1096/2016

Q

S.No.	Date of order/ proceedings	Order or other proceedings with signature of Judge or Magistrate and that of parties where necessary.
1	2	3
	- - - -	Present.
		Mr. Muhammad Abdullah Balouch, For appellant Advocate
		Mr. Noor Zaman Khattak, District Attorney, For respondents.
•	25.11.2021	Vide our detailed judgment in connected Service Appeal
		No. 1090/2016, titled "Muhammad Zubair Vs. Commandant,
	· · · ·	F.R.P Khyber Pakhtunkhwa, Peshawar and others", the appeal
	· · ·	in hand is dismissed. However, in order to prevent the
	<u>.</u>	multiplicity of proceedings and abuse of process of Tribunal it is
t .		apt to exercise jurisdiction under Rule 27 of the Khyber
,		Pakhtunkhwa Service Tribunal Rules, 1974 to direct the
		respondents to process the case of promotion of police officers
	۲ ۲	posted in FRP, in accordance with law, without delay. Parties
		are left to bear their own costs. File be consigned to the record
		room.
	,	(AHMAD SULTAN TAREEN)
		CHAIRMAN (Camp Court D.I.Khan)
		(SALAH-UD-DIN) Member(J) (Camp Court D.I.Khan)
•		<u>ANNOUNCED</u> 25.11.2021

÷

23.11.2020

Appellant present through counsel.

Muhammad Jan learned Deputy District Attorney for respondents present.

A request for adjournment was made as issue involved in the present case is pending before Larger Bench of this Tribunal. Adjourned. To come for arguments on 25.01.2021, before D.B at Camp Court DI.Khan.

(Atig-ur-Rehman Wazir) Member (E) Camp Court, D.I Khan

7

(Rozina Rehman) Member (J) Camp Court, D.I Khan

But to COVID 19, The Case is adjussed

24.03.2021

25-1-2021

Mr. Muhammad Abdullah Baloch, Advocate, for the appellant present. Mr. Muhammad Rasheed, Deputy District Attorney for the respondents present.

A request for adjournment was made as issue involved in the present case is pending adjudication before Larger Bench of this Tribunal. Adjourned. To come up for arguments before D.B at Camp Court D.I.Khan on 27.07.2021.

(MIAN MUHAMMAD) MEMBER (EXECUTIVE) CAMP COURT D.I.KHAN

(SALAH-UD-DIN) MEMBER (JUDICIAL) CAMP COURT D.I.KHAN

27.07.21

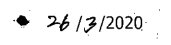
Due to

non-availability of

bench, the

case is adjourned to 25.11.21.

Deade



Due to COVID-19 the case is adjourned. To come up for the same  $\gg$  /4 /2020 at Camp Court, D.I Khan

*>*2 /4/2020

Due to COVID-19 the case is adjourned. To come up for the same 24/9 /2020 at Camp Court, D.I Khan

24.09.2020

Counsel for appellant present.

Mr. Muhammad Jan, learned Deputy District Attorney for respondents present.

Former requests for adjournment as issue involved in the present case is pending before the Larger Bench of this Tribunal.

Adjourned to 23.11.2020 before D.B at Camp Court D.I Khan.

(Atiq-ur-Rehman Wazir)

Member (E) Camp Court, D.I Khan

(Rozina Rehman) Member (J) Camp Court, D.I Khan

28.01.2020

Clerk of counsel for the appellant and Mr. Usman Ghani, District Attorney for the respondents present. Clerk of counsel for appellant requested for adjournment on the ground that learned counsel for the appellant is not available today. Adjourned to 25.02.2020 for arguments before D.B at Camp , Court D.I.Khan. -

(Hussain Shah) Member Camp Court D.I.Khan

(M. Amin Khar Kundi) Member Camp Court D.I.Khan

25.02.2020

Counsel for the appellant present. Mr. Usman Ghani, District Attorney for respondents, present. Learned counsel for the appellant seeks adjournment. Adjourned. To come up for arguments on 26.02.2020 before D.B at camp court D.I.Khan.

Member

mber

Camp Court D.I.Khan

26.02.2020

Counsel for the appellant and Mr. Ziaullah, Deputy District Attorney for the respondents present. Learned counsel for the appellant requested for adjournment. Adjourned to 26.03.2020 for arguments before D.B at Camp

Court D.I.Khán.

(Mian Mohammad) Member Camp Court D.I.Khan

(M. Amin Khan Kundi)

Member Camp Court D.I.Khan 25.06.2019

Junior counsel for the appellant and Mr. Farhaj Sikandar, District Attorney for the respondents present. Junior counsel for the appellant requested for adjournment on the ground that learned senior counsel for the appellant is not available today. Case to come up for arguments on 27.08.2019 before D.B at Camp Court D.I.Khan.

nah) Member

Camp Court D.I.Khan

(Muhammad Amin Khan Kundi) Member Camp Court D.I.Khan

27.08.2019

Counsel for the appellant and Mr. Farhaj Sikandar, District Attorney for the respondents present. Learned counsel for the appellant requested for adjournment. Adjourned to 21.10.2019 for arguments before D.B at Camp Court D.I.Khan.

(Hussain Shah) Member Camp Court D.I.Khan

(Muhammad Amin Khan Kundi) Member Camp Court D.I.Khan

21/10/2019

Since tour to D.I.Khan has been cancelled .To come for the same on 26/11/2019.

26.11.2019

Counsel for the appellant and Mr. Ziaullah, Deputy District Attorney for the respondents present. Learned counsel for the appellant requested for adjournment. Adjourned to 28.01.2020 for arguments before D.B at Camp Court D.I.Khan.

(Hussain Shah) Member Camp Court D.I.Khan

(M. Am Khan Kundi) Member Camp Court D.I.Khan

25:03:2019

Counselorfor thensepposlant applelland and avhajfasikandar, IsistairtaA Thisney foutthe yespondpostal present.

T. 3 - .

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25.03.2019

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Counsel for the appellant and Mr. Farhaj Sikandar, District Attorney for the respondents present.

The court time is over, therefore case adjourned to 23.04.2019 before the D.B at camp court, D.I.Khan.

Member

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hairmai

Camp Court, D.I.Khan Camp Court, D.I.Khan

Camp Court, D.I.Khan

23.04.2019

Clerk of counsel for the appellant and Mr. Farhaj Sikandar, District Attorney for the respondents present. Due to strike of Khyber Pakhtunkhwa Bar Council, learned counsel for the appellant is not available today. Adjourn. To come up for arguments on 25.06.2019 before D.B at Camp Court D.I.Khan.

(M. Amin Khan Kundi) Member Camp Court D.I.Khan

(M. Hamid Mughal) Member Camp Court D.I.Khan Service Appeal No. 1096/2016

28.11.2018

Ł

Counsel for the appellant Mr. Malik Hussain, Advocate present and submitted Vakalat Nama on behalf of the appellant. Vakalat Nama is placed on record. Mr. Usman Ghani, District Attorney on behalf of the respondents present and submitted written reply, copy of the same is handed over to learned counsel for the appellant. Adjourned. To come up for rejoinder and arguments on 18.12.2018 before D.B at Camp Court D.I.Khan.

> (Muhammad Amin Khan Kundi) Member Camp Court D.I.Khan

18.12.2018

As per direction of the worthy Chairman Khyber Pakhtunkhwa Service Tribunal, D.I.Khan tour dated 18.12.2018 has been rescheduled and the case is re-fixed for 27.12.2018.

#### Reader

#### 27.12.2018

Counsel for the appellant present. Mr. Farhaj Sikandar, District Attorney for the respondents present. Learned counsel for the appellant submitted rejoinder requested for adjournment for arguments. Adjourned. To come up for arguments on 22.01.2019 before D.B at Camp Court D.I.Khan.

Member 🤤

(Muhammad Amin Khan Kundi) Member Camp Court D.I.Khan Counsel for the appellant and Mr. Ziaullah, DDA for respondents present. Written reply not submitted despite last opportunities. Requested for further adjournment. Last opportunity further extended subject to payment of cost of Rs. 500/- which shall be borne by respondents from their own pockets. To come up for written reply on 28.06.2018 before S.B at camp court D.I.Khan.

ad Hassan) Member @amp:Court D.I.Khan

28.06.2018

15.03.2018

Tour is hereby cancelled, Therefore the case is adjourned for the same on  $\mathcal{C}$  **(**.078.2018 before S.B.

ourt D.I Khan

Appellant present in person. Tour is hereby cancelled. Therefore the Case is adjourned for the same on 11.09.2018 before S.B.

#### 11.09.2018

**G** 0.0**%**2018

Counsel for the appellant and Mr. Ziaullah, Deputy District Attorney for the respondents present. Representative of the department is not in attendance therefore, learned Deputy District Attorney is directed to contact the respondents for filing of written reply on the next date positively. Adjourned. To come up for written reply/comments on 28.11.2018 before S.B at Camp Court D.I.Khan.

> (Muhammad Amin Khan Kundi) Member Camp Court D.I.Khan

## Service Appeal No. 1093/2016

29.12.2017

Clerk of the counsel for appellant present. Mr. Farhaj Sikandar, District Attorney for the respondents also present. Representative of the department is not in attendance therefore, notice be issued to the respondents with the direction to direct the representative to attend the court and submit written reply on the next date positively. Adjourned. To come up for written reply/comments on 25.01.2018 before S.B at Camp Court D.I.Khan.

(Muhammad Amin Khan Kundi) Member Camp Court D.I. Khan

25.01.2018

Appellant with counsel present. Mr. Farhaj Sikandar, District Attorney for the respondents also present. Representative of the department is not in attendance therefore, notice be issued to the respondents with the direction to direct the representative to attend the court and submit written reply on the next date positively by way of last chance. Adjourned. To come up for written reply/comments on 15.03.2018 before S.B at Camp Court D.I.Khan.

(Muhammad Amin Khan Kundi) Member Camp Court D.I. Khan

#### 22:02.2017

Mr. Muhammad Anwar Awan learned counsel for appellant present. Preliminary arguments heard. The promotion was granted to appellant Mr. Khalid Naveed was taken back and he was reverted without any proper inquiry and procedure. He has been condemned unheard and in this course they have challenged the impugned orders.

Point raised needs consideration, the appeal is admitted for regular hearing. The appellant is directed to deposit the security and process fee within 10 days there-after notices be issued to the respondents for written reply/comments for 26.07.2017 before S.B at Camp Court D.I.Khan.

(ASHFAQUE TAJ) - MEMBER Camp Court D.I.Khan

#### 26.07.2017

Appollant Bebasiler

Counsel for the appellant present. Mr. Farhaj Sikandar, District Attorney for official respondents also present. Representative of the respondent-department is not in attendance, therefore, notice be issued to the respondents with the direction to direct the representative to attend the court on the next date positively. Adjourned. To come up for written reply/comments on 23.10.2017 before S.B at Camp Court D.I.Khan.

(Muhammad Amin Khan Kundi)

Member Camp Court D.I. Khan

### 26.10.2017

Appellant in person present. Mr. Farhaj Sikandar, District Attorney for the respondents present. None present on behalf of the respondent department. Notice be issued to the respondent department. To come up for written reply on 29.12.2017 before S.B at camp court D.I.Khan

(Muhammad Hamid Mughal)

Member Camp Court D.I.Khan

# Form-A

# FORM OF ORDER SHEET

Court of 1096/2016 Case No. Order or other proceedings with signature of judge or Magistrate Date of order S.No. proceedings 3 2 1. 25/10/2016 The appeal of Mr. Khaled Naveed received today by 1 post through Muhammad Anwar Awan Advocate may be entered in the Institution Register and put up to the Worthy Chairman for proper order please. REGISTRAR Ë 2-This case is entrusted to Touring S. Bench at D.I.Khan for preliminary hearing to be put up there on 28.11.16CHARMAN 28.11-16 Since D.I.Khan tour dated 28.11.2016 has been cancelled, therefore, case to come up for preliminary hearing on 22.02.2017 before S.B at Camp Court D.I.Khan. Reader

# BEFORE THE KPK SERVICE TRIBUNAL PESHAWAR CAMP COURT D.I.KHAN.

Appeal no. 1.0.9.6. of 2016.

Khalid Naveed

VERSUS

**Commandant FRP & Others** 

# **INDEX**

No.	Particulars	Annexure	Pages
1	Appeal	-	1-3
2	Copy of order dated: 19-04-2016	Α	.4
3	Copy of Pay Roll	В	5
4	Copy of Order 26-08-2016.	С	6
5	Copy of departmental appeal and order	D	7-8
6	Wakalat Nama	E	9

Your humble Petitioner

Muhammad Nadeem

wow

Mohammad Anwar Awan Advocate Supreme Court.

din ye

Dated: 22.10.2016

# BEFORE THE KPK SERVICE TRIBUNAL PESHAWAR GAMP COURT D.I.KHAN

Appeal no. 15.4 ... of 2016.

Khalid Naveed No. 7358/FRP, D.I.Khan Range D.I.Khan.

VERSUS

# Diary No. 1125 Dated 215-10-20/6

- Commandant Frontier, Reserve Police Khyber Pakhtunkhwa Peshawar.
- 2. Superintendent of Police FRP D.I.Khan Range D.I.Khan.
- 3. Government of KPK through Secretary Interior Khyber Pakhtunkhwa Peshawar.

APPEAL UNDER SECTION 4 OF KPK SERVICE TRIBUNAL ACT AGAINST ILLEGAL CANCEL<u>LATION</u> ORDER DATED: 28.06.2016 ON THE BACK OF APPELLANT.

# That the brief facts of the case are as under:

1. That the appellant is serving in the Frontier Reserve Police Department and deputed in FRP D.I.Khan Range as a constable since 2006.

2. That appellant was promoted to the rank of head constable with immediate effect on 19-04-2016 by respondent No.02 having good performance, clean record and passed his courses of civil defence etc. Copy of order dated: 19-04-2016 is annexure A.

That after promotion order, the appellant took the charge, which was duly entered in his service book and appellant received the pay of head constable. Copy of pay roll is annexure B.

Regiser 4. clielk

That respondent No.01 without giving any notice and conducting inquiry, issued letter dated: 28.06.2016 in the absence of appellant by cancelling his promotion as head constable along with others with retrospective effect. Copy of order is annexure C

- 5. That feeling aggrieved after communication of above said illegal order on 20-08-2016, appellant filed departmental appeal dated 26-08-2016 which was also rejected. Copy of departmental appeal and order are Annexure D.
- 6. That order in appeal is communicated to appellant on 06.10.2016, so feeling aggrieved from above said action appellant is constrained to approaches this honorable court on the following amongst other:

# <u>GROUNDS;</u>

- 1. That the appellants are not treated in accordance with law and the actions of the respondents are malafide besides being discriminatory and harsh.
- 2. That respondent No .02 according to rules promoted the appellant after considering application for promotion. The appellant was appointed as constable on 31.05.2006, during his service he passed five course of civil defense and also pass A-1 course and became senior most constable in FRP D.I.Khan range. The promotion order of appellant was in accordance with law and rules framed by the government which was dually implemented and respondent No.01 has no authority to cancel the same without giving any notice or opportunity of hearing.
- That standing order 2 of 2016 does not restrict the respondent No.02 to not promote the appellant and any irregularity committed by authority does not harm the appellant in any manner.
- 4. That appellant is not being penalized without giving them any opportunity of hearing nor has given any show cause notice by the department, which is against the principal of natural justice.

In view of the above, It is, therefore, most respectfully prayed that on acceptance this appeal this honorable court may pleased to declare the order dated: 28.06.2016 being illegal, void and without lawful authority and has no legal effect and appellant may kindly be reinstated at the post of head constable with all back benefits.

# YOUR HUMBLE APPELLANT

Khild Newid

Khahide Naveed. Through Counsel

when when

Mohammad Anwar Awan Advocate Supreme Court

Dated: 22.10.2016

# <u>AFFIDAVIT</u>

contents of the same are true and correct to the best of my knowledge and belief and that nothing has been concealed from this honorable court.

solid Nanid Deponent



# ORDER:

Constable Khalid Naveed No. 7358/FRP of this FRP Range is here by Promoted as Head Constable (BPS-07) & allotted Head Constabulary No. 7148/FRP and Posted in Platoon No. 165 FRP Police Line D.I.Khan with immediate effect.

# Superintendent of Police, FRP, D.I.Khan Range, D.I.Khan.

No. 805-06 /FRP, Dated of D.I.Khan 19 /04/2016.

Copy of above is sent to the:-

M.ANWAR

- 1. Pay Officer FRP D.I.Khan.
- 2. OHC/SRC FRP D.I.Khan.

# Superintendent of Police, FRP, D.I.Khan Range, D.I.Khan.

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ÖRDER

SP FRP DI Khan Range office orders so far as relates to the promotion of following officials to the rank of Head Constables which were made in volition of standing order No.2/2016 is hereby cancelled with retrospective effect.

FRO INT DESCRIPTION

		٠.	
S No	Name of Official	Promotion Order	Dated
1. 1.		Book	
1	Muhammad Zubair No17125	390 - 11 - 14 - 14	15:04.2016
2		388	15.04.2016
3	Muhammad Waseern No.7171	392	15.04.2016
	(a) Alternative constraints between straining the second secon		
<u>, ':</u>	Islam, Ullah, No.7120	394	15.04.2016
	Oayoum Nawaž No. 7129	413	18.04.2016
*	Muliammad Nadeem No 7 184	429	19.04.2015
7 1		137	19.04.2016
8	Muhammad Ramzan No.7127	396	15.04.2016
	Falsal Nawaz No.7141	415	18.04.2016
12 - 12 - A. I. I. I.	Strate of the state of the stat	. 1	

No SHIT

/EC dated Peshawar the, 2-8 106 /2016.

Copy of above is forwarded to the SP FRP DI Khan Range for necessary 03-615 3,016

OB/SRC/PO rn/action.

Frontier Reserve Police Khyber Pakhtunkhwa/Poshawar

ノマ a statistic all and the statistic and الكرارش الدين مردان المراجع الدسيار في تمادي ويتقط المنتقب في المالية المنتقب الم 28.00.2016 تېرىپىچىلىپ كىلىدىنى بىلىنىد ئىرىپىختون خىل چارر كولىچىر دىغىر ق الله المراجع ال المراجع ک اون مرد کی تر سی می اسلان این و غیر تحت یولیس دیرد اساعیل جان کے جوالی بال الله الله الله الله الله َيْهِ بِإِنْ الْمُعْلِمُ مَعْدِينَ عَلَي مَنْ الْمُعْلَى الْمُعْلَى مَنْ اللَّهِ عَلَيْهِ مَنْ الْمُعْلَى مُعْ

عالی جاہ! مے این تر رہد درخواست استدعا کر نے میں کہ اسپینریک الار 02/2016 کا خان اس اس میں اور ایس میں میں میں میں میں مشر کی نتا ہے ہیں۔

لمجامل جمال بر المراجل المراجل المراجل المراجل المواج المراجل المراجل بر جم قرما المنظم المح يمين الم مدينة المحيف المراجل المراجبة المراجل ال مدينة المسلم المراجل المراجبة المراجل ال

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فيزا درجة : 26.08.2016

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MANWAR AWAN Advocate

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Oblice in the second

FRP,DI'Khan Range DI Khan stating therein that on the basis of courses and seniority, they were promoted to the rank of Head Constable.

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A BEA	新闻出法演出	出版的新闻的	in in lying a	FC Muhammad Zubalta Resident	7544	· 在中国中国的社会中的社会中国社会中国社会中国社会中国社会中国社会中国社会中国社会中国社会中国社会中国
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	• •		6.	FC Muhammad Nadeem	7328	
			7.	FC Qayoum Nawaz	7288	
			8.	FC Muhammad Faisal	7600	
	,		9.	FC Muhammad Ramzan	7840	
					J	

Now vide this office order No.5477/EC, dated 28.06.2016 they were reverted back to the rank of Constables as their promotion orders were made in violation of standing order No. 2/2016.

At last they had prayed for setting aside their reversion orders.

Submitted for kind order please.

Office Supdt:

Commandant FRP KP

VAKALATNAMA

D.I.KHAN. IN THE COURT OF KRK Service e. bund

Ichalid Navees VERSUS

Affeal TITLE Affealant Khalid Naveed

hereby appoint

# MUHAMMAD ANWAR AWAN ADVOCATE SUPREME COURT, D.I.KHAN

in the above Captioned Case to all or any of the following Acts Deeds & Things.

- ✓ To Appear, Act & Plead for Me/Us in the above mentioned cases in this Court/Tribunal in which the same may be tried or heard or any other proceedings out of our connected therewith.
- ✓ To Sign, Verify, File OR Withdraw all Proceedings, Petitions, Appeals, Affidavits, Applications for Compromise OR Withdrawals OR for the Submission of Arbitration of the said case OR any other Documents may be Deemed Necessary OR Advisable by them by the Conduct, Prosecution OR Defense of the above case at all its stages.
- $\checkmark$  To Receive Payments, Issue Receipts for all moneys that may be OR Become Due & Payable to us during the course on Conclusion of the Proceedings.
- ✓ To do all other Acts & Things, Which may be Deemed Necessary OR Advisable during the course of Proceedings.

### AND HEREBY AGREE:

- > To Ratify Whatever Advocates may do the Proceedings.
- > Not to Hold the Advantages Responsibilities if the said case be proceed Ex-parte OR Dismissed in Default in Consequence of their Absence from the Court when it is called
- > That the Advocates shall be entitled to withdraw from the Prosecution of the said case if the Whole or any part of the Agreed Fee Remain Un-Paid.
- That Advocates may be Permitted to argue any other point at the time of Arguments.

In Witness Whereof I/We have signed this Vakalatnama here under the Contents of which have been Read/Explained to Me/Us which is fully understood by Me/Us.

10/16 Dated:

Accepted By:

I/WE

the above named

# MUHAMMAD ANWAR AWAN ADVOCATE SUPREME COURT

Phone Office: 0966-730828 Cell No: 03339962231

SIGNATURE OF EXECUTANT (S)

BEFORE THE KHYBER PAKHTUNKHWA SERVICE TRIBUNAL PESHAWAR

Service Appeal No.1096/2016.

Khalid Naveed No. 7358/DIK Range ......Appellant.

# VERSUS

- 1. Commandant, Frontier Reserve Police, Khyber Pakhtunkhwa, Peshawar.
- 2. Superintendent of Police FRP Dlk Range, DlK.
- 3. Govt: of Khyber Pakhtunkhwa through Secretary interior Peshawar. Respondents.

### PRELIMINARY OBJECTIONS

- 1. That the appeal is badly time barred.
- 2. That the appeal is bad for mis-joinder and non-joinder of necessary parties.
- 3. That the appellant has no cause of action to file the instant appeal.
- 4. That the appellant has not come to this Honorable Tribunal with clean hands.
- 5. That the appellant is estopped due to his own conduct to file the instant Service Appeal.
- 6. That the appellant is trying to conceal material facts from this Honorable Tribunal.

### WRITTEN REPLY ON BEHALF OF RESPONDENTS.

### **RESPECTED SHEWETH.**

### FACTS:-

- 1. Para No.1 pertains to the appellant record, hence needs no comments.
- 2. Incorrect, that the appellant is concerned to FRP establishment and according to Standing Order No. 2/2104 issued by CPO Peshawar, all promotions were restricted in FRP. The promotion of officers posted in FPP shall be done by DPO/RPOs in accordance with Chapter No. 13 of Police Rules 1934. In the light of Standing Order mentioned above the promotion order of the appellant has been cancelled as per law. (Copy of Standing Order attached herewith as annexure " A" )
- 3. incorrect, the promotion of the appellant as Head constable was found against the rules.
- 4. Incorrect, the promotion order as Head constable of the appellant was found violation of Standing order No. 2/2014, by the Competent Authority, therefore, cancelled.
- 5. Correct to the extent that departmental appeal of the appellant was thoroughly examined and rejected on sound grounds.
- 6. The appellant has not come to this Honorable Tribunal with clean hands.

# <u>Grounds:-</u>

2.

3.

4.

Incorrect as the promotion order of the appellant was passed in hastily manner and which subsequently found violation of the Standing Order No.2/2014, thus the action of the respondents are legally justified and in accordance to law.

Incorrect, that after issuance of Standing Order No.2/2014, there is no criteria exited for promotion in FRP Establishment. Moreover according to Standing Order No. 2/2014 the promotion lists shall no more be maintained in FRP unit. The promotion of officers posted in FRP shall be done by DPO/RPOs in accordance with Chapter No. 13 of Police Rules 1934. In the light of Standing Order mentioned above, the promotion order of the appellant has been cancelled as per law.

Incorrect, Standing Order No. 2/2014 clause 11, 12, 12.1 & 12.2 provide that all kinds promotion to the next higher rank of the personals of FRP shall be maintained by DPO/RPOs, thus respondent No. 2 is not competent to pass promotion order of a Police Officers posted in FRP.

Incorrect, as explained in the preceding Paras, the promotion order of the appellant examined and found against the law. Moreover, the appellant is well known regarding to standing order No. 02/2014.

#### PRAYERS:-

It is therefore, most humbly prayed that in the light of aforesaid facts/submission the service appeal may kindly be dismissed with cost.

mandant, FRP.

Khyber Pakhtunkhwa, Peshawar (Respondent No.1)

Superintendent of Police FRP DIKhan Range, DIkhan (Respondent No.2)

Secretary interior Govt: of Khyber Pakhtunkhwa, Peshawar (Respondent No.3)