, Addl: AG for respondents present. Clerk to counsel for the appellant seeks adjournment, as counsel for the appellant is not available today. Granted. Case to come up for arguments on 13.02.2019 before D.B.

(Ahmad Hassan) Member (M. Hamid Mughal) Member

13.02.2019

Junior to counsel for the appellant and Mr. Muhammad Jan learned Deputy District Attorney for the respondents present. Junior to counsel for the appellant requested for adjournment as senior counsel for the appellant is not in attendance. Adjourned. To come up for arguments on 22.03.2019 before D.B.

(Hussain Shah)

Member 1

(Muhammad Amin Khan Kund))
Member

01.03.2018

Clerk to counsel for the appellant and Addl: AG alongwith Mr. Zewar Khan, SI (Legal) for respondents present. Clerk to counsel for the appellant seeks adjournment as counsel for the appellant is not in attendance. Adjourned. To come up for arguments on 07.05.2018 before D.B.

Member

Chairman

07.05.2018

Due to retirement of the worthy Chairman, the Tribunal is incomplete, therefore the case is adjourned. To come up for same on 20.07.2018 before D.B.



20.07.2018

Due to engagement of the undersigned in judicial proceeding before S.B further proceeding in the case in hand could not be conducted. To come on 14.09.2018 before D.B.

Member(J)

14.09.2018

Clerk to counsel for the appellant and Mr. Muhammad Jan learned Deputy District Attorney alongwith Mr. Zaiwar Khan S.I legal for the respondents present. Clerk to counsel for the appellant seeks adjournment on the ground that learned counsel for the appellant is not available. Adjourned. To come up for arguments on 10.10.2018 before D.B

(Hussain Shah)

Member

(Muhammad Hamid Mughal) Member Counsel for the appellant and Mr. Muhammad Jan, Deputy District Attorney alongwith Mr. Zewar Khan, SI(Legal) for respondents present. Counsel for the appellant seeks adjournment. Adjourned. To come up for arguments on 25.08.2017 before D.B.

.

(Ahmad Hassan) Member (Muhammad Hamid Mughal) Member

25.08.2017

Clerk to counsel for the appellant and Addl:AG for respondents present. Clerk to counsel for the appellant seeks adjournment. Adjourned. To come up for arguments on 4.72.77

(Gul Zek Khan) Member

(Ahmad Hassan) Member

0**4**.12.2017

Junior to counsel for the appellant and Mr. Muhammad Jan, DDA alongwith Mr. Zewar Khan, S.I (Legal) for respondents present. Junior to counsel for the appellant seeks adjournment. Adjourned. To come up for arguments on 08.01.2018 before D.B.

Member (Executive)

Member (Judicial)

08.02.2017

Clerk counsel for appellant and Mr. Muhammad Adeel Butt, Additional AG for respondents present. Written reply by respondents not submitted. Learned Additional AG requested for further time for submission of written reply. To come up for written reply/comments positively on 16.03.2017 before S.B.

(ASHFAQUE TAJ) MEMBER

16.03.2017

Counsel for the appellant and Mr. Zaver Khan SI (Litigation) alongwith Addl: AG for the respondents present. Written reply submitted. To come up for rejoinder and arguments on 18/05/2017 before D.B.

( AHMAD HASSAN) MEMBER

08.05.2017

Clerk of the counsel for appellant present, Mr. Muzaffar Khan, S.I. (legal) alongwith Mr. Ziaullah, Government Pleader for the respondents also present. Rejoinder submitted. Due to strike of the bar learned counsel for the appellant is not available today. Adjourned for arguments to 17.07.2017 before D.B.

(AHMAD HASSAN). MEMBER (MUHAMMAD AMIN KHAN KUNDI) MEMBER 05.12.2016

Counsel for the appellant present. Preliminary arguments heard and case file perused. Through the instant appeal, the appellant has impugned order dated 25.05.2016 vide which the appellant was reverted to the lower rank. Against the impugned order referred above appellant filed departmental appeal 20.06.2016 which was rejected by the departmental authority vide order dated 04.10.2016 and communicated to the appellant on 03.11.2016, hence the instant service appeal.

Appellant Deposited Security Rycess Fee Since the matter required further consideration of this Tribunal therefore, the same is admitted for regular hearing, subject to deposit of security and process fee within 10 days. Notices be issued to the respondents for written reply/comments for 16.01.2017 before S.B.

16.01.2017

Clerk counsel for appellant and Muhammad Adeel Butt, Additional AG for respondents present. Written reply by respondents not submitted. Learned Additional AG requested for adjournment on behalf of respondents. Adjourned. To come up for written reply/comments on 08.02.2017 before S.B.

(ASHFAQUE TAJ) MEMBER

# Form- A FORM OF ORDER SHEET

Court of				
		•	- *	*
Case No	`	1188/20	016	

	Case No	<u>. 1188/2016</u>
S.No.	Date of order proceedings	Order or other proceedings with <b>signature</b> of judge or Magistrate
1	2	3
1	30/11/2016	The appeal of Mr. Anwar Khan presented today by Mr. Khushdil Khan Advocate may be entered in the Institution Register and put up to the Worthy Chairman for proper order
-		please. REGISTRAR
2-	1/12/2016	This case is entrusted to S. Bench for preliminary hearing
		to be put up there on $05-12-2016$
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#### BEFORE THE KHYBER PAKHTUNKHWA SERVICE TRIBUNAL PESHAWAR

### Service Appeal No. 1/88/2016

#### Versus

The District Police Officer,
Dir Lower at Timergara & others......Respondents

#### **INDEX**

[S!No.	Description of Documents	Date	Annexure	Pages
1.	Memo of Service Appeal			1-4
2.	Copy of the office order thereby appellant was promoted to the rank of Driver ASI.	03-01-2009	<b>A</b>	0-5
3.	Copy of the impugned order thereby appellant was reverted to lower rank of Driver Head Constable.	25-05-2016	В	0-6
4.	Copy of Departmental Appeal filed before respondent No. 2.	23-06-2016	С	. 0-7
5.	Copy of letter thereby Departmental Appeal of appellant was filed.	04-10-2016	D	0-8
6.	Copy of the judgment passed in Service Appeal No. 941/2003 with the order dated 08-06-2006.	29-11-2005	E	9-23
7.	Copy of judgment passed in Service Appeal No. 397/2006.	20-10-2006	F	24-28
8.	Wakalat Nama			

Through

Khush Dil Khan

Advocate,

Supreme Court of Pakistan

Dated: 28/1/2016

#### SFORE THE KHYBER PAKHTUNKHWA SERVICE TRIBUNAL PESHAWAR

# Service Appeal No. 1188

Anwar Khan, Driver Assistant Sub-Inspector (ASI), Belt No. 74, MT Staff, Office of the District Police Officer, Dir Lower at Timergara ......Appellant

Diary No. 1233 30-11-2016

Versus

- The District Police Officer, 1. Dir Lower at Timergara.
- 2. The Regional Police Officer, Malakand Range at Saidu Sharif, Swat.
- 3. Inspector General of Police, Khyber Pakhtunkhwa, Central Police Office, Peshawar......Respondents

SERVICE APPEAL UNDER SECTION 4 OF THE KHYBER PAKHTUNKHWA SERVICE TRIBUNALS ACT, 1974 AGAINST **IMPUGNED** ORDER DATED 25-05-2016 APPELLANT WAS REVERTED TO THE RANK OF DRIVER **HEAD** CONSTABLE **AGAINST** WHICH HE FILED DEPARTMENTAL APPEAL ON 23-06-2016 BEFORE RESPONDENT NO. 2 WHO FILED THE SAME VIDE LETTER DATED 04-10-2016 WHICH WAS RECEIVED IN THE OFFICE OF

Filedito-dayrespondent no. 1 on 03-11-2016.

Respectfully Sheweth, [11]16

Facts giving rise to the present appeal are as under:

- 1. That appellant has initially inducted in the respondent department as Driver Constable on 27-08-1986 then promoted as Driver Head Constable on 13-07-1993 on its own merit. Similarly he was promoted as Driver ASI on 03-01-2009 (Annexed-A) being eligible, qualified and fit for the said post and he in the same capacity served the force for more than 8 years without any complaint from any quarter. Moreover he was regularly paid monthly salaries in high pay scale (BPS-14).
- 2. That on 25-05-2016 (Annexed-B) the respondent No. 1 issued an office order thereby appellant was reverted to the lower rank of Driver Head Constable without valid reasons against which he filed departmental appeal on 23-06-2016 (Annexed-C) before the respondent No. 2 but same was filed in arbitrary manner as per letter dated 04-10-2016 (Annexed-D) received in the office of respondent No. 1 on 03-11-2016.

Hence the present appeal is submitted on the following amongst other grounds:-

#### **Grounds:**

- A. That promotion of the appellant to the rank of Driver Assistant Sub-Inspector (ASI) was made on the basis of seniority-cum-fitness being eligible, qualified and fit for the post. Hence the impugned order is unjustified and not sustainable by the rules and law on subject liable to be set aside.
- B. That the appellant in the same capacity served the force for more than 13 years efficiently, honestly and devotedly but he was reverted in colourful manner and against the prescribed procedure enunciated in the rules. Thus the impugned order is illegal, unjustified, unfair and not tenable under the rules.

- C. That the principle of locus poenitentiae is applicable in the case of appellant because the order was acted upon, implemented and has got finality which cannot be rescinded at a single stroke of pen except adhering to law.
- D. That appellant was neither served with any notice nor he was given any opportunity of defence and he was condemned unheard thus the impugned order is unlawful, invalid being violative of the principle of natural justice.
- E. That the promotion of the appellant to the post and rank of Driver ASI was on merit and is not open to fire. Moreover numerous officials were promoted like him but they have not been reverted and are still serving as such thus he was discriminated and not treated equally in violation of Article 25 of the Constitution, 1973.
- F. That this Hon'ble Tribunal in similar circumstances has allowed the service appeal No. 941/2003 (Annexed-E) along with other identical appeals against the respondent department and the decision was duly implemented vide office order 08-06-2006. This judgment was further adopted by this Hon'ble Tribunal in other like cases vide the service appeal No. 397/2006 dated 20-10-2006 (Annexed-F). Thus the case of appellant is at par with the above referred cases and appellant is entitled to the same treatment.
- G. That respondent No. 2 being appellate authority has not acted in accordance with law and rules on subject and filed the departmental appeal of the appellant without cogent reasons which is not sustainable under the law and liable to be set aside.

It is, therefore, humbly prayed that on acceptance of this service appeal, the impugned order of reversion of appellant to lower rank of Driver Head Constable and appellate order may kindly be set aside and his rank and status of Driver ASI may graciously be restored with all back benefits.

Any other relief as deemed appropriate in the circumstances of case not specifically asked for, may also be granted to appellant.

Through

Dated: 25 / 11 /2016

Khush Dil Khan,

Advocate,

Supreme Court of Pakistan

Amea: A"

#### **ORDER**

Driver Head Constable Anwar Khan No. 74 of Dir Lower District is hereby promoted to the rank of ASI with immediate effect.

On promotion he will remain posted as Driver with Deputy Inspector General of Police, Malakand R-III.

#### (SHAUKAT HAYAT)

Deputy Inspector General of Police, Malakand region, Saidu Sharif, Swat.

No. 76 /E Dated . 3/1/2009.

Copy to District Police Officer Dir Lower for information and necessary action.

ATTERED

Malakand Rogion, Saidu Sharif, Swat. Bolow 3 12 2008

#### ORDER:

Driver Head Constable Anwar Khan No. 74 of Brutower District is hereby promoted to the rank of ASI with immediate effect.

On promotion he will remain posted as Driver with Deputy Inspector General of Police, Malakand Raili

Deputy Inspector General of Police.

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Copy to District Police Officer Dir Lower for information and necessary action please.

On xeversion from B-96B-7

Wef from 25-5-16 to 31-7-18-6

Distr: Accounts Officer, Dir Lowe, at Tangryaca



Annex B

#### ORDER.

In compliance with the directives CPO Peshawar Letter No. S/2262-2312/16, dated 21-03-2016, the following committee was constituted:-

1. Mr. Aziz Ur Rahman SP Investigation Dir Lower

(Chairman)

2. Mr. Aqiq Hussain DSP HQrs Dir Lower.

(Member)

3. Mr. Rashid Ahmad Inspector Legal Dir Lower.

(Member)

The committee scrutinized the promotion cases under purview of Supreme Court decisions as quoted in PLD 1992 SC 207, 2000 SCMR 207, and 1998 SCMR 882 ref: 2004 PLC (C.S) 392 (A) which describes that when a Police Official had performed some extra ordinary act, they could be rewarded with cash or other material award, but no Police authority could be allowed to disturbed the seniority of his colleagues, because seniority was a vested right Policy letter whereby out of turn promotion was granted to civil servants subsequently was withdrawn even otherwise any such letter could not supersede or even substitute the substantive legislation available in form of Police Rules, 1934, which did not allow any out of turn promotion. Illegal orders once passed would not come irrevocable and a close transaction. No perpetual right could be derived on the basis of such an order. Public authority which could pass an order was empowered to rescind it. Principle of locus poenitentiae as claimed by civil servant was not attracted in their case, in circumstances. Contention that civil servant had been condemned un-heard as no show-cause notice was issued to them before reverting them, was repelled because civil servant was who were not entitled to out of turn promotion could not seek protection of principle of natural justice. Civil servants had also not been subjected to discrimination. In absence of any legal sanction in promoting civil servants out of turn, civil rightly reverted.

In light of Police Rules 13.1, the following offg: ASIs have got out of turn promotion and they were not eligible for it.

Therefore, on the recommendation of committee coupled with the decisions of august Supreme Court of Pakistan, they hereby reverted as per detail mentioned against their names:-

	inonitionic	a against their manies	
	S. No.	Name & Rank	Remarks
	1	Driver ASI Waraq Shah	His promotion, being illegal and reverted to the rank of
	<del></del>	Zada MT Staff	Driver Head Constable.
	$r^2$	Driver ASI Anwar Khan	His promotion, being illegal and reverted to the rank of
		MT Staff	Driver Head Constable.
7	3	Driver ASI Walayat	His promotion, being illegal and reverted to the rank of
		Khan MT Staff	Driver Head Constable.
	4	Driver ASI Taj Wali MT	His promotion, being illegal and reverted to the rank of
-		Staff	Driver Head Constable.
	5	ASI Gul Hassan	Neither he is on promotion lists C-1 and "D" nor he was
			under gone requisite courses required for promotion as
			ASI and Head Constable, therefore, his promotion as
			ASI and Head Constable hereby cancelled.
	6	ASI Fazal Karim	His name is not on promotion list B-I, C-I and D
		·	therefore, his promotion is unlawful, under purview of P.R
i			13.1. He is eligible for B-I with 34 years age in view
			of SO No. 14/2014. His promotion as ASI and Head
			Constable is hereby cancelled.



District Police Officer, Dir Lower at Timergara

OB No. 636 /EC, Dated. 25 / 05 /2016

No. <u>27863</u> /EB, Dated Timergara, the <u>6 / 6 /2016</u>.



# OFFICE OF THE RICT POLICE OFFICE P. 6 DIK LOWER AT TIMERGARA.

#### ORDER.

In compliance with the directives CPO Peshawar Letter 12262-2312/16, dated 21-03-2016, the following committee was constituted: -

1- Mr. Aziz Ur Rahman SP Investigation Dir Lower

(Chairman).

2- Mr. Agiq Hussain DSP HQrs Dir Lower.

(Member)

3- Mr. Rashid Ahmad Inspector Legal Dir Lower.

(Member)

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Therefore, on the recommendation of committee coupled with the sions of august Supreme Court of Pakistan, they are hereby reverted as per detail tioned against their names : -

Š		<u>-</u> 0	Name & rank	Remarks
1			Driver ASI Waraq	
4			Shah Zada MT Staff	Driver Head Constable.
ı	2		Driver ASI Anwar Khan	
Á			MT Staff	Driver Head Constable.
	} [		Driver ASI Walayat	
			Khan MT Staff	Driver Head Constable.
X	Į į		Driver ASI Taj Wali MT	His promotion, being illegal and reverted to the rank of
- 1			Staff	Driver Head Constable.
	5		ASI Gul Hassan Shah	Neither he is on promotion lists C-1 and "D" nor he was
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,				of SO NO.14/2014. His promotion as ASI and Head
. 4		į.		Constable is hereby cancelled.
Ţ.		}	•	

Distri<del>ct Police Officer,</del> Dir Lower at Timergara

ed 25/05/9 /2016.

27863 /EB, Dated Timergara, the 6 - 6 - /2016.

Copy Submitted to the Regional Police Officer, Malakand Swar -

formation, please.

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Mice Officer, at Timergara/

P. 7

## بخدمت جناب ریجنل بولیس آفیسر صاحب ملا کنڈ رنٹی بمقام سیدو شریف سوات۔ اپیل برخلاف محکمانہ تنزولی OB نمبر 636مور خد 2016-05-25

جناب عالى!

مود بانہ گزارش ہے کہ سائیل حسب ذیل عرض خواہاں ہے۔

1۔ پیکسائیل محکمہ پولیس در لوئیر میں مورخہ 1986-08-27 کو بحثیت ڈرائیور کانشیبل بھرتی شدہ ہے۔

2- یه که سائیل نے نہایت ایمانداری کیساتھ اپنی ڈیوٹی سرانجام دی ہے اور بحوالہ OB نمبر 745 مورخہ 1993-07-13 کو بحثیت ہیڈ کانٹیبل ترقیاب کیا گیا تھا۔

3- بیکه سائیل نے حالیہ دشت گردی / طالبان مہم کے خلاف انہائی دیانت داری کیساتھ اپنی ڈیوٹی سرانجام دی ہے اور اس سلسلے میں سائیل جناب شوکت حیات صاحب DIG ملاکنڈ سوات کے ساتھ بحثیت ڈرائیور تعینات تھے۔اُس دور کی کشیدہ صورت حال کی آفسران بالاخود بھی سامنا کر چکے ہیں۔

4- بیکه سائیل کو بخواله OB نمبری 12 مورخه 2009-01-03 کو جناب DIG صاحب ملاکنڈ سوات نے بحثیت ASI تراب کیا تھا۔

5۔ یہ کہ سائیل ایک غریب فیملی سے تعلق رکھتا ہے۔ سائیل کی 6 بچے ہیں۔ اور مختلف تعلیمی اداروں میں پڑھ رہے ہے۔ سے ہیں۔ اور میں بحثیت والدان کی واحد کفیل ہول۔ میرے تنز ولی کی وجہ سے میرے بچے کافی پریشان ہیں۔ اوران کی تعلیمی کیرئیر بڑی طرح متاثر ہور ہاہے۔

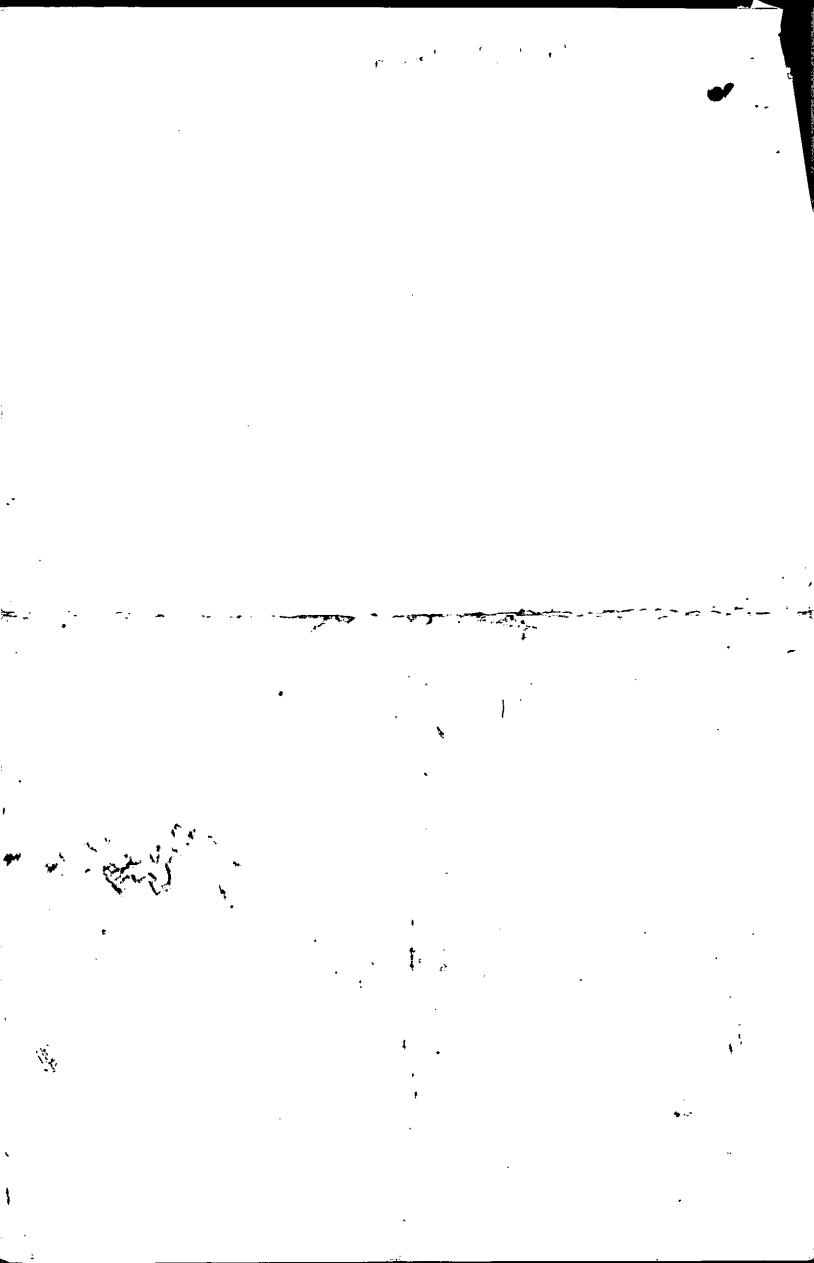
لہذابذر بعہ درخواست استدعا کیجاتی ہے کہ سائیل نے تاریخ بھرتی سے کیکر تا حال آفسر ان بالا کی تھم کی تعمیل کرتے ہوئے اپنی ڈیوٹی سرانجام دی ہے۔ سائیل کی 29 سالہ سروس اور سائیل کی بچوں کی روشن مستقبل کو مدنظر رکھتے ہوئے دوبارہ بحثیت ASI بحالی کی احکامات صادر فرماویں۔ سائیل اور سائیل کی تمام فیملی تا حیات دعا گور مبنگے۔

مورخه 23-06-2016

العارض:\_

آپ کا تابعدار DHC انورخان نمبر 74 متعینه بحثیت ڈرائیور جناب شوکت حیات صاحب آئی جی موٹروے پولیس اسلام آباد۔





#### **Better Copy**

From:

The Regional Police Officer,

Malakand, at Saidu Sharif, Swat.

To:

The District Police Officer, Dir Lower.

No . <u>8297</u>/E, dated Saidu Sharif, the <u>04 - 10 - 2016</u>

Subject:

Application.

#### Memorandum:

Please refer to your office memo No. 41104/EB, dated 16/09/2016.

Application of the following officials of Dir Lower District for restoration their ranks have been examined by Worthy Regional Police Officer, Malakand and filed:-

- 1. DHC Waraq Shah Zada MT Staff.
- 2. DHC Anwar Khan MT Staff.
- 3. DHC Walayat Khan MT Staff
- 4. FC Gul Hassan Khan

(OFFICE SUPDT)
For Regional Police Officer,
Malakand, at Saidu Sharif Swat.

Amusi D



The Regional Police Officer, Malakand, at Saldu Sharlf, Swat.

The District Police Officer, Dir Lower.

No.

/E, dated Saidu Sharif, the  $\underline{\it O4}$  eglip -/2016.

Subject:

APPLICATION.

Memorandum:

Please refer to your office memo No. 41104/EB, dated

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  - 3. DHC Walayat Khan MT Staff
  - 4. FC Gul Hassan Shah

information, pl

For Regional Police Officer, Malakand, at Saidu Sharif Swat

District Pode Officer. Dir Lower at Timergara



Annex F

#### <u>BEFORFTHE NWEP SERVICE TRIBUNAL PUSHAWAR.</u>

Appeal No. 941-2003

Date of institution - 22,09,2003 Date of décision = 29,11,2005

Jamdad Khan, Fx-SI/PC FRP Hqrs, Peshawar. ..... (Appellant)

#### VERSUS

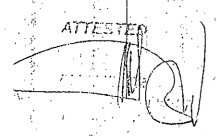
L. Deputy Commandant, FRP Peshawar.

2. Commundant, FRP, NWFP Peshawar,

ABDUL KARIM QASURIA......MEMBER. GILULAM FAROOQ KHAN......MIMBER.

#### JUDGMINT

dispose of the appeal filed by Janidad Khan appellant against the order dated 7.6.2003 of Deputy Commandant FRP Peshawar, whereby he was reverted from the post of SI/PC (B-1-1) to the rank of Head Constable (B-7) in the FRP, Peshawar. The appellant has prayed that the impurped order may be set aside and he be re-instated in service with full back benefits.



ATTESTED

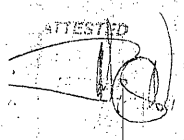
- 2. Brief facts of the case as narrated in the memo of appeal are that the appellant was initially appointed in the Force on 2.12.1979. He was promoted to the rank of Head Constable on 6.6.1987. He was further promoted to the rank of S.1. on 4.6.1982. He was also granted selection grade. Without any reason and justification when the appellant was at the verge of retirement, he was reverted from the rank of S.1. to the rank of Head Constable vide the impugned order dated 7.6.2003 against which the appellant submitted a representation before respondent No. 2 which met with dead response till date. The Force was brought on regular basis by the Provincial Government.
  - days, the appellant preferred the present appeal before the Tribunal challenging the impugned order as illegal, without lawful authority and having been passed in violation of the existing laws on the grounds that the said post was still in existence. He was reverted straightaway from BS-14 to BS-7 while usually reversion order has to be made step by step. Selection Grade (BS-9) was also recalled from him for no reason. The appellant was also promoted to the rank of SI/PC, being eligible, qualified and fit for the said post and he in the same capacity served the Force for 10/11 years but he reverted in colourful manner and against the prescribed procedure chunciated in the rules. In the year 2000, FRP was brought on permanent and regular basis and Standing Order No. 3 was not applicable in the case of

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appellant because the same was for administrative arrangements and has no legal sanctity as the same was not passed at that time by the competent forum. It must be kept in mind that the appellant served the Force for 10/11 years as stated earlier without any complaint, so the principle of locus poenitentiae is applicable in his case because the order was acted upon, implemented and has got finality which cannot be rescinded at a single stroke of pen, except adhering to law. Much less the appellant was neither served with any notice nor he was given opportunity of defence what to speak of holding of enquiry in the matter. In similar circumstances while reverting the other officials, they were served with prior notices before the passing of the demotion orders. Legally reversion amounts to termination of service but such act was without re-coursing to law and in similar circumstances this Tribunal was pleased to accept. "Appeal No. 15/1980 of Fazal Flussain Vs. IGP NWFP and others and Appeal No. 70/1995 of Taj Muliaminad Vs. Commandant FRP and others.

4. The respondents were served with notices who submitted their written statements by contesting the appeal on merit as well as on law points: Preliminary objections to the extent of limitation, mis-joinder and non joinder of necessary parties, without cause of action and jurisdiction were raised.



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On factual side, it was urged that the appellant was recruited as constable in Additional Police, which was later on converted into FRP as per record. He was promoted to the rank of SI/PC on officiating basis as such he was reverted to his substantive rank. The reversion from officiating rank is was reverted to his substantive rank. The reversion from officiating rank is not punishment and no proceedings were required to be initiated against the appellant under the E&D Rules.

- The appellant has submitted his replication in rebuttal. According to replication the appeal is well within time. No lacuna has been pointed out. No such party has been pointed out as to who was the necessary party and the parties impleaded in the appeal are quite sufficient for the purpose. The appellant has a cause of action as not only he was reverted from the higher appellant has a cause of action as not only he was reverted from the higher rank to the lowest rank but his monthly pay was also reduced from its.

  11,000/- to Rs. 4,000/-. No element of unclean hands has ever been pointed out. The Tribunal has the exclusive jurisdiction in the matter.
  - On factual it has been submitted that every change in pay scale, whether temporary, officiating, stop gap arrangements, acting charge basis, whether temporary, officiating, stop gap arrangements, acting charge basis, etc amounts to promotion as per the judgments of the Hon'ble Supreme etc amounts to promotion. Court of Pakistan. Even grant of selection grade also amounts to promotion. The appellant was never served with any notice for the purpose. Till date, no rejection order has been received by the appellant. Even the same is not attached with the copy submitted before the Tribunal what to speak of

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supply of copy to the appellant. Standing order No. 3 has no legal force nor there exists any difference in the orders of promotion of the appellant. The promotion of the appellant was on merit and is not open to fire. Applit from the above, in orders dated 11.4.2003 and 7.6.2003 numerous officials were promoted like appellant but they have not been reverted and are still serving as such. In order dated 11.5.1994, Khurshid Anwar SI/PC is still serving as promotee and has not been reverted and this order has been kept secret. In order dated 28.1.1998 at S.No. 1 and 2 Ali Hussain and Syed Asghar Ali are still serving as promotees ASIs, Riazuddin, Haq Dad Khan, Fazal Hussain, etc were given promotions on the same basis and retired as Inspectors. Some Inspectors were given warning of reversion but they have not been reverted as yet

Arguments heard and record perused.

At the time of hearing, the Tribunal observed that apparently, the appeal is directed against the order of reversion issued by the Deputy Commandant, FRP, Peshawar (Respondent No.1) but the order of promotion was made by the Commandant, FRP, NWFP, Peshawar (Respondent No.2). So legally and as is held by the apex superior courts, inferior authority cannot interfere with the order of the superior authority and was not amenable to any interference by the inferior authority. The post of SI/P( carries a higher pay scale B-14, status and responsibility as compared to the

Head Constable and to say the least, the appellant was reverted from the post of SI/PC without any valid reason.

The preliminary objections raised by the Government Pleader on behalf of the respondents were considered at length but they were ruled out of the contents. The appellant categorically mentioned in the para of the appeal that on 14.6.2003, he preferred an appeal to the Commandant, FRP, NWFP, Peshawar (Respondent No. 2), against the order dated 7.6.2003 pf respondent No. 1 but the same is still pending before respondent No. 2 while more than 90 days have been elapsed. The respondents in their reply have mentioned that the representation of the appellant was rejected by the Authority but this was controverted on an affidavit and mentioned that the reply of the respondents is vague and incorrect in the sense that no order of the Authority in respect of the filing of the appeal has ever been communicated to him. On perusal of the record, there seems nothing that the order of rejection has ever been communicated to the appellant, so the appeal is well within time. Other preliminary objections raised by the respondents are also of flemsical nature. It has been held in several cases that this Tribunal is competent to entertain appeals of the aggricved officials because they are civil servants. Since this objection has been settled once for all and the Tribunal as well as apex higher courts have entertained such like cases in numbers, so we need not dwell upon the issue any more.

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The appellant has a cause of action because his terms and conditions of service have been violated as he was reverted from the rank of SI/PC (B-14) straightaway to the rank of Head Constable (B-7) on no legal reason, so the appellant has cause of action and this Tribunal has the exclusive jurisdiction regarding the subject matter. The points impliedly are sufficient for the purpose to resolve the issue in hand. No element of un-clean hands has ever been pointed out.

12. While discussing the merit of the case, the learned counsel for the appellant contended that the appellant was promoted to the Grade-14. After 11 years, he was reverted to Grade-7 without any rhyme or reason. Other Head Constables, who were promoted alongwith the appellant on completion of 10/11 years tenure were either kept in service or retired from service as SI/PCs instead of reverting them to the rank of Head Constables, in order dated 011.4.2003, the officials at S.No. 4, Gul Shaid Khan, Habibur Rehman at S.No. 16, Rehman Ali at S.No. 17 were not reverted but are still serving as such. Similarly, in the order dated 28.1.1998 the officials at S.No. 3, 4, and 5 have been reverted while the officials at S.No. 12 and 6 were not reverted and are still serving as such. Such is the position of the order of the year of 1995 wherein all the officials were retired from service in capacity of SI/PCs except at S.No. 16. Fazal Muhammad who awas not reverted while at appellant was reverted. Rest of the incumbents were retired from service in

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BS-14 while the incumbent of S.Nr. 2, namely Hayat Khan No. 41 was not reverted. In order dated 7.6.2003 incumbent at S.No. 9 Taj Hussain was not reverted and is still serving as such.

- Tribunal to other officials namely Humayun Khan, Hayat Khan, Altaf Khan, Mian Zada who were promoted to the post of ASI/PCs on 1.7.1992 but they are still serving the Force as such. Similar other instances also exist. There is no provision in the Police Rules to the effect that Head Constable when promoted and posted as SI/PC would stand reverted after three years. In support of this contention he quoted authority of the Supreme Court of Pakistan, BLD-1965-SC,P-106 "Constitution of Pakistan, 1962" Article 96 (Government Servants) Service Rules not in existence letters issued by Executive Authorities regarding service matter, increments, etc. cannot take the place of properly framed Rules (P-110-C).
  - without coinceding that the appellant further contended that if it is presumed without coinceding that the appellant was reverted after completion of normal tenure as SI/PC and this reversion was not by way of punishment, even then the issue of show cause notice to the appellant was mandatory. In support of this contention reliance was placed on PLD-1958 Ka Page-35 "(a) Constitution of Pakistan, Article 181 (ii) reduction in rank provision, show cause notice applied even if reduction is not by way of penalty or punishment P-40 (e) SCMR-1994-2232.



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- The counsel for the appellant further claimed that the appellant was eligible and qualified for his promotion on the basis of semiority-cum-fitness as he has 26 years unblemished service record at his credit. As such he could not be reverted except by way of punishment and that too in accordance to jaw. Since the appellant did not commit any irregularity/illegality nor he was proceeded against under any rule, his reversion was without any lawful authority.
  - The Government Pleader while replying to some of the points raised by the counsel for the appellant stated that the appellant was promoted on officiating basis and not on regular basis after completion of normal tenure of 6 years, he was reverted to Grade-7 in normal course. The temporary promotion cannot be claimed as a matter of right as it is not guaranted. The counsel further argued that the provision does not exist in Police Rules with regards to the promotion of Head Constable to the rank of Sub Inspector Platoon Commander. The promotion is granted to the incumbents in the interest of administration as a temporary measure. Only those upper subordinates were allowed to remain in officiating capacity for a longer period who are qualified in the Intermediate as well as Upper School Courses. The appellant has not undergone that courses and as such, he could not be allowed to remain as officiating Sub Inspector for ever. He was promoted as SUPC in officiating capacity and on completion of three years tenore, he was considered for reversion to his substantive rank of Head. Constable who was promoted to officiate as Sub Inspector/Platoon



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Commander for 6 years and was allowed to retire after completion of 25 years service on their own request. In the normal course, they had to be reverted to the rank of head Constable after completion of 3 years tenure.

17. While religiting the stand of Government Pleider, the counsel for the appellant stated that "officiating" does not exist in the promotion order of the appellant but even if it is presumed without conceding that the promotion of the appellant was ordered on officiating/temporary basis, even then demotion from the post of Platoon Commander to that of Head Constable could not be ordered without issuing show cause notice to the appellant. The appellant relied on High Court judgment appearing in PLD-1958 (W.P.)

Karachi 35 which is set out as under :-

"Government Servant (Railways) Promotion by authority competent to promote temporarily - Promotee un-aware of restricted character of such authority order reverting Railway servant set aside in circumstances of case law of agency and estoppel -

Constitution of Pakistan (1975), Art. 170. (P.805) A and SCMR 1994 2232. (I) Constitution of Pakistan (1973), Art. 199. Maxim: "Audi alteram partem" Employee of statutory corporation- Reversion - Absence of statutory rules - remedy. Corporation while taking action against its employee, either issuing show cause notice to him for plying him opportunity of hearing. Corporation because notice to him for plying him opportunity of hearing.



justice, its action in reverting employee was declared to be without lawful authority and of no legal effect.

18. In view of the conflicting views and contradictory stands taken by the parties, it would be difficult to fesolve the controversy unless a reference is made to promotion/demotion orders issued by the authorities from time to time. The first order of promotion was issued by the DIG Police Peshawar Range on 4.6.1992. This order is silent about the nature of promotion i.e. regular or otherwise. It also does not mention that the appellant would be reverted as Head Constable after completion of fixed tenure of 3/6 years. We have considered this difference in the two orders on the same subject but we have come to the conclusion that the orders issued by the higher authority i.e. DIG Peshawar would naturally take preference. The claim of the appellant that he was unaware of the restricted character of the promotion would therefore prevail. The appellant is thus entitled to the benefit of the judgment of the Dacca High Court in the Writ Petition No. 239 of 1961 (PLD-1963- Dacca 891) (para 11).

Peshawar Range. This suitability naturally meant seniority-cum-fitness. The appellant is un-doubtedly senior. He is also fit for promotion as he has 25.20 years service at his credit. The appellant possess more than satisfactory record of service. He has earned certificates and cash rewards on several occasions. Entries with regard to all these facts are available in the service

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documents of the appellant. The vacancies for promotion were also available at the relevant time.

- 20. The net result of the above discussion is that the appellant was promoted on regular basis and some orders of respondents, no doubt, bear the word "officiating" but since these orders were not endorsed to the appellant, he is entitled to the benefit of the judgment of Dacca High Court in Writ Petition of 239/1961. Moreover, the appellant could not be demoted on the basis of a Standing Order because such letter had no force of law in view of the judgment of Hon'ble Supreme Court of Pakistan appearing in PLD-1965 (S.C) 16. It is also evident that the appellant became the victim of differential treatment. Other Head Constables who were promoted with the appellant were retired as Platoon Commanders whereas the appellant was reverted back as Head Constable.
  - The counsel for the appellant further contended that after expiry of the probationary period, an official on completion of probationary period becomes permanent and his probationary period automatically ceases.

    Reliance was placed on PLC-1994-CS-84-PLC-92 CS1327.
    - i hat most of the orders of promotion to the next higher ranks have been passed by the Commandant, FRP (Respondent No.2), while the orders of reversion to the lower ranks were prompted by the Deputy Commandant, FRP Reshawar, so the same have no legal value as subordinate authority can hol legally interfere with the orders of the higher authority. Only on this score, the impugned order is liable to be set aside.



That on 16.1.1988 the Pinance Department circulated order of the Government of NWFP, Home & Tribal Affairs Department that all the Forces are hereby regularized.

Para No. 5 at Page-2 of the said order reads as under :-"5 The location of staff created are shown in Annexure-B. The duties and responsibilities of the new set up will be the same as

those of regular police else where and its services will be governed by the police rules or any other rules applicable to their counter

parts in regular police."

In view of the above discussion, the Tribunal agrees with the arguments advanced by the learned counsel for the appellant, accepts the appeal, sets aside the impugned order and re-instates the appellant in service.

This judgment will also dispose off the following connected appeals, as identical questions of law and facts are involved in all these cases :-25.

as identical question.	callant \	/cr <u>sus</u>	Impugued orget
2. 896/2003 2. 896/2003 3. 1185/2003 4. 948/2003 5. 949/2003 6. 950/2003 7. 951/2003 8. 952/2003 9. 169/2005 10. 170/2005 11. 172/2005 13. 173/2005	Asal Khan Dy.c. FRP Nazir Badshah Farhad Khan Gulfaraz Khan Muhammad Irshad Abdul Rehman Nasrullah Khan Gul Tazar Saidur Rehman Hayatullah Whon Khan	ammandan etcdodododododododo	7.6.2003 1.7.2003 7.6.2003 7.6.2003 7.6.2003 7.6.2003 7.6.2003 18.10.2004 18.10.2004 18.10.2004 18.10.2004
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25. 945/2003 Abdul Halcom -00" 7.6.2003
26. 946/2003 Lugman Hakim -00- 7.6.2003
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28 935720 Ndie Alam Khan 7.6.2003
29. 35-72003 Adulummad Gui
30. 1 13 19992 Habibur Rehman
7.6.2003
32. Hastam Khan
33.4 - 70004 Amir Nawaz
34. 706/2004 Amir Nawaz

No order us to costs. File be edusigned to the record.

MEMBER.

#### ONDER.

As ordered by the Frovincial Police Officer NWFP Peshrwar vide letter No. 9600/E-I dated 27.5.2006, the decision of MIFF Service Pribunal dated 39,11,2005 is hereby Implemented & the DI/TOS/ASIE/FO are hereby Re-instated in the ranks as noted against their names from the date of their reversion:-

their names crom	• •			و طمادات	and nets	ateā.
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1. Habib-ur-Rehman Ali Mohammad Abdur Rehman			4 444	SI/PO SI/PO SI/PO		
5. Akbar Khon Gul Tanir Nasriullah			•	SI/PC SI/PC SI/PC SI/TC		10 000
Mohammad Gul Mohammad Ir shad				SI/PO \$I/PO \$I/PO SI/PO	\ } }	
12. Noor Bahadur 14. Jandad Farhad				SI/P SI/F SI/P	ว ชื่	
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24. Reso Khan Haji Niaz Mohe Yousaf Khan Alle-ud-Pin	Danmad		•.	SI/ SI/ SI,	<b>か</b> C /PC /PC / <b>P</b> C	
28. Abdul na. 324 29. Lugman Hakeem Hastan Khan	* -		.*	SI SI SI	./PC	ld SPL)
Nazir Badshak Malik Zeda Mohammad Tah: Narhad	•			2A 2A 2H	SI/FO	rembe Ea

The care of SI/PC Asal Khan will be decided seperately finalization of his case of compulsorily retirement.

RESERVE POLICE NEEP

Peshawar dated

Copy of above is forwarded for information & n/a to these Provincial Police Officer, NATP Peshawar, W/r to his letter All SaP FRP Range in NATP. quoted above.

Distt: Folice Officer Batgram.
DSF/FRP/Hors: Peshawar.
Accountant/OASI/FRF/Hors:Peshawar.

Annee: E

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#### BEFORE THE NWFP SERVICE TRIBUNAL PESHAN

Appeal No. 397/2006

Date of institution - 23.05.2006

Date of decision - 20.10.2006

Muhammad Nihar Head Constable.

Peshawar High Court, Peshawar.....(Appellant)

#### **VERSUS**

- 1. Deputy Commandant, FRP, Peshawar.
- 2. Commandant FRP, NWFP Peshawar.
- 3. I.G.P. NWFP Peshawar....(Respondents)

Mr. Saadullah Khan Marwat, Advocate......For appellant. Mr. Zaffar Abbas Mirza, Acting Govt. Pleader.....For respondents.

MR. ABDUL KARIM QASURIA. MEMBER.
MR. FAIZULLAH KHAN KHATTAK. MEMBER.

#### JUDGMENT.

ALM CONTRACTOR

ABDUL KARIM OASURIA, MEMBER: This appeal arises against the order dated 7/6/2003 of respondent No. 1 whereby the appellant was reverted from the rank of Platoon Commander to the Rank of Head Constable for no reason.

The facts of the case according to the appellant are that he was initially appointed as constable in the respondent department on 2.3,1982 and served the department to the best of his ability and entire satisfaction of his superiors. He was promoted as Head Constable vide order dated 26.6.1989 and he continued in that capacity when on

7.6 2003 he was promoted against the rank of S.I./P.C. on merit. He

vas granted selection grade. That vide order dated in any rhyme or reason while he was at the verge of retirement was reverted to the rank of Head Constable from the rank of Platoon

Commander. After exhausting the departmental remedy the appellant approached the Tribunal for the redressal of his grievance.

- Notices were served on the respondents. They turned up and contested the appeal by filing their joint written reply. Various factual and legal points were raised. It was also inter-alia alleged that the appellant has no cause of action and that the appeal is time barred. It was further alleged that the appellant was given promotion to the rank of S.I. PC as per Standing Order No. 3 of 1994, purely on temporary basis for two years and he was not given any selection grade. It was next alleged that the appellant was reverted to the rank of Head constable as he had completed the tenure of 6 years as per Standing Order No. 3 of 1999. Moreover, reversion from officiating rank is not a punishment as per rules. No replication was filed in rebuttal by the appellant.
  - Arguments heard and record perused.
    - The learned Counsel for the appellant vehemently argued that the Service Tribunal in similar circumstances had accepted the appeals of Jamdad Khan and others in Service Appeal No. 941/2003 and that the case of appellant is at par with them and he is also entitled to the same treatment which has been meted out to his colleagues. Reliance was also placed on authorities reported as 1996-SCMR-1185 and 2005-SCMR-499. It was next argued that on the basis of principle of locus poenitentiae a vested right had accrued to the appellant which cannot be taken back in a slipshod manner. Regarding limitation it was argued that the Supreme Court had always



encouraged the decision of cases on merits instead of deciding the same on technical grounds including the limitation. Reliance was placed on authority reported as PLJ-2004 (SC)435. Lastly, it was argued that since Standing Order has not been adopted by the Provincial Government, therefore, it has no legal value and that there is no mentioning in the promotion order, regarding time limit as well as promotion on officiating basis, therefore, the impugned order being bad in law is liable to be set aside/reversed.

- 6. The learned Acting Government Pleader argued that the appellant was promoted purely on temporary basis under Standing Order 3 for a period of 2 years and was liable to be reverted after the expiry of the said period. That the instant appeal is hopelessly time barred therefore, liable to be dismissed.
  - 7. The Tribunal holds that the claim of the appellant is bonafide.

    The Tribunal in service Appeal No. 941/2003 titled Jamdad Khan etc

    Vs. Deputy Commandant FRP etc while accepting the appeals set
    aside the reversion order. The case of the present appellant is also
    identical to that of his colleagues whose appeals were accepted. It has
    been held in Hameed Akhtar Niazi and Tara Chand's case that

    "when Tribunal or court decides a point of law relating to the terms of
    service of a civil servant which covered not only the case of civil
    servants who litigated but also of other civil servants, who might have
    not taken any legal proceedings, the dictates of justice and rule of
    good governance demand that the benefit of the decision be extended
    to other civil servants, who might not be parties to the litigation
    instead of compelling them to approach the Tribunal or any other
    legal forum... Article 25 of the Constitution was also explicit on the

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point that all citizens were equal before law and were enprotection of law."

The delay in filing the appeal is condoned in the interest of justice in view of the authority reported as PLJ-2004-SC-435.

- In view of the above discussion, the appellant has made out a case for indulgence of the Tribunal. The appellant is also entitled to the same treatment which has been meted out to his other colleagues. Accordingly the appeal is accepted and the impugned order is set aside by restoring the appellant to his original position with back benefits.
- This judgment will also dispose of the other connected appeals bearing No.424/2006 Muhammad Islam, 425/2006 Mohabat Khan, 436/2006 Muhammad Saleen Khan, 437/2006 Fida Muhammad, 443/2006 Wazir Zada, 483/2006 Sher Ali, 547/2006 Aslam Khan, 548/2006 Karim Khan, 602/2006 Muhammad Aslam Khan Versus Deputy Commandant, I'RP, Peshawar etc, in the same manner because in all these appeals common questions of law and facts are involved.
- No order as to costs. File be consigned to the record.

<u>ANNOUNCED.</u> 20.10.2006.

(ABDUL KARIM QASURIA)

(FAIZULLAH KHANKHATTAK)

MEMBER.

Me of Presentation of Applicant....

Service Appeal No. 424 /2006

Muhammad Islam S/O Umar Zahid, R/O Mena Batal, Diretrict Dir.

H.C. No.31, Malakand Bange, Swat.

VERBUS

Deputy Commandant, Frontier Reserve Police, Peshawar.

- Commandant, FRP, N.W.F.P, Peshawar.
- Inspector General of Police,

N.W.F.P, Peshawar. . . . . . . . . RESPONDENTS

APPEAL AGAINST ORDER NO.472-74/PC DATED 19.01,2004 OF NO.1, WHEREBY RESPONDENT APPELLANT WAS REVERTED FROM BANK PLATOON COMMANDER! SUB-INSPECTOR TO THE RANK OF HEAD CONSTABLE FOR NO REASON.

20,10,2006

Parties present with their counsel. Arguments heard. Vide our detailed judgment of today in Appeal No. 397/2006 titled Muharumad Nihar Head Constable Versus Deputy commandant, FRP NWFP Peshawar and others, this appeal is accepted. No order as to costs. File be consigned to the record.

ANNOUNCED. 20.10.2006.

### WAKALAT NAMA

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IN THE COURT OF bef. Source	Ti Sura Parl
Anwar Chan	· .
prier BSIHSI.	_ Appellant(s)/Petitioner(s)
VERSUS	•
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In low a flen	Respondent(s)
I/We Mr. Khush Dil Khan, Advocate Supreme Comentioned case, to do all or any of the following	
<ol> <li>To appear, act and plead for me/us in this Court/Tribunal in which the same any other proceedings arising out of or</li> </ol>	may be tried or heard and
2. To sign, verify and file or withdraw appeals, affidavits and applications for or for submission to arbitration of t documents, as may be deemed necessathe conduct, prosecution or defence of	compromise or withdrawal he said case, or any other ary or advisable by them for
3. To receive payment of, and issue receive or become due and payable to proceedings.	
AND hereby agree:-	
, ,	oe entitled to withdraw from case if the whole or any part apaid.
In witness whereof I/We have si hereunder, the contents of which he me/us and fully understood by me/us the	ave been read/explained to
Attested & Accepted by	Amulch
	Signature of Executants
Khush Dil Khan,	
Advocate,	··
Supreme Court of Pakistan	
9-B, Haroon Mansion	
Off: Tel: 091-2213445	

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## BEFORE THE KHYBER PAKHTUNKHWA SERVICE TRIBUNAL PESHAWAR.

Service Appeal No. 1187/2016.

Ex ASI Anwar Khan No.74 r/o Lower Dir ...... Appellant.

VERSUS

- 1) Provincial Police Officer, Khyber Pakhtunkhwa Peshawar.
- 2) Regional Police Officer Malakand at Saidu Sharif, Swat.
- 3) District Police Officer Dir Lower......Respondents.

#### PARA WISE REPLY ON BEHALF OF RESPONDENTS.

Respectfully Sheweth:

#### PRELIMINARY OBJECTIONS.

- 1) That the present service appeal is not maintainable in its form.
- 2) That the appellant has not come to this August tribunal with clean hands.
- 3) That the present appeal is badly time barred.
- 4) That this Honorable Service Tribunal has no jurisdiction to entertain the present service Appeal.
- 5) That the appellant has got no cause of action.
- 6) That the appellant has suppressed the material facts from this Honorable Tribunal.

#### **ON FACTS:**

- 1. Pertains to record, hence no reply.
- 2. Incorrect, the reversion of the appellant was based on the Judgment of Supreme Court of Pakistan, received vide order No. S/2262-2312/16 dated 21-03-2016. Copy enclosed as annexure "A". Not only the appellant but other more police personnel's were also reverted to the Lower ranks.

#### **ON GROUND**

(A). Incorrect, the promotion was not based on merit and out of turn promotion has been declared by Supreme Court in its Judgment as Null and void. No volition has been committed by the respondents at all.

- (B). The first paragraph pertains to record. Upon receipt of Order from high ups to cancel the out of turn promotion in light of Supreme Court Judgment, the competent authority constituted a committee to Scrutinize the files of all relevant persons. The committee after proper scrutiny recommended that the appellant has been illegally promoted to high rank. No violation of any rule has been committed by respondent with the appellant.
- (C). Incorrect, As replied in above paras.
- (D). Incorrect, In compliance with the direction, a committee was constituted to examine the case of out of turn promotion of the executive staff. The committee in this finding recommended that the appellant being illegally promoted be reverted to Lower rank. Copy enclosed as annexure "B"& "C". No violation has been committed with appellant.
- (E) Incorrect, no violation has been committed by the respondent department at all. The reversion of the appellant was base not the sweet well of the respondent but was based on the Judgment of Supreme Court.
- (F) Incorrect, every case has its own facts and merits. To comply the orders of Service Tribunal is binding in nature. The present case doesn't fall in the ambit of the referred judgment.
- G) Incorrect, there were no grounds available to decide the case in favour of the appellant, hence the same was decided on merit.

#### PRAYER:

It is therefore humbly prayed that on acceptance of this Para-wise reply the service appeal may graciously be dismissed with costs.

**Provincial Police Officer,** Khyber Pakhtunkhwa Peshawar.

**Regional Police Officer,**Malakand at Saidu Sharif, Swat.

Regional Police Officer,
Malakand at Saidu Sharif, Swat.

**District Police Officer,**Dir Lower.

District olice Offices
Dir Lover a Timergar

## BEFORE THE KHYBER PAKHTUNKHWA SERVICE TRIBUNAL PESHAWAR.

Service Appeal No. 1187/2016.

Ex ASI Anwar Khan No.74 r/o Lower Dir ..... Appellant.

VERSUS

- 1) Provincial Police Officer, Khyber Pakhtunkhwa Peshawar.
- 2) Regional Police Officer Malakand at Saidu Sharif, Swat.
- 3) District Police Officer Dir Lower......Respondents.

#### **AFFIDAVIT**

We the following respondents do hereby solemnly affirm and declare on Oath that the contents of Para-wise reply are true and correct to the best of our knowledge and belief and nothing has been concealed from this Honorable Tribunal.

**Provincial Police Officer,** Khyber Pakhtunkhwa Peshawar.

**Regional Police Officer,**Malakand at Saidu Sharif, Swat.

**District Police Officer,** Dir Lower.

Malakand at Saidu Sharif, Swat.

Regional Police O

Districe Police Offices

#### BEFORE THE KHYBER PAKHTUNKHWA SERVICE TRIBUNAL PESHAWAR.

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- 1) Provincial Police Officer, Khyber Pakhtunkhwa Peshawar.
- 2) Regional Police Officer Malakand at Saidu Sharif, Swat.
- 3) District Police Officer Dir Lower......Respondents.

#### **POWER OF ATTORNEY**

We the following respondents do hereby authorize Mr. Zewar Khan SI Legal Dir Lower to appear on our behalf before the Honourable service Tribunal in the above Service appeal and pursue the case on each and every date.

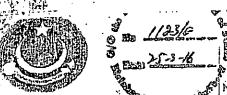
He is also authorized to submit all the relevant documents in connection with the above case.

**Provincial Police Officer,** Khyber Pakhtunkhwa Peshawar.

**Regional Police Officer,** Malakand at Saidu Sharif, Swat.

<u>Regional Police Officer</u> Malakand at Saidu Sharif, Swat

**District Police Officer,** Dir Lower.



Annex (A)

OFFICE OF THE
INSPECTOR GENERAL OF POLICE
KIYUER PARITUNKHWA
Central Police Office Betterner

SIDAGA 23/2/16, Duted Peshawar the 1/10 2016.

All Heads of Police offices in Khyber Pakhtunkhwa.

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ORDER

Magag

It is submitted that the appellants namely Muhammad Ijaz, Muhammad Tariq, Fazi-uriconnan Hamayun Khan, Nizar Muhammad and Shabir Ahmad (Computer Operator), while serving as #Siz/Si in
trivestigation CPO, were reverted to their substantive rank of Constables by the then Addit IGP/Investigation
they been Pakhunkhwa Peshawar vide order dated 29.01.2014 because it was found that they have not undergone the
basic promotion courses i.e lower intermediate and were promoted to violation of rules.

The above mothlored officers filed Service Appeal No. 561, 562,563,537, 715 & 538/2014 perpectively, which were vide consolidated judgement 16.11.2015 as referred to above. The relevant part of the

This cannot be disputed that the Crimes Branch is part and parcel of the Rivber Pakhtankhwa police, being regulated by its rules for the purpose of promotion and malmalning the sentority list. Evidently this aspect of the matter was last 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 nodes of the same. This being so it would be also irony if the impugued cancellation order are found based on whims, likes and dislikes and pick and choose as alleged by the appellant that HC Shafiallah and Mujahid Hussain were left untauched. 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 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 02.03.2016, and the appellants were heard in purson. The cases were perused; lists obtained from Addl: IGP/Investigation, Khyber Pakhtunkhwa Peshawar was also perused/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 Consubles may be fitted with the recommendation that all such promotions in the light of the Supreme Court of Pakintan decision openet

This order is passed in the light of judgement of Service Tribunal Rhyber Pakhtunkhwa Peshawar that all promotions in the investigation Wing, Sis, ASIs, HCs & Constables as well as other Units of Police have been sequent law and rules may be set aside/candelled. All such promotions in the light of the Supreme Court of leakistan decision on out of turn promotions inpytals be cancelled.

2832-43 /E Date 25-3-186

EC | All Dlos + Head Milliam MAD ALAM SHINWARD

Include | For inspector General of Police,
Khyber Pakhtunkhwa, Peshawar.

Compliance | Compliance |

Regional Police Officer, Malakand, at Saide Shard Swat. EC

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Annex CB3

#### ORDER

In compliance with the order issued vide C.P.O Peshawar Memo: No. S/2262-2312/16, dated 21-03-2016 and subsequent Memo: No. S/3352-3408/16, dated 27-04-2016. A committee consisting of the following Police Officers is here by constituted to examine out of turn promotion of the Executive Staff, recommend them for reversion / cancellation of their out of turn promotion orders and submit their recommendation to the undersigned at the carliest:-

- Mr. Aziz Ur Rahman S.P Investigation, Dir Lower. . . . Chairman. 01.
- Mr. Ageeq Hussain, DSP-Headquarter, Dir Lower . . . . Member.
- Mr. Rasheed Ahmad, Inspector Legal, Dir Lower. . . . . Member. 02. 03.

District Police Officer, Dir Lower at Timergara

# OFFICE OF THE DISTRICT POLICE OFFICER, DIR LOWER AT TIMERGARA

No. 23645 -49/EB, dated Timergara the 2-5 /2016.

Copy submitted to the:-

- Inspector General of Police, Khyber Pakhtunkhwa, Peshawar for favour of information with reference quoted above, please.
- Regional Police Officer, Malakand at Saidu Sharif, Swat for favour of information with reference to Region Office Swat Endst: No. 2832-43/E, dated 25-03-2016 and subsequent Endst: No. 3973-80/E, dated 28-04-2016, please.
  - .,03.
  - Establishment Clerk & OSI with the direction to prepare list of those Upper & Lower Subordinates who's given such out of turn promotion ;₹04. and submit to the committee.

District Police Officer, Dir Lower at Timergara

Annex (2)

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# OFFICE OF THE DISTRICT POLICE OFFICE DIR LOWER AT TIMERGARA.

#### ORDER.

In compliance with the directives GPQ. Peshwar 198 i No S/2262 2317/16, dated 24 93 2016, the following committee was non-tituted:  $\pm$ 

T. Mr. Azi, Ur Rahman SP Investigation Dir Lover (2th úirean)

≥ Mr. Agig Hussain DSP HQrs Dir Lover (2 fember)

⇒ Tar Richid Ahmad Inspector Legal Dir Lewer (3 c., mber)

The committee scrutinized the promotion offer under purview of Supreme Court decisions as quoted in PLD 1992 SC 207,2000 SCMR 2C) and 1998 SCIMR 882 ref. 2004 FLC (C.S) 392(A) which describes that when a Police Official had performed some extra ordinary act, he could be rewarded with each or other material award, but no Police authority could be allowed to disturb the semority of his colleagues, because seniority was a vested right Policy letter whereby out of turn promotion was granted to civil servents subsequently was withdrawn even otherwise any such letter could not supersede or by n substitute the substantive legislation available in term of Police Rules, 1934, which did not allow any out of turn promotion. Megal orders one spassed would not consumove able and s close transaction. No perpetual righ could be distriction the basic of each arror for per liauthority which could pass an order was employed to received it. Principle of festig poenitentias as claimed by civil servant was not affracted in their case, in circumstances Contention that civil survant find been condemned un-heard as no shore, couse notice was issued to them before reverting them, was repelled because givil servant was who were not entitled to out of furn promotion could not seek protection of principle of natural justice. Guil servants had also not been subjected to discrimination. In absence or any legal sanction in promoting civil servants out of turn, civil rightly reverted.

In light of Police Rules 13-1, the following offer ASIs have get ento-Turn promotion and they seem not eligible for it.

Therefore, on the recommendation of committee coupled with the decisions of august Supreme Court of Pakistan they are hereby reveated as per detail mentioned against their names: -

S.No	Neme & rank	Remarks
1	Dilver 2331 VV ing	His premotion, being illegal and reserted to the rold of
	Shoti Zado id EStait	Duver Head Constable.
2	Driver A3I Anvas Khan	His promotion, long illoral and revert if to the real, of
į .	¦M1 Staff	Driver Head Constable.
3	Driver ASI Walayat	This premotion, being illegal and reverse it to the root, of
į	Khan left Staff	Driver Head Constable
-1	Duver A3L Lay Wali Mit.	This promotion, being illegal and reverted to the rank of
1	Stati	Driver Head Constable.
1.5	ASEGul Hawaan Olash	Meither he is on promotion lists C. Lond "D" nor he was
}	1	und a gone requisit - courses required for promotion as
t .	1	ASI and Head Constable, therefore, his promotion as
1 _	l	A3I and Head Countrible is hereby consult as
16	ASI Famil Kadin	His name is not or: promotion list 94, C1 and D.
; 1		therefore, his promeden is unlawful, under purview of
]		P.R. 13.1.He is eligible for B Livith 24 years ago in view
ļ		of SO MO.14/201: His promotion is a Strong Heart
i	İ	Constable is herefore modified.

District Palies Officer:

OB No. 720.00 Dated 7.00.00 7.00.00

the Control of the Arthurst of Timengare, the Control of the Arthurst of the A

Copy Submitted to the Regional Police Officer, Walshand Swatter Javoni of information, please:

Dir Lower at .......

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#### BEFORE THE KHYBER PAKHTUNKHWA SERVICE TRIBUNAL PESHAWAR

### Service Appeal No. 1187/2016

Versus

#### INDEX

S.No.	Description of Documents	Date	Annexure	Pages
- 1.	Memo of Rejoinder.			1-3.

Through

Khush Dil Khan

Advocate,

Supreme Court of Pakistan

Dated: 65 / 65 /2017

#### BÉFORE THE KHYBER PAKHTUNKHWA SERVICE TRIBUNAL PESHAWAR

#### Service Appeal No. 1187/2016

#### Versus

# REJOINDER ON BEHALF OF APPELLANT IN RESPONSE TO REPLY FILED BY RESPONDENTS.

Respectfully Sheweth,

#### **PRELIMINARY OBJECTIONS:**

Preliminary objections raised by answering respondents are erroneous and frivolous which are denied in toto. The detail reply of each one is given as under:-

- I. That the appeal is fully maintainable in all respects and the same was filed against the impugned order dated 24-06-2014 which was passed in glaring violation of principle of natural justice.
- II. That grievances of appellant are genuine which he explained in the appeal in detail.
- III. That the appeal is well within time and the same was filed after the rejection of the appellant's departmental appeal.

- IV. That by impugned order, appellant was reverted to lower rank which is one of the terms and conditions of his service against which he rightly approached to this Hon'ble Tribunal under Section 4 of the Khyber Pakhtunkhwa Service Tribunals Act, 1974.
- V. That the service of appellant was adversely affected by the impugned order which given rise him cause of action and rightly filed this appeal.
- VI. That the appeal of appellant is very clear and in proper language therein all the facts have been narrated clearly

#### **REJOINDER TO REPLY OF FACTS:**

- 1. That the answering respondents admitted that this para need no comments meaning thereby they have admitted the contents thereof.
- 2. That the answering respondents have wrongly based the impugned order on the judgment of Supreme Court of Pakistan which is totally distinguished from the case of appellant and not applicable to his case. Thus the impugned order is illegal and without lawful authority liable to be set aside.

#### **REJOINDER TO REPLY OF GROUNDS:**

- A. That the reply is incorrect being misconceived by the answering respondents. The promotion of appellant was based on merit and according to rules.
- B. That the reply is totally incorrect so denied. The answering respondents have incorrectly treated the case of appellant at par

with other cases though his promotion was made by competent authority in accordance with rules and policy on subject.

C. Furnished no reply.

D. That the reply is incorrect so denied. Neither committee has been appointed to scrutinize the case of appellant nor such recommendation/decision was ever communicated to appellant enabling him to defend his case.

E. That the reply is incorrect so denied.

F. That the reply is incorrect so denied. The identical matter under similar circumstances was decided by this Hon'ble Tribunal therefore the same is binding upon the department to follow the same in the case of appellant also.

G. That the reply is incorrect so denied. The departmental appeal of appellant was rejected in arbitrary manner which is unfair and unjust.

It is, therefore, humbly prayed that the reply of answering Respondents may graciously be rejected and the appeal as prayed for may graciously be accepted with costs.

Through

Khush Dil Khan

Advocate,

Supreme Court of

Pakistan

Dated: \_\_/ /2017