FORM OF ORDER SHEET

Court of								
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Annea	No			51	4/2	024		

S.No.	Date of order proceedings	Order or other proceedings with signature of judge
1	2	3
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1	04/04/2024	The appeal of Mr. Muhammad Riaz presente
·	·	today by Mr. Sheraz Butt Advocate. It is fixed for preliminar
		hearing before Single Bench at Peshawar o
	. 1	17-04-2024 Parcha Peshi given to the counsel for the
		appellant.
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BEFORE THE KHYBER PAKHTUNKHWA SERVICE TRIBUNAL, **PESHAWAR**

Service Appeal No. 5/4

Muhammad Riaz

versus

Government of Khyber Pakhtunkhwa et al

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Through

Shumail Ahmad Butt, Advocate Supreme Court of Pakistan

Advocate, High Court(s) Cell# 03009598942

bc-10-7857 Shirazbutt@gahoo.com

BEFORE THE KHYBER PAKHTUNKHWA SERVICE TRIBUNAL, PESHAWAR

Service Appeal No. 5/4 /2024

Muhammad Riaz son of Faqir Muhammad, Head Constable, Belt No. 672, Khyber Pakhtunkhwa Police, Telecommunication Department, Peshawar.

Appellant

Versus

- 1. Government of Khyber Pakhtunkhwa, Through Secretary, Home & Tribal Affairs, Khyber Pakhtunkhwa, Peshawar.
- 2. Inspector General of Police (IGP), Provincial Police Officer (PPO), Khyber Pakhtunkhwa, Central Police Office, Peshawar.
- 3. Deputy Inspector General of Police (DIG), Telecommunication & Transport, Khyber Pakhtunkhwa, Peshawar.
- 4. Superintendent of Police (SP),
 Telecommunication & Transport, Khyber Pakhtunkhwa,
 Peshawar.

..... Respondents

SERVICE APPEAL UNDER SECTION-4 OF THE KHYBER PAKHTUNKHWA SERVICE TRIBUNALS ACT, 1974 AND IN THE LIGHT OF JUDGMENT OF PESAHWAR HIGH COURT PESHAWAR DATED 05.03.2024, PASSED IN THE WRIT PETITION NO. 2290-P OF 2021. AGAINST THE IMPUGNED INACTION / OMISSION OF THE RESPONDENTS WHEREBY THE APPELLANT WAS NOT OFFERED PROMOTIONAL COURSES AND CONSEQUENT EXAMS / TESTS, ON

TIME, DUE TO DEPARTMENT'S LETHARGY AND NEGLIGENCE, WHICH RESULTED IN INELIGIBILITY OF THE APPELLANT FOR FURTHER PROMOTION TO THE POST OF ASI AS HE NOW UNDER THE IMPUGNED RULE 13.9A OF POLICE RULES, 1934 (AS ADDED THROUGH AMENDMENT IN 2017, AFTER THE PROMULGATION OF POLICE ACT, 2017) HAS BECOME OVERAGE.

May it please this honorable Tribunal:

The Appellant very earnestly craves permission to plead his case and seeks for the solace of his grievance from this Honorable Court, as follows:

Facts leading to this Appeal:

- 1. That That the Khyber Pakhtunkhwa Police has force of around one hundred and twenty plus thousands men and women policing total population of 26 million of Khyber Pakhtunkhwa province. The Headquarter of Khyber Pakhtunkhwa Police is called Central Police Office (CPO) which is situated at Peshawar. The Respondent No. 2 / Provincial Police Officer (PPO/IGP) is the Head of the Khyber Pakhtunkhwa Police who acts as ex-officio Secretary to the Provincial Government and exercises administrative and financial powers as envisaged under Khyber Pakhtunkhwa Police Act, 2017.
- 2. That the Provincial Police Officer (Respondent No. 2) is assisted by the Additional Inspectors General of Police, Deputy Inspectors General of Police and other senior ranking police officers at CPO, Units and Regional levels, in the effective administration and performance of his duties.
- 3. That the Khyber Pakhtunkhwa Police is divided into seven (07) Regions namely Peshawar, Malakand, Mardan, Hazara, Bannu, Kohat and Dera Ismail Khan. Each Region is headed by a Regional Police Officer (RPO) and Capital City, Peshawar is headed by Capital City Police Officer (CCPO). Thirty Five (35) Districts of Khyber Pakhtunkhwa including Newly Merged Districts are divided among these seven (07) Regions vis-à-vis their administration and

criminal jurisdiction. Similarly, each district is headed by a District Police Officer (DPO).

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- 4. That the Khyber Pakhtunkhwa Police is operating and functioning through different units namely Special Branch, Elite Police Force, Counter Terrorism Department (CTD), KP Bureau of Investigation (KPBI), Frontier Reserve Police (FRPs), Traffic, Forensic Science Laboratory (FSL), Police Training College (PTC), Recruit Training Wings (RTWs), Special Security Unit (SSU), Coordination and Transport & Telecommunication to augment and assist policing at district levels assisted by three Additional IGPs, a number of Deputy Inspector Generals (DIGs) and assistant Inspector Generals (AIGs).
- 5. That the Petitioner was initially appointed/recruited as Constable / Wireless Operator in the Khyber Pakhtunkhwa Police, Telecommunication Department on 22.03.1994 and since his appointment he is serving his official duty to the best of his ability and to the entire satisfaction of the superiors. No complaint, whatsoever, has ever been made against him either from the general public or from the Department itself.
- 6. That in 2017, in order to maintain effective internal discipline, achieve high performance standards and ensure across the board service delivery, the Khyber Pakhtunkhwa Police Act, 2017 (For facility of reference further referred as "the Act") was introduced while repealing the earlier Police Ordinance, 2016. Section 34, Section 33 and Section 32 of the Act, ibid, provides recruitment criteria in the Police Department as Constable and their further promotions to HC and ASI. These sections of law are reproduced for ready reference in reversed chronology as under:-

Section 34 deals with initial recruitment of Constables

- **34. Initial recruitment of Constables.--**(1)The post of Constable shall be filled in by initial recruitment at the District level by the head of district police through a selection process conducted by an accredited testing agency approved by the Provincial Police Officer.
- (2) The recruitment in the rank of Constable shall be on the basis of district of domicile.

Section 33 deals with Appointment of Head Constables

33. Appointment of Head Constables.---The post of the Head Constable shall be filled in by promotion from amongst the constables in the prescribed manner.

Section 32 deals with Appointment of Sub-Inspectors

- **32.** Appointment of Assistant Sub-Inspectors.--- 1 (1) The post of the Assistant Sub-Inspector shall be filled in the following manner:
- (a) twenty per cent (20%), from amongst the Graduate Constables or Head Constables by selection on merit, subject to competitive examination, on the recommendations of the Public Service Commission, in the prescribed manner.

(b) fifty per cent (50%) from amongst the Head Constables, on the recommendations of the Departmental Promotion Committee, in the prescribed manner;

- (c) twenty five percent (25%) by initial recruitment, through Public Service Commission, in the prescribed manner; and
- (d) five per cent (05%) by initial recruitment, from amongst the wards of Shuhada of Police, on the basis of seniority to be determined with effect from the date of the martyrdom and their eligibility in the prescribed manner.
- (2) The other terms and conditions of service shall be such as may be prescribed.
- 7. That in Khyber Pakhtunkhwa Police the Telecommunication is Department is a Technical cadre/unit, where initially constables are recruited who after obtaining necessary qualification and trainings, gets promotion to higher ranks on the basis of seniority-cum-fitness, whereas the Department maintains a combined seniority List for promotions in respective ranks.
- 8. That for carrying into effect the provisions of KP Police Act, 2017, the Police Rules, 1934 (For facility of reference further referred as "the Rules") are being applied to regulate the terms and conditions for service in the Police Department, Chapter XIII of the said rules deals with promotions from one rank to another, which states as under:-
 - **13.1. Promotion from one rank to another.** –(1) Promotion from one rank to another, and from one grade to another in the same rank shall be made b selection tempered by seniority. Efficiency and honesty shall be the main factors governing selection. Specific qualifications, whether in the nature of training courses passed or practical experience,

shall be carefully considered in each case. When the qualifications of two officers are otherwise equal, the senior shall be promoted. This rule does not affect increments within a time-scale.

(2) Under the present constitution of the police force no lower subordinate will ordinarily be entrusted with the independent conduct of investigations or the independent charge of a police station or similar unit. It is necessary, therefore, that well-educated constables, having the attributes necessary for bearing the responsibilities of upper subordinate rank, should receive accelerated promotion so as to reach that rank as soon as they have passed the courses prescribed for, and been tested and given practical training in, the ranks of constable and head constable.

(3) For the purposes of regulating promotion amongst enrolled police officers six promotion lists – A, B, C, D, E and F will be maintained.

List A, B, C and D shall be maintained in each district as prescribed in rules 13.6, 13.7, 13.8 and 13.9 and will regulate promotion to the selection grade of constable and to the ranks of head constables and Assistant Sub-Inspector. List E shall be maintained in the office of Deputy Inspectors-General as prescribed in sub-rule 13.10(1) and will regulate promotion to the rank of Sub-Inspector. List F shall be maintained in the office of the Inspector-General as prescribed in sub-rule 13.15(1) and will regulate promotion to the rank of Inspector.

Entry in or removal from A, B, C, D or E lists shall be recorded in the order book and in the character roll of the police officer concerned. These lists are nominal rolls of those officers whose admission to them has been authorized. No actual selection shall be made without careful examination of character rolls.

That it is also noteworthy here that the Chapter XIII of the Rules has also 9. provided / laid down the procedure that how the recruit will be treated in the above-stated Promotions Lists. These Rules provides that List-A (Rule 13.6) will be maintained by the Superintendent of Police, of the constables, eligible for promotion to the selection grade of constables. Similarly List-B, (Rule 13.7) which also been maintained by the Superintendent of Police is divided into two parts, where 1st part is regarding the Selection grade constables who has been considered suitable as candidate for the Lower School Course at the Public Training College, whereas the 2nd part is about those Constables who are considered suitable for drill and other special courses at the Public Training College. These selections are subject to occurrence of vacancies for admission to the Course considered. The Rule 13.7 also provides that the seniority in age shall be given prior consideration in making such selections, irrespective of the date of the admission to the list, and care must be taken that a constable borne on the list is not allowed to become overage (attains age of 33 years) for admission to the College before being selected. Accordingly

List-C (Rule 13.8) is maintained in each District in card index form, of all constables who have passed the Lower School Course and are considered eligible for promotion to Head Constables. The List-D (Rule 13.9) is also maintained in each District in card index form, of those Head Constables who have passed the Lower School Course and also the Intermediate School Course at the Police Training School and are approved by the Deputy Inspector-General as eligible for officiating or substantive Promotion to the Rank of Assistant Sub-Inspector. It is also worth mentioning here that there is another List-C-II (Rule 13.8 amended) is also being maintained after promulgation of the Act, 2017, of the constables who have not passed the Lower School Course and have exceed upper-age limit for the Lower School Course and otherwise are considered suitable for promotion to Head Constables, on the basis of outstanding performance and good reputation, with the approval of the Deputy Inspector General.

- 10. That apart from certain changes in the parent law, the Police Act, 2017 also brought many changes/additions in Police Rules 1934, as well. Through Notification No. 755/Legal, dated 16.03.2017. After Rule 13.1 a new Rule 13.1 A was added in the Rules, to set the times for meetings to be held for selection and/or promotions. This added rule, states as follows:-
 - **13.1 A. Meeting of Departmental Promotion Board or Committees**. The Departmental Selection Board or the Committees, as the case may be, shall hold minimum three (3) promotional meetings, in a year as follows:
 - first meeting before 31st March:
 - (ii) second meeting before 31st of July:
 - (iii) third meeting before 30th November.
- 11. That similarly, the Rule 13.9 A was also introduced for fixing the age limit for admissions in the above-stated School Courses/Trainings necessary for promotions in upper ranks. This Rule states as follows:
 - 13.9 A. Upper age limit for lower, intermediate and upper college courses and duration. (1) The upper age limit for Lower School Course shall be forty (40) years.

- (2) The upper age limit for Intermediate College Course required for promotion to Assistant Sub-Inspector, shall be upto Forty-Eight (48) Years and the duration of this course shall be sixteen (16) weeks.
- (3) There shall be no upper age limit for joining upper college course and the duration of this course shall be sixteen (16) weeks.
- (4) Quota of seats for upper college course shall be allocated to each Region in proportion to the existing strength of sub-inspectors of that region. The cutoff date for calculating the upper age limit for lower school and intermediate college course shall be the 31st day of the month of December falling before the commencement of the course.

(Copies of the relevant pages of amended/impugned Rules are Annexure "A")

12. That although the appellant was recruited / appointed as constable on 22.03.1994, who had successfully completed / qualified recruit courses, such as Wireless Telegraphy Course etc. and the Rules prescribed provides that after three years of service, he shall be placed in List-A, yet, the appellant was ignored for such a long time and it was in in year 2018 after serving almost 24 years and becoming overage (almost 46) according to applicable Rules, the appellant was offered such promotional Course i.e. Lower School Course, as required under List-A, List-B and List-C, and consequent exams simultaneously, on 23.10.2018, which the appellant passed successfully.

(Copy of the Test results for List-A, List-B & List-C is Annexure "B")

13. That consequent to such successful passing of Promotion Exams, and the Departmental Promotion Committee meeting, the Appellant amongst others was promoted to the rank of offg: Head Constable on 16.01 2019.

(Copy of the Office Order for Promotion as HC is Annexure "C")

14. That as per procedure a consolidated / combined Seniority List of Telecommunication Department is maintained by the concerned authority which duly reflects, appellant's date of birth, date of appointment, dates of passing promotion exams/List A, B & C and date of promotion as offg: HC etc.

(Copy of the combined Seniority List of Head Constables of Telecommunication Department is Annexure "D")

- 15. That it is pertinent to mention here that when the 2 years of probation period was about to complete and the appellant was hoping to be confirmed as HC and also been offered further promotion course / intermediate School Course and consequent exam, but to utmost dismay of the Appellant, he was denied admission to such promotion course on the basis of so-called, a verbally communicated decision of IGP, whereby he under newly added Rule 13.9A, had declared the appellant as overage who being 52 years of age has crossed the upper limit of 48 years, as provided in the Rules.
- 16. That the appellant along with 200/220 constables who were aggrieved of the said decision, they immediately filed representations in shape of complaints against this verbal decision, before the DIG, Tele Communication (Respondent No. 3) and the IG Police, wherein they agitated against the out-of-turn promotions of junior staff and also requested for age relaxation for their further promotions.

(Copies of the complaints/representations are Annexure "E")

17. That when no heed was given to Appellant and other effected HC's requests, they approached the Peshawar High Court, Peshawar, in its constitutional jurisdiction, through WP No. 2290-P of 2021, which was after being pending adjudication for almost 3 years, finally decided on 05.03.2024. The Honorable High Court while passing its judgment dismissed this writ Petition, being not maintainable and stated that the Petitioners are aggrieved of the promotion orders which relates to Terms & Conditions of service of civil servant and they have also alternate remedy available to them under the law by approaching the Khyber Pakhtunkhwa Service Tribunal. The Honorable Court further directed that the Petitioners are at liberty to approach the proper/competent forum for redressal of their grievances, if they are advised so.

(Copies of the WP along with Order dated 05.03.24 is Annexure "F")

18. That it is also worth mentioning here that in response to above-stated WP, when the comments were filed by the Department it was admitted that while bypassing the conditions laid down in the rules and also overlooking upper age

limit mentioned in Rule 13.9 A, the Appellant/Petitioner in WP was granted age-relaxation and was granted promotion as HC.

(Copy of the Comments so submitted in WP-2290-P/21 is Annexure "G")

- 19. That the appellant time and again had informed the department regarding his ineligibility to get admission once he gets overage but due to the lethargy and negligence of the Department, the appellant was not offered any promotion courses and consequent exams, within time, thus now he is deprived of his legal right of being promoted to upper rank of ASI, whereas his many batch mates who were appointed around his appointment date are now serving the Department as ASI.
- 20. That it is also settled principle laid down by the Judiciary in plethora of its judgment that a vested right cannot be taken away by an administrative order while giving it a retrospective effect. The appellant was appointed much prior to this added Rule 13.9 A thus this Rule cannot effect the appellant retrospectively.
- 21. That it was the Department which needs to offer the promotion courses and consequent exams, within time, to the appellant but this promotion condition is not fulfilled by the Department itself, the appellant cannot be deprived of promotion due to the inaction/omission of the Respondents, as this has already been settled by the Apex court in its reported judgment 2018 PLC(CS) Note 170.
- 22. That the appellant in light of the judgment dated 05.03.2024 so passed in the WP No. 2290-P of 2021 and also being aggrieved of the impugned addition in the Rules i.e. 13.9A and inaction/omission of the Respondents whereby he was deprived of further promotion to the rank of ASI, is constrained to file this appeal in hand before this Honorable Tribunal on the following grounds amongst others:-

Grounds warranting this Appeal:

- a. Because the impugned inaction/omission of the Respondents whereby the appellant was not offered Promotion courses and consequent exams, on time which deprived the appellant from further promotion to the rank of ASI, totally against the applicable law and principles of justice and amount to colorful exercise of Respondents and the impugned Addition of Rule 13.9 A in Police Rules, 1934, brought through impugned Notification No 755/Legal dated 16.03.2017 is illegal, unlawful, without lawful authority and thus have no legal effect upon appellant's case.
- b. Because the Respondents were bound under the applicable law and rules that the appellant shall be offered promotion courses, within the due time, but on contrary the inaction/omission on part of the Respondents is totally based on malafide and just to accommodate the blue-eyed persons while giving them undue preference over the Appellant.
- c. Because the appellant after his recruitment/appointment as Constable, was qualified enough to be offered promotion courses and consequent exams within prescribed time, as he has successfully passed the mandatory technical courses etc., but the impugned negligence on part of the Respondents deprived the appellant from further promotions.
- d. Because the actions and inactions of Respondents were hit by the doctrine of promissory estoppel.
- e. Because no retrospective effect can be given to the Terms and Conditions of any civil servant as defined in reported judgment 2015 SCMR 43.
- f. Because the impugned decision, depriving the Appellant from further promotion, as declaring him overage was passed in an arbitrary manner and lacked a reasonable basis.

- g. Because the appellant was not offered any promotion courses and consequent exams, within time, thus now he is deprived of his legal right of being promoted to upper rank of ASI, whereas his many batch mates who were appointed around his appointment date are now serving the Department as ASI, therefore the Petitioner also claims the same treatment.
- h. Because the appellant was earlier granted promotions through passing List-A, List-B & List –C exams simultaneously, while totally ignoring the added Rule 13.9A.
- i. Because the appellant cannot be deprived of promotion due to the inaction/omission of the Respondents, as this has already been settled by the court in its reported judgment 2018 PLC(CS) Note 170.
- j. Because the Respondents have not taken into consideration the true facts of the case and they have acted in a slipshod and hectic manner, while depriving the appellant of his due right of promotion to next rank.
- **k. Because** the appellant name is in seniority list of Head Constables, therefore he shall be offered promotion courses and consequent exams as necessary for further promotions.
- 1. Because the appellant have about 30/35 years of spotless career at his credit and attained the ability due to which he is posted at his concerned section/department.
- m. Because the service rules ibid were skewed-up & changed biasedly to benefit blue-eyed persons unlawfully at the cost of affecting the career of others in the year 2017 in contrast to judgment of superior court reported as 2013 PLC (CS) 864.
- n. Because the impugned amendment/addition in the Rules are not in conformity with the power given in the KP Police Act, 2017.

- o. Because the authority was not empowered to bring such changes or such rules without the approval of the government as defined in the MUSTAFA IMPEX case.
- p. Because no retrospective effect can be given to such rules which are violative of already created vested rights.
- q. Because such an insidious amendment in Police Rules, 1934 in year 2017 has no nexus/spectrum with appellant's case as his vested rights are protected under Articles 4, 10-A & 25 of the Constitution of Islamic Republic of Pakistan, 1973.
- r. Because the Apex judiciary of Pakistan, in plethora of its judgment settled down the principle that through an administrative order, no one's vested rights can be taken away while giving it a retrospective effect.
- s. Because it is an accepted principle of the Constitutional jurisprudence that a Constitution being a basic document is always treated to be higher than other statutes and whenever a document in the shape of law given by the Parliament or other competent authority is in conflict with the Constitution or is inconsistent then to that extent the same is liable to be declared unconstitutional.
- t. Because it is also a settled maxim that the very concept of fundamental right is that it being a right guaranteed by the Constitution cannot be taken away by the law. PLD 1957 SC 9.
- u. Because the impugned amendment in Police Rules is unfair and unreasonable as declared in 2002 C L C 1819.
- v. Because the impugned amendment in service rules is manifestly unjust as it disclosed bad faith and involved oppressive and gratuitous interference with the rights of appellant.

- w. Because the impugned amendment also do not pass, test of constitutionality as it has been ascertained by way of judgment reported as, P L D 2011 Lahore 120.
- 1963 SC 486 that Constitution is the supreme law of the state and any law repugnant to its provisions shall be deemed null and void.
- y. Because the Respondents have failed to act in accordance with the guidelines / procedure provided under the law.
- z. Because the impugned decision of refusal is not a speaking and clear decision and tantamount to injustice and thus liable to be recalled.
- aa. Because the Impugned actions and inactions of the Respondents were hit by doctrine of legitimate expectation and *locus poenitentiae*.
- bb. Because it is an alienable and inherent right of the appellant to be treated in accordance with law and must not be deprived of its vested rights.
- cc.Because impugned actions and inactions do not pass the test of reasonableness and relevance and thus are liable to be rescinded/reversed.
- dd. Because the impugned actions and inactions suffered from administrative highhandedness and questionable exercise of powers thus are liable to be reversed/set aside.
- ee.Because if the impugned decision and order is not reverted/set aside the Appellants will be put to an insurmountable distress and loss.
- ff. Any other grounds rise later on in the best interest of Justice.

IT IS THEREFORE vey humbly prayed that on acceptance of this Appeal, this Honorable Tribunal may very magnanimously hold, declare and Order that:-

- the impugned inaction/omission of the Respondents whereby the appellant was not offered Promotion courses and consequent exams, on time and which deprived the appellant from further promotion to the rank of ASI, totally against the law and principles of justice and amount to colorful exercise of Respondents and the impugned Addition of Rule 13.9 A in Police Rules, 1934, brought through impugned Notification No 755/Legal dated 16.03.2017 is illegal, unlawful, without lawful authority and ultra vires of the constitution thus while reading it down / striking down it has no legal effect to appellant's case.
- (ii) The Appellant be promoted at once, from the due date, at the rank of Assistant Sub-Inspector (ASI), with all back benefits.
- (iii) Any other relief, in favor of the Appellant, deemed just and appropriate.

APPELLANT

Through

Shumail Ahmad Butt,

ASC

Sheraz Butt, Advocate High Court(s),

ENT

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VERIFICATION

I, Muhammad Riaz son of Face Workship Head Constable, Belt No. 672, do herby solemnly verify that the contents of an Appeal are true and correct to the best of my Knowledge and belief and this Honorable Tribunal.

BEFORE THE KHYBER PAKHTUNKHWA SERVICE TRIBUNAL PESHAWAR

Applicatión No.	of 2024
In Service Appeal No	/2024

Muhammad Riaz v e

versus

Government of Khyber Pakhtunkhwa et al

APPLICATION FOR INTERIM INJUNCTION RESTRAINING THE RESPONDENTS FROM TAKING ANY ADVERSE ACTION AGAINST THE APPELLANT TILL THE FINAL DISPOSAL OF THE INSTANT APPEAL.

May it please this Honorable Court:

The Applicant/ Appellant very humbly submit as under:

- 1) That the Applicant/Appellant has filed the above-titled Appeal before this honorable Tribunal today in which no date of hearing has yet been fixed.
- 2) That content of the accompanying Appeal may kindly be considered as integral part and parcel of this application.
- 3) That the Applicant/ Appellant has got a prima facie case and is very much sanguine of his success.
- 4) That balance of convenience has got a clear verge in favor of the applicant/ Appellant and if the interim injunction is not passed the appellant will be suffered irreparable loss.

IT IS THEREFORE MOST HUMBLY PRAYED THAT on acceptance of this Application the Respondents be restrained from taking any adverse action against the Appellant till the disposal of main Appeal

Applicant/Appellant

Through

Advocate High Court(s)

<u>AFFIDAVIT</u>

I, Muhammad Riaz son of Faqir Muhammad, Head Constable, Belt No. 672, do herby solemnly declare that the contents of this Application are true and correct to the best of my Knowledge and belief and nothing has been concealed from this Honorable Tribunal.

DEPONENT



(16)

thnea

EXTRAORDINARY

GOVERNMENT



REGISTERED NO. P.III

GAZETTE

KHYBER PAKHTUNKHWA

Published by Authority

PESHAWAR, THURSDAY, 16TH MARCH, 2017.

OFFICE OF THE PROVINCIAL POLICE OFFICER GOVERNMENT OF THE KHYBER PAKHTUNKHWA

NOTIFICATION

Peshawar, dated the 16.03.2017:

No.755/Legal.-In exercise of the powers conferred by section 140 of the Khyber Pakhtunkhwa Police Act, 2017 (Khyber Pakhtunkhwa Act No. II of 2017), the Provincial Police Officer, with the approval of Government, is pleased to direct that in the Police Rules, 1934, the following further amendments shall be made, namely:

AMENDMENTS

- in rule 12.1, after sub-rule (4), the following new sub-rules shall be added, damely:
 - "(5) No official of police establishment shall be allowed to change the cadre in which he was initially appointed."
 - (6) The official appointed on contract shall not perform duty in any other Unit except in the Unit for which his services are hired. The period of contract shall be for one year and may be renewed upon satisfactory performance report."
- 2. For rule 12.4, the following shall be substituted, namely:
 - "12.4. Recruitment in Traffic Warden Service.—(1)Direct recruitment in the Traffic Warden Service shall be in rank of Constable and Assistant Sub-Inspector in the same manner as provided for initial recruitment of Constable and Assistant Sub-Inspector in the general cadre.
 - (2) En appointment, the Constable and Assistant Sub-Inspector in addition to the basic recruit and probation courses, shall undergo mandatory Elife Course and Specialized Training Courses as determined by Provincial Police Officer.
 - (3) The ratio of Fast Track Promotion and the Traffic, Warden Service, in the panks of Assistant, Sub-Inspector, Sub-Inspectors and Inspectors and Inspectors under the Klyber Pakhtunkhwa Police Act, 2017.
 - (4) The Constable and Assistant Sub-Inspector shall be promoted on seats allocated for them in their respective districts and regions. The promotion within the Traffic Wardens shall be upto the rank of Inspector subject to completion of requisite promotional and capacity building courses as determined by Provincial Police Officer.
 - Opputy Superintendent of Police Warden Service shall be eligible for promotion as Deputy Superintendent of Police against general posts of Deputy Superintendents of Police, if he successfully completes the requisite courses including Advance Course provided under these rules and also qualifies specialized courses of minimum two (02) weeks each in the Police School of Intelligence, Police School of Investigation, Police School of Tactics and Police School of Public Disorder and Riot Management besides (04) weeks general policing orientation course and (08) weeks field attachment with Sub-Divisional Police Officer office and Police Stations. Deputy Superintendent of Police so promoted shall be eligible to be posted anywhere on any assignment.

FESTER

who have passed the lower school course and the Intermediate school course at the Police Training School and are approved by the Deputy Inspector-General as eligible for officiating or substantive promotion to the rank of assistant sub-inspector. No head constable shall be admitted to this list who is not thoroughly efficient in all branches of the duties of a constable and head constable and of established integrity.

- (2) Officiating promotion to the rank of assistant sub-inspector shall be made from the list prescribed in sub-rule (1), as far as possible in rotation, so as to give each man a trail in the duties of the higher rank. Substantive promotion shall be made by the deputy Inspector-General in accordance with the principles prescribed in rule 13.1, and officiating promotion shall be made in accordance with sub-rule 13.42(2).
- (3) Half-yearly reports in Form 13.9(3) on all head constables in this list. shall be furnished on the 15th March and the 15th September to the Deputy

Khyber Pakhtunkhwa Amendments

After rule 13.9, the following new rule shall be added, namely,

- "13.9A. Upper age limit for lower, intermediate and upper college courses and its duration. (1) The upper age limit for Lower School Course shall be forty (40) years.
- (2) The upper age limit for intermediate college course required for promotion to Assistant Sub-Inspector, shall be upto forty-eight (48) years and the duration of this course shall be sixteen (16) weeks.
- (3) There shall be no upper age limit for joining upper college course and the duration of the course shall also be sixteen (16) weeks.
- (4) Quota of seats for upper college course shall be allocated to each Region in proportion to the exiting strength of Sub-Inspectors of that Region. The cutoff date for calculating the upper age limit for lower school and intermediate college course shall be the 31st day of the month of December falling before the commencement of the course."
- By Notification No. 755/Legal dated 16.3.2017 [KP Gazette dated 16.3.2017, Page No. 463-512]
- 13:10. List E. Promotion to sub-inspectors. A list of all assistant sub-inspectors, who have been approved by the Deputy Inspector General as fit for trail in independent charge of a police station, or for specialist posts on the establishment of sub-inspectors, shall be maintained in card index form by each Deputy Inspector General. Officiating promotions of short duration shall ordinarily be made within the district concerned (vide sub-rule 13:4(2)), but vacancies of long duration may be filled by the comotion of any aligible man in the range at the discretion of the Deputy Inspector General. Half yearly reports on all men entered in the list maintained under this rule shall be furnished in the form

Annex B

ORDER

The following officials of this unit were appeared in Professional Test for List "A" "B" and "C" held at Police School of Telecommunication at Tele HOrs: Perhawar on September 2018. Their results are as under. They shall not claim their scalorites on the harm of this result anyonecement, their promotions is subject to the completion of Courses.

Sina	NAME RANK	Last "A" Total marker 100 passing - morks = 10	Tate "6" Total market 100 passing market 50	Total marks=30 paning marks=30	Hemorie
1.	C715E JUNIAD KILAN	70	73		Pend
2	CONT SAID RAZIO	55	80	56	Patred
3.	CIPH NAZAR MUNIAMMAD	65	18	52	Patrod
4.	CA19 KHALIQ DAD	. 55	68	54	Patriod
3.	C394SAJIAD KHAN	. 55	74	25	Pened
6.	C737 ZOOR DAST KHAN	50	70	52	Paned
7.	C/322 LAL SAIB	30	70	57 .	Passed.
2	C340 SAIF UTLLAH	<u>gr. 50</u>	1552.34	50	Passed
9	C/307 JUMA GUL	75	1790年87次	×	Passed
10.	CASO MUHANMAD AKBAR	70	通报 27.余	57	Passed
111200		71		CASSA SALES NOTE	Passing was
12.	COLOGORAR KHAN		4	15	Paged
13.	C/127 PIR MUKHTIAR		7 94.73.85 No.	60	Person
10.	OBIO DARWAISH KHAN	V 60	13.,75	54	Passed
15.	CODS ASSIRAPALE	1	-73	S 3 ,	Person
16.	C/192 AMEER NAWAZ	50	66 -	54	Passad
17.	CHS MUHAMMADRIAZ		70	52	Paused
18.	C473 MUKAMIL SHAH (5)		.70	. 60	Person
19.	C/664 FARHAD ALL	55	83	58	Pessed 1
20.	C793 LAL BADSHAH		86	. 59 t	Passed
21.	C/230 RASHPED ALL		63	64	Pessed
72	CHOS ABOUL QADIR		9.35 Mass	59	Person
21.0°	COMMINATION			17.4. 38 (1.3)	Papel
24.	CO MUHAMMAD NAZIF	65	71	58	Passed
25.	C/ISEANBAR KADIR	60	- 13	36	Panel
26.	CILLSIUR YADA	70	83	52	Passou
27.	C2449 GUL FARAZ	20		55	Paucd
28.	CIST MALEBOOD HUSSAIN	75	· · · · · · · · · · · · · · · · · · ·	-55	Pearl
29.	COZ SIJABUR ALMAD	70	71	31	Passed
70.		65	69	55	Paried
		, y-			
- Car	CS25 RAHMAT ULLAH	60	65	11	Princi
32.	CIEO NISAR ALI	io	90	36	Paisod
33.	() I O NI SAR ALL				

Were survicion destruptions I destit on presidental transfers to believe



		i # 3	- L	, 1			
- Constant	C/703 AMAN ULLAH	e de la companya della companya della companya de la companya della companya dell	80	- 83	100		Pessed
	CITA MUHAMMAD BHULA		1.5	• 92	7.1.4	60	Passed
*	Control of the State of the Control of the State of the S	3405	. 80	56	1.3%	: 60	Passod
36	C324 MUHAMMAD AMELIN		72	78		52	Passed
72.85	C32 BADSHAH KHAN		60			6 : 257 20 A	Passed
38.940	CZISALLAH NAWAZ	中华科兰	50	26 - 85 26 - 27 - 27 - 27 - 27 - 27 - 27 - 27 -	200 A 2 2 2	Part description in Literary	Penel
22(法)	CAND TVC HASSYING STATE	XXXX SV	70, 23	100	V	A. 译象61 40	Paucd
40 114	CHUMAGARALAMATA	THE PARTY OF THE P	80	Sec. 16	80.00	44-88 CHILLIE	in and the second of the seco
41.33	ESTAVIORAMIVO KHVITI		现是实	E 7 7 7 8		40000	frage Contact
45.00	CHOO HABIB UR KAHMAN	AND THE SECOND	90 8 34 3	W 20 1 1 1 1	1:20		Penel
13	CARNOGRAULIADATTA		80.75.51	6/年 282		交对 种分钟(***
44	CALIRAHMANSHAH	34	80	200	中,概不		Pend
4.66点	CHARIRAMATSHAHASIA	1995	570次条约	. 80	一种原	W. S. W. Z.	Paro 3
46.	C/13 NOCH KHAN H	artist force is	5.65	w 80	v	65	Pessed
47.	C/284 IFTIKHAR KHAN	5 S. W. F	.80	S 40 51:	, e	் வ	Paned
48. ×.	C/52 MURAD ALI	Sales E.	85	, · 11		54	Passed
49.	C/316 SHAH ZAMAN	1 1 1 1 1 1 1 1 1 1 1 1 1 1 1 1 1 1 1	. 80 . 60			60	Passed
50.~	C/142 NISAR MULIAMMAD	1 m	- 70 % Q v		· 'F .		Passed
SI.	C/S62 SAID ALAM	42.35	80	- 13		59.	Passed
52.	C/957 IBRAHIM	S. 250	75	28	· 4/	1.59	5 Passed
53.	C/86 MUHAMMAD NISAR	2023	60.	i 79		34. 34	Pessed
54.	C/SS NOOR AHMAD		- 65 ,	13, 79		ne , 35 59	Passed
55	C/890 IMROZ KITAN		£75	377	7 4 8-	65	Passed
56.	CH FEROZ KIJAN	Andrea &	. 20		e e e e e e e e e e e e e e e e e e e	Dec 60	Passed
57	C/739'ABDUL NASEER		65	<23.109.79	الله العالمية على المادية. والحداد ومريز إلياد	36	Posted
58 3672	CALC RAZA KHAN ESTA	at 1000000 100 400	450 T	2 19	1. 1. 1. 1. 1. 1. 1. 1. 1. 1. 1. 1. 1. 1	15 16 2 11 3 2 K	Petsed
59.	C491MUHANINIAD SHARI	Market Street	-30:44	50 90 TO	ile er er	76.0 1 5 1 1 1	Passed
60.	C420 SYED JEHAN ZEH SH	建设有大户的 为	7.1	Carrier Co.	7. 16. 53	8.000 (6.057)	Pased
61.	C/734 MUHAMAIAD IBRAH	7C/	60	74 (g) \$10 (74)	性は他	20-652	Passed
	COLOJAMAL SHALL		70	(1) 有效整数。 82	44.3	65.4	Pessod
62;	C/S4 SARDAR HUSSAIN	70	70	74	4 60 4	30 100 100 100 100 100 100 100 100 100 1	Passed
63.	CAOS MUSTAGEEM		55	71	وم د	37	Passed
64.	C/I MUILANIMAD SABIR		70	.,76	-	52	Passed .
65.	The state of the s	3 1 2 2 2 2 2 2 2 2 2 2 2 2 2 2 2 2 2 2	•		<u> </u>	54	Passed
66.	CIGIMIRASLAM COMMAN		65	84	*	55	Passed
67.	the second of th	4 22 27 27	. 70	3	, 34. Oktober 1919		o
60, 15	CASHABIBUR RAHMAN	(政治)	480	3 品度276	****	4 - 14 - 16 - 21	Parsed Parsed
69.	CUIS YIOON KIIVH		80 T.	89		5 59	
70 ;	CIOS ANAAR KUAN); <u>"</u> 22. 4	6.5	4 90		, 58	Passed
71.,	CASA HYBIR AK KVITIVK	ا الاستان والانتراز الم الم الاستان الم	75	**			
72:	COAS UMAR AYAZ		70	7.89	e	, 6) +	Patici
73.	C/656 JAVED KIIAN IL		65:	74		., 52	Pessed
74.	C331,FAZAL, SHER		70	71.	. 🗕 🗐	61	l'apped

tion or property that a telephone a reason of the control of the field of



	ls.	ş ·		₹ .		•
ľ	75.	C/J 10 SHAKIR ULLAH	80	8.5	58	Passed
P.	76.	CALS GILLERAN ALL	70	82	57	Passed
6	77.	CAST AMAN ULLAH	70	- 11	· 58	Passed .
7	78.	C/113 IMTIAZ KILAN	6.5	86	53	Passed
· .	79.	C/148 SABIR VILLAIL	60	6.5	55	Passed
Ì	\$ 0.	CITI SHAMSUL WAHAB	\$3	. 72	. 55 .	Passed
=	81.	COT KHURSHEED ANWAR	65	75	\$1	Passed
Ī	12.	C/519 SALEEM SHAIF	70	9/1	56	Passed
l	23.	CISH KHACIKOOL KHAN	6.5	7)	\$3	Panied
<i>?</i>	54.	COST AURANG NAWAIZ	75c +	79	57	Passed in
'']	35.	C/160 ZAHIR ULLAH	65	69	33	Passod
- [Se;;-	CASS AREHADALL STEED THE	是27.27.02	海南縣 76 网	大学 を は は は は は は は は は は は は は は は は は は	Posse
	87.	CISTA JEHAN WAZIR	75 i	86	61	Passed
	88.	C/290 KASHIF JAN.	65 ,	87	9	Passed *
	19.	CAFZAL AHAGAD	60	11	59	Passed
ļ	90.	C/697 NAEEM SHAH	70	89	58	Passed
٠	91.	CALZ SHAKIR HUSSAIN	70	73	60	Passed
	92.	C/513 GHULAM HABIS	70	91	66	Passed
	93.	C/347 HAYAT UR RAHMAN	75	.86	62	Passed
•	94.	C/146 ABDUL HAMEED	70	87	57	Passed
	95.	C900 IMTIAZ KHAN	75	, 94	n	Passed
أيين	95	COT GULEAM HUSSAIN	70	·25.18.05。持备		Parent Hall
Ì	97.	C955 MUHAMMAD RAFIQUE	60	92	59	Passed
34	98.	C956 AYAZMUHANMAD	60	. 14,15	59	Passed
	99.	COSS SHAMSUL ALAMEEN	75.	72	65	Passal
	100	CMUHAMMAD ZAHIR SHAH	70,-		THE COME	Privat
	iOL	CATA EVBVANOSTYLLVING	n+10 4 11		AND STREET	Person (as
ļ	102.	C961 FAZAL HAQ	78	<i>5. 1</i> 7	13	Passed
	103.	CZI6 MUHANMAD NOMAN	70 ·	77.	60	Passesi
	104.	C901 ALI SHER	75	74	66	Pessesi
	105.	CARS HVZZYK WYTIMOOD	70	78	63	Passed
	106.	C947 FAZAL RABI	70	. 57	64	Passed
	107.	C/745 MAHRABAN SILALI	. 70	60	66	Passed
	108.	COS WISAL MUHAMMAD.	75	80	60	Passed
	109.	CASS MUHAMBIAD AYUB.	70	71	63	Passed
	110.	C969 ILTAF HUSSAIN	65	67	67	Pauled -
	111.	C770 AIIMAD IIAYAT	70	70	66	Passor
	112.	C971 SHAHID ALI	75	64	70	Passed
	113.	C972 NOOR LILISLAM	70	73	66	Passed
	114.	C977 ZAHIR SILAH	70	7 7 365 1 1 1 1 1 1 1 1	Language S) Reporting	Person
	113:20	CAMANDULEALITY	\$3. N. S. S.	APPLEAD OF SECTION	-more of the second	1,211,72,044

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116.	C974 SALEEM KHAN	70	79	75	Passed ,
117.	C-980 DAWA KHAN	65	72.	64	Passed
N. C.	CONTRACTOR STATE	1400000		THE STREET	Park
119.	CAM RAHMAT ULLAH	65	78	64	Farred
120.	CA46 SABAX ALL	35	67	61	Pawed
121.	CHE SHARAFAT	50	70	57	Patted
122.	CIPST KHALID JAN	50	65	66.	Present
123.	C'NE MUMIAZ KHAN	43	59	67	Parami
124.	C/176 SAFED ULLAH	61	70	60	Passari
125	CARRES SHAMSUR RAHMAN	Oll	66	33	Patted
126.	CHI HAKEEM SHAH	70	78	62	Passed
127,	C460 SHARID ALI	73	62	70	Pasted
128	C. 199 KHINRO NAWAZ	70		64	Passed
129	COM TASAL BADSHAH	80	83	77	Pessed
130	COM HAYAT KHAN	75	67	57	Passed
751.	C AKBAR ALL	73	- 74	39	Passed -
132.	C94MAQSOOD KHAN	BO.	86	81	Passed
133.	CAMPIFICHAR ALL	80	82	79	Passed
£1.14.40	TONIENCED !!! AUSTRALIA	。 以透梦		建大概 [形成]	الراجين ا
135.	COM BAHRAMAD	75	74	- জ	Persod
136.	CASS HOOR UL ANWAR	70	64	57	Passed
137.	C259 SALAH UD DEN	75	70	. 70	Passed
138.	COLSAJIAD AHMAD	75	78	73	Passet
139.	C96) WISAL KHAN	. 70	<u>n</u> .	61	Panco
A40.34	C672 MUNAMMAD NAZ	\$1,00 70 pt 901	Child Control	AND SECTION OF THE PARTY.	Panel (c.)
141.	C541 MUICAMMAD AKBAR	70	73	A	Pane
142.	C-627 INAYAT ULALH	.70	73	64	Pemed
143.	C 1001 NAVEED ALI	60	71	67	Person
144.	CIDOL MUHAMMAD USMAN	63	51 ;	73	Passed
143.	C/1004 ZAHIR GUL O	60	74 -	59	Pased
146.	C/1006 IRSHAD HUSSAIN	- 65	72	71	Passed
147.	C/1005 NAZ AHMAD	60	64	63	Passed
14k,	C/1007 MISAL KIJAN	: 60	76	69	Passal .
	CIBII WAKEEL GHANE	60	79	68	Passod
149.	1		71	70	Passal
149. 150.	CIOIS SHOUKAT IOBAL	60	/•		
	C711 RIAZ MULIANMAD	60	$\frac{n}{n}$	7. 78	Pessed
150.	• • • •	i		78 67	Pasted Pasted
150. 151.	C711 RIAZ MULIANMAD	60	<u> </u>		
150. 151. 152.	C/13) RIAZ MUHAHMAD CHOIG SHAH SACOD: FARHAD ALL FATA C/1017 SHER ZADA	60 70	77.	67	Pusted
150. 151. 152. 153.	C703 RIAZ MUHAMMATO CHOI SHAH SAQOD : FARHAD ALL FATA	60 70 55	77 67 67	67	Pastei Pastei

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	C 1205 ARDUL MUSAWIR	80	74	59	Passed
18. 18.	C IS IMRAN WIAN	, u	67	61	Passed
 جرآ	C. IOIS MUHAMMAD YOUSAH	. 70	79	65	Passed
51.	C791 TAJ UD DIN	63	33	59	Passed
\$2.	C 872 MUHAMMAD WAQAS	. 80	$\overline{\eta}$	60	Passed
55.	C/1275 MUHAMMAD MINHAJ UDDIN	74	1	64	Passed
<u>.4</u> .	C:487 FEROZ SHAH	(4)	70	60	Passed

Telecommunication Klyber Pakhtunkhwa Poshawar.

NO 12142-50

/Tete/OASI. Dated Peshawar the: 23/10 . /2018.

Copies forwarded for information and necessary action to the:-

- SP Motor Transport Khyber Pakhtunkhwa Peshawar.
- DSP/Telecommunication KP, Peshawar.

QTP4

- Incharge Wireless Cell FATA Secretariat.
- SRC/Telecomm: Peshawar,
- OI/C Police School of Telecomm; Peshawar.
- Line officer Tele Peshawar.
 All Districts Ol/Cs in Khyber Pakhtunkhwa Peshawar.
- OVC Tele Control Pethawar. Order Book NO. 370 2018.

1970 A. A. A.

Deputy Inspector General of Police. Telecommunication Khyber Pakhumkhwa . Peshawar.

Annea C

ORDER

In pursuance of the recommendation of Departmental Promotion Committee vide minutes of meeting held on 29th October, 2013 duly approved by the competent authority, the promotion of the following Constables to the rank of offg: Head Constables is hereby ordered against the existing vacancies with immediate effect, on the basis of approved combined seniority list. Their promotion will be on probation for a period 02-years

Promotion of Constables to the rank of offg: Head Constables

S/No	Names /Rank	S/No.	Names /Rank
1.	C/758 Junaid Khan	48.	C/86 Muhammad Nisar
2.	C/327 Said Raziq	49.	C/55 Noor Ahmad
3.	C/929 Khaliq Dad	50.	C/893 Imroz Khan
4.	C/737 Zoordast Khan	51.	C/14 Feroz Khan
5.	C/322 Lal Said	52.	C/739 Abdul Naseer
6.	C/307 Juma Gul	53	C/536 Raza Khan
7.	C/450 Muhammad Akbar	54	C/491 Muhammad Sharif
8.	C/ Ihsan ul Haq	55,	C/420 S. Jehanzeb Shah
9.	C/618 Gohar Khan	56.	C/734 Muhammad Ibrahim
10.	C/127 Pir Mukhtiar	57.	C/910 Jamal Shah
11.	C/810 Darwaish Khan	53.	C/54 Sardar Hussain
12.	C/333 Ashraf Ali	59.	C/809 Mustageem
13.	C/192 Amir Nawaz	60.	C/71 Muhammad Sabir
14	C/185 Muhammad Riaz	-61	- C/161-Mir-Asiam
15.	C/473 Mukamil Shah	,62.	501 Matiur Rehman
16	C/664 Farhad Ali	63,_	C/163 Habib ur Rehman
17.	C/793 Lal Badshsh	64.	C/349 Ajun Khan
18.	C/230 Rashad Alı	65.	C/105 Anar Khan
19.	C/805 Abdul Qadar	66.	C/292 Habib ur Rehman
20.	C/229 Muhammad Niaz	67.	C/645 Umar Ayaz
21.	C/3 Muhammad Nazif	68.	G/531 Fazai Sher
22.	C/152 Akbar Qadir	69.	C/110 Shakir Ullah
23.	C/181 Sher Zada	70.	C/285 Ghufran All
24.	C/449 Gul Faraz	71.	C/451 Aman ullah
25.	C/597 Mehboob Hussain	72.	C/113 Imtiaz Ali
26.	C/2 Shabir Ahmad	73.	C/148 Sabir Ullah
27.	C/239 Ghulam Ahmad	74.	C/811 Shamsul Wahab

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28.	C/750 Akhtar Zeb	75.	C/7 Khurshed Armer
29	C/525 Rehmat Ullah	76	C/519 Saleem Sheh Galler
30.	C/703 Aman ullah	77.	C/588 Kachkol Khan
31.	C/874 Muhammad Ghutam	78.	C/338 Aureng Namelz
32.	C/324 Muhammad Amin	70.	C/166 Zahir Ullah
33.	C/32 Bad shah Khan	80.	C/659 Arshed All
34.	C/215 Allah Nawaz	81	C/514.Jehan Wazir
3 5.	C/960 Lal Hussain	82.	C/290 Keshili Jen
36	C/68 Wilger Alam	63.	C/ Atzal Ahmad
37.	C/247 Muhammad Khalil	84.	C/007 Masom Shah
30.	C/206 Habib ur Rahman	85.	C/412 Sheker Huss 8/2
39.3	C/86 Noor ut Haq	86.	C/513 Ghulam Habib
40.	C/117 Karamat Sheh	87.	C/347 Hayet ur Rehmen
41.	C/12 Noor Khan	88.	C/146 Abdul Hamid
42.	C/284 Hukhar Khan	89	C/900 Imikaz
43	C/52 Murad Ali	90	C/73 Gullam Hussain
44	C/316 Sheh Zaman	91,	C/955 Muhammad Ratiq
45	C/142 Niear Muhammad	92.	C/754 Haz Ak
46.	Cr562 Said Alam	93.	C/955 Ayez Muhammad
47	C/957 fbrahim		

Copies of the above are forwarded to following: -

Accountant General of Khyber-Pakhtunkhwa, Peshewar.
The Doputy Secretary Admin/B&A, FATA Secretariat, Law and Order
Department, Warsak Road, Peshawar

Aconintarit Telephawar, Lines Officer Telecomm Poshawar, SRC/Telecomm Pesnawar, OB/No 403 2018.

HEAD CONSTABLE

2	∀		•	· 1			Date of	promotion	exams	D.O.P.	D.O.C i
•	SINO	Name/Rank	Distt:	Edu:	D.O.B D.O.	A Trade	A	В	С	offg: HC	as HC
	1.	HCX115 Zahid Ali	CHD	.5 th	02.10.62 01.10	.80 FITT	06.08.85	07.08.85	08.08.85	01.09.85	01:07.97
	2.	HC/ Turab Khan	Pesh:	: 10 th	28.02.59 15.01	.78 RM	_	-		01.07.95	01.07.98
-	3	IIC/261 Bahadar Sher	Swabi		01.10.60 04.10	.78 GD	-	-		01.01.98	20.02.14
_	· 4···	HC/!28-Mumraiz-Khan	Swabi		23.07.63 23.07	SI_ FITT	06.08.85	07.08.85	04.08.97	01.06.02	20.02.14
	<u></u> .	HC/122 Javed Igbal	Pesh	6 th	11.07.59 13.07	.81 DR	17.08.06	17.08.06	17.08.06	08.02.07	20.02.14
	6.	HC/381-Shamin-Khan	SBI-		17.11.63 [.18.11	SI FITT	08.11.06	08.11.06	08.11.06	08.02.07	20.02.14
•	7.	HC/558 Alam Zeb	CHD	10 th	29.04.62 01.06	.80 FITT	08.11.06	08.11.06	08.11.06	12.08.08	20.02.14
	8	HC/8 Muhammad Zahid	CHD	100	01.03.73 29.01	.96 FITT		<u> -</u>], vii	-	28.01.10	20.02.14
	9	HC/807 (rshad Ali	Bannu	(-	04.10:65 -04.10	.82 GD	13.05.08	13.05.08	13.05.08	22.12.11	20.02.14
	10.	HC/177 Rukhsar Mohd:	NSR .	-	31.10.59 01.11	.82 GD	13.05.08	13.05.08	13.05.08	22.12.11	20.02.14
	115	HC/503 Bahrud Din	CHD	10 th	30.05.59 03.10	.79 WT	18.06.84	12.11.05	09.05.12	19:07.12	26.01.16
	12.4	HC/790 Najab Khan	Pesh	· -	01.03.65 01.03	.83 GD	13.05.08	13.05.08	L3.05.08	01.01.14	26.01.16
	13.	HC/607 Kabir Ahmad	CHD	i O th	28.06.82 24.10	0.03 FITT	-	-	-	24.10.14	Absorbed as He from Smith
10	14.	HC/552 Lal Salam	CHD		30.11.60 01.13	2.80 GD	07.11.06	07.11.06	07.11.06	01.04-16	16.07.18
	15.	HC/116 Ilvas Khan	Pesh	-	13.01.60 01.04	1.83 GD	13.05.08	13.05.08	13.05:08	01.04.16	16.07.18
	!6.	HC/457 Sher Wali	MDN	-	20.01.63. 01.0	1.83 GD	13.05.08	13.05.08	13.05.08	01.04.16	16.07.18
	1.7	HC/493-Fazal-Akbar	MDN	1.0 th	05.03.60 01.04	1.82 WT	16.08.89	04.06.15	09.06.15	01.04.16	16.07.18
	18.	HC/248 Mohd Ratiq	PESH	1011	05.04.63 01.0	2.\$3 \ WT	16.08.89	04.06.15	709706.15	01.04.16	16.07.18
	19	HC/179 Farman Ullah	MDN	-	13.01.64 01.0	4:83 GD	13.05.08	13.05.08	13.05.08	20.05.16	16.07.18
	20.	HC/65 Shafi Ullah	Pesh	-	08.06.64 1.01.0	7.83 GD ⁻	13:05.08	 13.05.08-	13.05.08	20:05:16	16.07.18
	21.	HC/1253 Atif Mujeeb	PESH	1 10th	04.02.80 10:0	9.12 Elec:	10.05.16	11.05.16	12.05.16	01.09.16	
	22.	HC/189 Rizwan Ullah	CHD	1 10 th	20.11.73 10.0	8.93 RM	13:11.15	16.11.15	17.11.15	08.12.16	<u> </u>
	23.	HC/849 Asmatullah	i LKI	1 9th	01.12.58 01.0	9.80 WT	02.02.87	31.05.16	02.06.16	08.12.16	- T
	24	HC/738 Wali Gul	CHD	; 9 th	26.03.61 01.0	5.81 WT	02:02.87	31.05.16	02.06.16	08.12.16	المغما
	25.	i HC/481 Masood Jan	CHD	· · · · · · · · · · · · ·	04.01.64 01.0	8.83 WT	16.08.89	31:05.46	02.06.16	08.12.16	
	26.	<u> </u>	SBL	10%	r0.04.64 ; 01.0	3.83 PIT	08.11.06	08.11.06	+ 08.11.06	01.04.17	
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27.	HC/101 Masud Iqbal		MDN	10 th	24.11.69	08.09.93	RM	13.11.15	16.11.15	17.11.15	01.02.17	
28.	HC/37 Murad Ali		CHID	FA	01.08.65	01.08.83	WT	16.08.89	31.05.16	02.06.16	01.02.17	
	HC/133 Attaullah (Rtd)		CHT		19.09.58	13.08.83	WT	16.08.89	31.05.16	02.06.16	01.02.17	
29. 30.	HC/699 Mohd Shoaib	H	CHD	10 th	03.09.59	01.09.83	WT	16.08.89	31.05.16	02.06.16	01.02.17	
31.	HC/23 Liagat Ali	3	CHID	10 th	30.09.61	01.09.83	WI	16.08.89	31.05.16	02.06.16	01.02.17	
32.	HC/112 Khalid Khan	8	CHID	9 th	12.02.64	01.09.83	WT	16.08.89	31.05.16	02.06.16	01.02.17	
33.	HC/61 Mohd Javid		MDN	10 th	01.06.65	01.09.83	·WT	16.08.89	31.05.16	02.06.16	01.02.17	
34.	HC/114 Sharif Ullah		LKI	10 th	28.02.75	12.01.94	RM	13.11.15	16.11.15	17.11.15	01.04.17	
	HC/114 Sharif Offan		SWI	FA		01.10.83	WT	16.08.89	31 05 16	02.06.16	01.04.17	
35	HC/29 Niamat Ullah		LKJ	10 th	10.06.65	01.11.83	WT	16.08.89	31.05.16	02.06.16	01.04.17	
36.	HC/594 Faiz Mohd	 -	CHD	10 th	08.09.64	01.12.83	WT	16.08.89	31.05.16	02.06.16	01.04.17	
37.	HC/609 Nadir Khan		LKI	10 th	19.01.66	01.02.84	WT	16.08.89	31.05.16	02.06.16	01.04.17	
38.	HC/871 Saifullah		LKI	· 10th	11.04.59	01.03.84	. WT	16.08.89	31.05.16	02.06.16	01.01.17	
39.	HC/845 Shah Alam		LKI	10 th	15.08.63	04.04.84	WŢ.	16.08.89	31.05.16	02.06.16	01.04.17	, po e
40.	HC/310 Naimat ullah			10 th	17.01.66	31.05.84	WT	16.08.89	31.05.16	02.06.16	01.04.17	
41.	HC/400 Mirza Ali		LKI	10 th	24.10.64	01.08.84	WT	16.08.89	31.05.16	02.06.16	-01.04.17	
42.	HC/183 Manzoor		SBI	8th	10.03.64		FIT	08.11.06	08.11.06	08.11.06	10.04.18	
43.	HC/70 Qaisar Naeem		CHD	FA	28.02.62		FIT	15.04.09	15.04.09	15.04.09	10.04.18	
44.	HC/583 Niaz Bahader		Pesh	6th	17.10.61	01.04.83	FIT	15.04.09	15.04.09	15.04.09	10.04.18	
	HC/938 Shoukat Ali		Pesh	 	30.08.66	01.09.84	FIT	15.04.09	15.04.09	15.04.09	10.04.18	<u> </u>
46.	HC/958 Shoukat And HC/651 Farih Ullah		CHD	 _	16.04.64		FIT	15.04.09	15:04.09	15.04.09	10.04.18	
48.	HC/521 Naseer Khan		CHID	10th	15.12.66	15.08.85	FIT	15.04.09	15.04.09	15.04.09	10.04.18	1000
49.	HC/60 Habib Ullah		LKI	10th	18.04.68		FIT	15.04.09	15.04.09	15.04.09	10.04.18	T. Sand
50.	HC/232 Khaista Dil		SBI	10th	09.01.66		FIT	15.04.09	15.04.09	15.04.09	10.04.18	22143
51.	HC/532 Mumtaz Khan		LKI	FA	06.06.77		FIT	15.04.09	15.04.09	15.04.09	10.04.18	age A
52.			Lakki	10th	01.05.70		GD	16.05:12	17.05.12	18.05.12	10.04.18	Gless
_ 53	HC/488 Nisraj Khan		CHD	8th	30.09.59	15.05.83	RM	13.11.15	16.11.15		10.04.18	anto-sa anto-sa
54			BXU	FA	28.09.6	20.07.88	RM	13.11.13	16.11.15		10.04.18-	-
55			PESH	10th	10.09:69	9 03.07.89	RM	13.11.15	16.11.15		10.04.18	-
56		 -	MKD	BA			RM	13.11.15	16.11.15		 -	1 /
57			MDN	10tb			RAM	13.11.15	16.11.15	1811.15	10.04.18	
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[58.	HC/1013 Umar Rehman	MKD	FA	27.03.77	23.04.95	RM	13.11.15	16.11.15	17.11.15	10.04.18	—— ₁	i
. [59.	HC/700 Zia Ullah	SBI	10 th	01.04.77	17.08.95	RM	13.11.15	16.11.15		10.04.18		
[60.	HC/546 Mohd Ghulam	LKI	.FA	12.06.65	01.08.84	WT	11.03.90	31.05.16		10.04.18		
.[61.	HC/125 Lal Razzaq	CHD	10 th	04.01.62	05.08.84	WT .	11.03.90	31.05.16		10.04.18		٠.
[HC/335 Noor Zali	LKI	10 th	06.08.65	11.11.84	WT	11.03.90	31.05.16		10.04.18		
- 1	63.	HC/480-Wali-Khan	LKI	10 th	01:08:59	17.11.84	WT	11.03.90	31.05.16		10.04-18		
	64.	HC/779 Mohd Azeem •	LKI	10 th .	03.03.64	24.11.84	W.I.	11.03.90	31.05.16	02.06.16.		· ·	١.
	65.	HC/22 Abdul Majeed	LKI	10 th	25.12.65	10.04.85	WT	11.03.90	31.05.16		10.04.18		l
	66	-HC/219 Fasech ullah	CHD	100	-02.01 .6 4-	-08 :05:85	WT	11.03.90		02:06:16			<u> </u>
	67	HC/274-Atlas Khan	LKI	10 th	06.02.65	08.05.85	WT	11.03.90	31.05.16		10.04.18		
	68.	HC/Asmat Ullah	LKI	10 th	20.01.62	12.05.85	WT.	11.03.90	31.05.16		10.04.18		l
· /	69.	HC/842 Khalid Mehmood	LKI	10 th	25,03.66	16.07.85	WT	· 1-1-03.90	31.05.16		10:04.18		1
	70.	HC/655 Abdul Hakeem	LKI	10 th .	01.09.61	03.08.85	WT	11.03.90	31.05.16	· · · · · · · · · · · · · · · · · · ·	10.04.18		1
	71.	HC/740 Sibghat ullah	LKI	· 10 ^{ttt} ·	01.01.67	03.08.85	WT.	11.03.90	31.05.16		10.04.18		1.
•	.72.	IIC/153 Bakhamal Jan	LKI	9 th	05.05.67	03.08.85	WT	11.03.90	31.05.16		10.04.18	LPR	
	⁻ 73.	HC/107 Abdul Qadeer	LKI	9 th	09.07.66	11.08.85	WT	11.03.90	31.05.16		10.04.18		1
	74.	HC/928 Muhammad Abdur Rafi	CHD	10 th	03.05.67	06.05.85	WT	01.10.90	31.05.16		10.04.18		ŀ
į	75.	HC/502 Anayatullah	CHD	10 th	03.10.61	25.03.86	WT	01.10.90	31.05.16	 	10.04,18		1
•	76.	HC/286 Nadar Khan	CHID	10 th	08.10.61	25.03.86	WT	01.10.90	31.05.16		10.04.18		1
	77	HC/758 Junaid Khan	SBI	9 th	02.09.59	28.06.79	WT	23.10.18	23.10.18		08.11.18		1
. 1	78.	HC/327 Said Raziq	SBI	· 10 th	12.01.64	04:10.82	WT	23.10.18	23.10.18	,	08.11.18	The state of the s	1
•	79.	HC/929 Khliq Dad	Pesh	10 th	20.09.63	01.04.83	WT	23.10.18	23.10.18		08.11.18	1 - 1	1
	80.	HC/737 Zoordast Khan	LKI	9 th	09.12.65	01.08.84	WT	23.10.18	23.10.18		08.11.18	1	
	81.	HC/322 Lal Said	PESH	10 th	01.03.64	04.05.85	.WT	23.10.18	23.10.18		08.11.18	Q.	Ĺ
	82.	HC/539 Akhtar Ali	CHD	<u> </u>	10.06.63	11.06.85	· GD	23.10.18	23.10.18		08.11.13		¥.
	83.	HC/307 Juma Gul	SWT	10 th	15.02.63	25.03.86	WT	23.10.18	23.10.18		08.11.18		
g. √		HC/450 Mohd Akbar ✓	CHIT	10 th	02.02.64	25.03.86	·WT	23.10.18	23.10.18		08.11.18		E
	<u> 85</u>	IIC/Ihsan Ul Haq	- CHID-	10 th	10.10.64	25.03.86	-WT-	23.10.18	23.10.18		08.11.18		
	86.	HC/618 Gohar Khan	CHID	10 th	01.11.65	25.03.86	WT	23.10.18	23.10.18	·	08.11.18		
	لر .87	HC/127 Per Mukhtiar	CHID	10 th	13.05.66	25.03.86	WT	23.10.18	23.10.18	+	08.11.18		
	88.	HC/810 Darwash Khan	CHD	10 th	06.03.67	25.03.86	WT	23.10.18	23.10.18	·	08.11.18		1
		(&) (1	<i>(</i>).	*	2		(7)	·			1	1

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Г	89.	HC/333 Ashraf Ali	MNSR	MA		25.03.86	WT	23.10.18	23.10.18		08.11.18	
_	90.	HC/185 Mohd Riaz	MIDN	10 th	03.01.64	27.03.86	WT	23.10.18	23.10.18	23.10.18	08.11.18	
-	91.	HC/473 Mokamal Shah	PESH	10 th	15.10.62	25.06.86	WT	23.10.18	23.10.18	23.10.18	08.11.18	
_	92.	HC/664 Farhad Ali	SBI	10 th	11.04.64	25.06.86	WT	23.10.18	23.10.18.	23.10.18	08.11.18	
_	93.	HC/793 Lal Badshsh	PESH	10 th	01.03.65	25:06:86	WT	23.10.18	23.10.18	.23.10.18	08.11.18	
F	94.	HC/805 Abdul Qadar	MKD	10 th	07.04.66	25.06.86	WT	23.10.18	23.10.18	23.10.18	08.11.13	
۲	95.	HC/230 Rashid Ali	MDN	10 th	09.06.66	25.06.86	TW	23.10.18	23.10.18	23.10.18	08.11.18	
-	-96: -	HC/152 Akbar Qadir		FA	22 .01.63-	-29.09.86	W-[:	-23-10-18	-23.10.18-	-23.10.18	-08.1-1-18	
~	97.	HC/229 Mohd Niaz V	MNSR	30 th	05.11.65	29.09.86	WT	23.10.18	23.10.18	23.10.18	08.1i.18	
ŀ	98.	HC/3 Mohd Nazif	LKI	10 th	04.05.67	29.09.86	WT	23.10.18	23.10.18	23.10.18	08.11.18	,
ŀ	99 .	HC/181 Sher Zada	. NSR	10 th	30.05.65	06.10.86	WT	23.10.18	23.10.18	23.10:18	08.11.18	
: †	100.	HC/449 Gul Faraz	MDN	10 th	15.12.61	14.12.86	WT	23.10.18	23.10.18	23.10.18	08.11.18	, ,
t	101.	HC/597 Mehboob Hussain	CHL	10 th	21.12.63	27.12.86	WT	23.10.18	23.10.18	23.10.18	08.11.18	
ł	102.	HC/2 Shabir Ahmad	CHL	10 th	05.02.65	27.12.86	WT	23.10.18	23.10.18	23.10.18	08.11.18	1
ł	103.	HC/239 Ghulam Ahmad V	CHL	10 th	08.03.66	27.12.86	WT	23.10.18	23.10.18	23.10.18	08.11.18	\
-,[104.	HC/750 Akhtar Zeb ✓	BTG	10 th	01.04.66	27.12.86	WT	23.10.18	23.10.18	23.10.18	08.11.18	go- i
Ì	105.	HC/525 Rehmat Ullah	LKI	BA	08.02.62	04.02.87	WT	23.10.18	23.10.18	23.10.18	08.11.18	1.1
. 1	106.	HC/708 Aman ullah	MKD	FA	01.03.62	25.06.87	WT	23.10.18	23.10.18	23.10.18	08.11.18	المعويين
Ì	107.	HC/874 Mohd Ghulam	MDN	10 th	01.04.62	25.06.87	WT	23.10.18	23.10.18	23.10.18	08.11.18	1
- 1	108.	HC/324 Mohd Amin	LKI	10 th	18.08.62	25:06.87	WT	23.10.18	23.10.18	23.10.18	08.11.18	in
Ì	109.	HC/32 Bad shah Khan √	DIR	10 th	06.03.65	25.06.87	WT	23.10.18	23.10.18	23.10.18	08.11.18	
į	110.	HC/215 Allah-Nawaz	DIK	10 th	15.03.65	25.06.87	WT	23.10.18	23.10.18	23.10.18	08.11.18	
j	111.	HC/960 Lal Hussain	KURAM	10 th	10.06.65	25.06.87	WT	23.10.18	23.10.18	23.10.18	08.1L18	46
	112.	HC/247-Mohd-Khalil	MDN	10 th	01.02,66	25:06.87	WT	23.10.18	23.10.18	23.10.18	08.11.13	<u> </u>
	113.	HC/88 Wigar-Alam	DIR	1002	21.01.69		WT.	23.10.18	23.10.18	23.10.18	08.11.18	
14	114	HC/206 Habib ur Rehman	MNSR	10 th	09.02.67	30.06.87	WT	23.10.18	23.10.18	23.10.18		<u> </u>
	115.	HC/89 Noor ul Haq	CHD	10 th	06.10.66	-01.07.87	_WT	23.10.18	23.10.18	23.10.18	08.11.18	<u> </u>
•	116.	HC/117 Karamat Shah	MKD	10 ^{to}	01.01.65	30.09.87	WT	23.10.18	23.10.18	23.10.18	08.11.13	
	117.	HC/12 Noor Khan	· LKI	10th	.08.02.65	30.09.87	WT:	23.10.18	23.10.18	23.10.18	08.11.18	$\Box IZ$
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119.	HC/284 Iftikhar Khan	KRK	10 th	01.04.66	30.09.87	WT	23.10.18	23.10.18	23.10.18	08.11.18	
120.	HC/52 Murad Ali	SBI	10 th	.02.02.67	30.09.87	WT	23.10.18	23.10.18	23.10.18	08.11.18	
121	HC/316 Shah Zaman	MDN	10 th	17.11.67	30.09.87	WT	23.10.18	23.10.18	23.10.18	08.11.18	
122	HC/142 Nasir Mohd	CHD	10 th	18.03.68	30.09.87	·WT	23.10.18	23.10.18	23.10.18	08.11.18	
123	HC/562 Sayad Alam	CHID.	10 th	01.04.69	30.09.87	-WT	23.10.18	23.10.18	23.10.18	08.11.18	
124	. HC/957 Ibrahim V	CHD	FA	03.01.65	01.10.87	TW	23.10:18	23-10-18	23:10:18	-08.11.18	', ''
125	. HC/86 Mohd Nasir J	SBI	10 th	10.03.64	26.10.87	WT	23.10.18	23.10.18	23.10.18	08.11.18	
126	. HC/55 Noor Ahamad	MKD	10 _{rp}	20.01.62	26.12.87	WT	23.10.18	23.10.18	23.10.18	08.11.18	
127	HC/893 Imroz Khan	MKD-	10 th	23:03:64	26.12.87	WY	23.10.18	23.10.18	23:10:18		
128	. HC/14 Feroz Khan J	MKD	10th	22.05.66	26.12.87	WT	23.10.18	23.10.18	23.10.18	08.11.18	-
129	HC/739 Abdul Naseer	CHD	10th	10.08.66	26.12.37	WT.	23.10.18	23.10.18	23.10.18	08.11.13	
130		DIR	- 10th	18.03.67	26.12.87	WT	23:10:18	23.10.18	23.10.18	08.11.18	
131		LKI	10 th	08.10.67	-26.12.87	WT	23.10.18	23,10.18	23.10.18	08.11.18 -	,
132		PESH	10th	01.04.68	26.12.87	wr	23.10.18	23.10.18	23.10.18	08.11.18	
133	B. HC/734 Mohd Ibrahim	MDN	10th	12.04.68	26.12.87	WT	23.10.18	23.10.18	23.10.18	08.11.18	
134	HC/910 Jamal Shah	MDN	10th	27.11.69	26.12.87	WT	23.10.18	23.10.18	23.10.18	08.11.18	
13.		NSR	10th_	03.04.63	27.12.87	WT	23.10.18	23.10.18	23.10.18	08.11.18	111
130	5. HC/809 Mustageem	PESH	10th	25.01.69	27.12-87	WY	23.10.18	23.10.18	23.10.18	08.11.18	1
13		MNSR	FA	-06.06.64	28.12.87	WT	23.10.18	23.10.18	23.10.18	08.11.18	1/2
13	8. HC/161 Mir Aslam	CHL	10th	01.02.65	28.12.87	WT	23.10.18	23.10.18	23.10.18	08.11.18	Lad.
13	9. HC/501 Matiur Rehman ✓	SBI	10th	10.04.69	26.03.88	WT.	23.10.18	23.10.18	23.10.18	08.11.18	Mar.
114	0. HC/163 Habib ur Rehman V	ABTD	10th	08.08.69	26.03.88	FITT	23.10.18	23.10.18	23.10.18	08.11.13	
14	1. HC/349-Ajun-Khan	LKI	FA	08.01.69	08.12.88	WT	23.10.18	23.10.18	23.10.18	08.11.18	653
14	2. HC/105 Anar Khan	LKI	10th	16.11.69	08.12.88	WI	23.10.18	-23.10.18	23.10.18	08.11.18	
14	3. HC/292-Habib or Rehman	MKD	10 th	10.04.66	13.09.86	WT.	23.10.18	23.10.18	23.10.18	08.11.18	
14	4. HC/645 Umar Ayaz	MKD	BA	01.04.69	01.07.89	WT	23.10.18	23.10.18	23.10.18	08.11.18	
1.4	5. HC/531 Fazal Sher 🗸	SBI	10th	08.12.69	26.07.89	WT	23.10.18	23.10.18	23.10.18	08.11.18	
- 14	6. HC/110 Shakir Ullah	MDM	10th	03:03:70	18.09.89	WT=	23.10.18	23.10.18	23.10.18	08:11:18	
14	7. HG/285 Ghufran-Ali	CHD	10th	_20.03.65	19.09.89	WT	23.10.18	23.10.18	23.10.18		
14		CHD	FA	05.05.63	05.10.89	WF	23 10.18		23.10.18		
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149.	HC/113 Imtiaz Ali	MKD	10 th	10.01.70	08.10.89	WT	23.10.18	23.10.18	23.10.18	08.11.18		\neg
150.	HC/148 Sabir ullah	SBI	10 th	02.02.70	11.10.89	WT	23.10.18	23.10.18	23.10.18	08.11.18		\neg
151.	HC/811 Shamsul Wahab	MDN	10 _{ny}	01.04.66	30.12.89	WT	23.10.T8	23.10.18	23.10.18	08.11.18		
152.	HC/7 Khurshed Anwar 🗸 🦿	NSR	10 th	03.01.66	16.06.90	WT	23.10.18	23.10.18	23.10.18	08.11.18		ᆌ
153.	HC/519 Saleem Shah	MDN	10 th	01.04.71	16.09.90	WT	23.10.18	23.10.18	23.10.18	08.11.18		_
154.	HC/588 Kachkol Khan	MDN	10 th	03.01.70	18.09.90	WT	23:10.18	23.10.18	23.10.18	08.11.18		乛.
155.	HC/338 Aurang Nawaz /	MDN .	10 _{rp}	06.02.66	19.09.90	WT	23:10.18	23.10.18	23.10.18	08.11.18		
156.	HC/166 Zahir Ullah	MKD	10 th	02.02.70	03.10.90	WT	23.10.18	23.10.18	23.10.18	08.11.18		\neg
157	HC/659-Arshad-Ali	NSR	1 0	-02.01.71	-23.12.90	_WT	-23.10-18-	23.10.18	-23.10.18-	08.11.18		
158.	HC/514 Jahan Wazir	SWT	10 th	03.03.72	26.06.91	WT	23.10.18	23.10.18	23.10.18	08.11.18	1	
159.	HC/290 Kashif Jan	CHD	10	03.02.69	30.06.91	WT	23.10.18	23.10.18	23.10.18	08.11.18	1	\neg
160.	HC/412 Shoker Hussain	MDN	10 th	15.04.70	30.06.91	WT	23.10.18	23.10.18	23.10.18	08.11.18	· ·	\neg
161	HC/ Afzal Ahmad 🗸	PESH	10 th	25.01.71	30.06.91	WT	23.10.18	23.10.18	23.10.18	08.11.18		_
162.	HC/697 Naeem Shah	KHT	10 th	03.03.72	30.06.91	WT .	23.10.1	23.10.18	23.10.18	08.11.18	-	7
163.	HC/513 Ghalam Habib	LKI	100	15.04.68	01.07.91	WT	23 10.18	23 10.18	23.10.18	08.11.18		=
164.	HC/347 Hayat ur Rehman	DIR	10 th	03.01.71	01.07.91	WT	23.10.18	23.10.18	23.10.18	08.11.18	1	
165.	HC/146 Abdul Hamid	KRK	10 th	03.01.72	01.07.91	WT	23.10.18	23.10.18	23.10.18	08.11.18		41
166.	HC/900 Imtiaz Khan	SBI	1016	14.03.73	01.07.91	WT	23.10.18	23.10.18	23.10.18	08.11.18		13
167.	HC/73 Gulfam Hussain	ABTD	FA	15.05.72	02.07.91	WT	23.10.18	23.10.18	23.10.18	03.11.18		10
168.	HC/955 Muhd Rafiq	LKI	10 th	04.01.71	11.07.91	WT	23.10.18	23.10.18	23.10.18	08.11.18		_4
169.	HC/956 Ayaz Mohd	MDN	10 th	03.02.70	15.07.91	WT	23.10.5	23.10.18	23.10.18	08.11.18		
170.	HC/494 Piller Mohd	MDN	10 th	15.08.62	01.04.83	WT.	23.10.16	23.10.18	23.10.18	16.01.19	1	
171.	HC/Sajjad Khan ✓	MDN	10 th	21.03.65	01.04.83	WT	23.10.18	23.10.18	23.10.18	16.01.19	1	
172.	HC/840 Saifullah	CHD	9 ¹⁰	08.01.65	08.05.85	WT	23.10.18	.23.10.18	23.10.18	16.01.19		
173.	HC/180 Nisar Ali	LKI	10 th	18.04.66	26.03.87	TW	23.10.18	23.10.18	23.10.18	16.01.19		
174.	HC/656 Javad Khan	Cit	10th	02.04.64	05.07.89	W7	23.10.18	23.10.18	23.10.18	16.01.19	T	
175.	HC/958 Shahmsul Alameen	KHN	10 th	01.02.70	18.07.91	WT	23.10.18	23.10.18	23.10.18	16.01.19		
176.	HC/ M. Zahir Shah	MDN.	104	01.01.73	18:07:91	-TW	 23 =10.1	23:10:18-	-23.1 0.1 8	-16.01<u>-19</u>-		
177.	HC/959 Famosh Khan	BNIR	10 th	01.02.67	20.07.91	WT	23.10.18	23.10.18	23.10.18	16.01.19	1	
178.	HC/961-Fazal Haq	CHL	FA	01.12.64	24.07.91	WT	23.10.18	23.10.18	23.10.18	16.01.19	1//	/ -
179.	HC/216 Mohd Numan	MDN	FA	01.01.68	15.12.91	CHI-	23.19.18	23.10.18	23,10.18		W	
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COMBINED SPRIGRITY LIST OF ALL TRADES (1919-19) after proaction (II) (C-0)

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٢	180.	HC/965 Hassan Mehmood	SBI	10th	25.05.71	22.02.92	WT_	23,10.18	23.10.18		16.01.19		Ĭ.
ţ	181.	HC/947 Fazal Rabi	CHD	10th	05.08.67	04.08.92	WT	23.10.18	23.10.18	23.10.18	16.01.19		
ţ	182.	HC/745 Mehraban Shah	MDN	10th	18.02.70	04.08.92	WT	23.10.18	23.10.18	23.10.18	16.01.19		l
Ì	183.	HC/38 Wisal Muhammad	: SBI	FA	31.10,70	04.08.92	RM	23.10.18	23.10.18	23.10.18	16.01.19	•	1
Ì	184	HC/968 Mohd Ayub V	MKD	FA	14.03.71	05.08.92	WT	23.10.18	23.10.18	23.10.18	16.01.19		
1	1.85:	HC/969 Iltaf Hussain ✓	PESH	FA	02.02.70	06.08.92	WI	23.10.18	23.10.18	.23.10.18	16.01.19		1
1	186.	HC/970 Ahmad Hayat	MDN	FSC	03.09.70	08.08.92	· WT	23.10.18	23.10.18	23.10.18	16.01.19		1
ļ	187.	HC/971 Shahid Ali	DIR	FA	02.03.68	10.08.92	WT	23.10.18	23.10.18	23.10.18	16.01.19	, ,,	1
-	188:	HC/972 Noor Islam ✓	MKD	ВЛ	09.03.71	10.08.92	WI	23 10 18	23.10.18.	23.10.18	160119		-
	189.	HC/977 Zahir Shah	MKD	FA	20.01.72	15.08.92	WT	23.10.18	23.10.18	23.10.18	16.01.19		
	190.	IIC/976 Abdullah	CHL	FA	03.05.72	15.08.92	WT	23.10.18	23.10.18	23.10.18	16.01.19		
	191.	IIC/974 Salcem Khan	MKD.	FA	02.02.74	15.08.92	WT	23:10.18	23.10.18	23.10.18	16.01.19		
:	192.	HC/980 Dawa Khan	MKD.	10th	01:01.71	23.08.92	WT	23.10.18	23 10.18	23 10.18	16.01.19		1
	193.	HC/983 Khalid Shah	MDN .	1.0th	.01.02.72	24.08.92	WT	23.10.18	23.10.18	23.10.18	16.01.19		11
	194.	·HC/984 Rehmat Ullah	AGEN	10ւև	01.05.73	26.08.92	WT »	23.10.18	- 23.10:18	23.10.18	16.01.19	1,0	1
	195:	HC/986 Sabz Ali ✓	·MKD	10th	15,04.71	30.08.92	WT	23.10,18	23.10.18	23.10.18	16.01.19		1
÷	196.	HC/988 Sharafat -	PESH	10th	15.02.69	08.09.92	WT	23.10.18	23.10.18	23.10.18	16.01.19		10
	197.	HC/951 Khalid Jan	CHD.	FA	07.12.73	19.10.92	WT	23.10.18	23.10.18	23.10.18	16.01.19		1
	198.	HC/989 Mumtaz Khan	LKI	10th	06.02.69	24.10:92	WT	23.10.18	23.10.18	23.10.18	16.01.19		1
	199.	HC/176 Saced Ullah	MDN	10th	15.03.70	26.05.93	WT	23.10.18	23.10.18	23.10.18	16.01.19		1
	200.	HC/964 Shams ur Rehman	CHD	10th	01.11.72	04.08.91	WT	23.10.18	23.10.18	23.10.18	16.01.19		1
٠	201.	HC/184 Hakeem Shah	LKI	10th	22.02.73	10.08.93	WT	23:10.18	23.10.18	23.10.18	16.01.19		1
	202.	HC/869 Shahid Ali	CHD	FA	11.04.74	10.08.93	WT	23.10.18	23.10.18	23.10.18	16.01.19	, .	1
	203.	HC/199 Khisro Nawaz	CHD	FA	05.02.69	10.08.93	WT	23.10.18	23.10.18	23.10.18	16.01.19		1
	204:	HC#84 Tasal Badshah	CHD	FA ·	01.10.71	29.08.93	WT.	.23.10.18	_23:10:18	23.10.18	16.01:19		٦.
	205.	HC/634 Hayat Khan	CHD	10th	08.01.73	01.09.93	WT	23.10.18	23.10.18	23.10.18	16.01.19]
	206.	HC/ Akbar Ali	CHD	10th	1,8.03.73	05.09.93	WT	23.10.18	23.10.18	23.10.18	16.01.19		7
	207.	HC/94 Magsood Khan	PESH	10 th	03.09.73	08.09.93	RM	23.10.18-	23.10.18	23.10.18	16.01.19		}
	208.	HC/993 Iftikar Ali	CHD	FA	04.10.71	23.09.93	WT	23.10.18	23.10.18	23.10.18	16.01.19	7 .	7
	209.	HC/994 Saeed ullah-Khan	MDN	MA	06.04.73	23.09.93	WT	23.10.18	23.10.18	23.10.18	16.01.1/9	7	٦
	210	HC/996 Bahramand	CHD	ĘΑ	03.03.75	27.09.93	W	23.10.18	23,10.18	23.10.18	16.01/19]
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[3	11.	HC/999 Noor ul Anwar	CHD	10th		03.10.93	WT	23.10.18			16.0119		1
_		HC/259 Salahuddin	PESH	10th		23.01.94	· WT	23.10.18			16.01.19		1
		HC/1 Sajjad Ahmad	PESH	FA	15,07.72	27.02.94	WT	23.10.18					1
		HC/963 Wisal Khan	CHD	FA	12.12.73	28.02.94	WT	23.10.18	23.10.18		16.01.19		4
_	14.		MKD	FA	01.04.72	22.03.94	WT	23.10.18	23.10.18		16.01.19		4.
_	15.	110.07	MDN	10th		05.04.94	WT	23.10.18	23:10.18		16.01.19		1
	216.	HC/343 Mohd Akbar	DIR	. FA	06.03.73	19.05.94	WT ·	23.10.18	23.10.18	23.10:18	16.01.19	<u> </u>	1
12	217.	HC/627 Inayat ullah		10th	03.04.74	25.05.94	WT	23.10.18	23.10.18	23.10.18	16.01.19	L	_
- [7	218.	HC/1001 Naveed Ali	MDN			29:05:94	-WT	23:10:18		23.10.18	16:01-19:]=
	219.	HC/1003 Mohd Usman	TK1	FA	10:10:72		WT	23.10.18	23.10.18		16.01.19		1
	220.	HC/1004 Zahir Gul	MDN	10th	01.02.71	02.06.94		23.10.18	23.10.18		16.01.19		IJ.
—	221.	HC/1006 Irshad Hussain	CHD	FA_	05.05.70	05.06.94	WT	1	23.10.18		16.01.19	LA	
<u></u>	222	HC/1005 Ijaz Ahmad	WKD	10th	02.01.74	05.06.94	WT	23.10.18		.)	16.01.19		
1	223.	HC/1007 Misal Khan	MKD	10th	09.03.76	05.06.94	WT	23.10.18	23.10.18	23.10.18		U	A
.		HC/1011 Wakeel Ghani	- MDN	FA	12.04.75	09.06.94	WT	23.10.18	23.10.18	23.10.18	16.01.19		
<u>-</u>	224.	IIC/1012 Shakut Iqbal	SBI	10th	17.12.75	.09.06.94	WT	23.10.18	23.10.18	23.10.18	16.01.19.		4
	225.		CHD	FA	30.03.73	27:06.94	WT	23.10.18	23.10.18	23.10.18	16.01.19	<u> </u>	Z V
· [226.	HC/733 Riaz Mohd	CHID	10th	22.06.76	07.07.94	WT	23.10.18	23.10.18	23.10.18	16.01.19		
Ļ	227.	HC/1016 Shah Saud	CHD	FA	-05.04.70		WT	23.10.18	23.10.18	23.10.18	16.01.19	<u> </u>	3
l	228.	HC/1018 Farhad Ali		10th	24:03.76			23.10.18	23.10.18	23.10.18	16.01.19	<u>. </u>	╝
- 81	229:	HC/1017 Sher Zada	MKD					23.10.18	23.10.18	23.10.18	16.01.19	T	
- X	_230.	HC/ 1021 Asmat Ullah	LKI	FA	28.02.73			23.10.18	23.10.18		16.01.19	/	7
	231.	HC/44 Iftikhar Ali	CHID.	10 th	02.04.71	13.09.94	.L_ <u>*Y</u> _L		1 22.10.10		·/	 -	

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Deputy|Inspector General of Folice;
Telecomm: & Transport
Khyber Pakhtunkhwa, Peshawar.

Amer E-

گزارش بجنورانور ہے کہ ساکا ن محکہ پولیس ٹیلی کمیونیکٹن 200/220 نفر 88-1984 کے بحرتی شدہ ہیں۔اور خیبر پختونخواہ کے مختلف اصلاع میں ہیڈ کنٹھیلان کے عہدول پر فائز ہیں۔ہم سب کے عمرین 50/55 سال سے اور جیں۔اور ASI عہدول کمیٹونخواہ کے مختلف اصلاع میں وائزلیس ڈیوٹی احسن طریقے سے سرانجام دی ہیں۔آنسران بالا کے حکم کے لیفائیڈ ہیں۔ہم سب نے خیبر پختونخواہ کے مختلف اصلاع میں وائزلیس ڈیوٹی احسن طریقے سے سرانجام دی ہیں۔آنسران بالا کے حکم احکام، ہدایات، VIPs ڈیوٹی و مجیم ہائے جے طریقے سے پاس اور دیسیوڈ کئے ہیں۔

1 - محکمہ ٹلی کیونکیشن نے تا حال ہمیں اظرمیڈیٹ کورس کیلے سلیکٹ ٹیس کے ہیں۔ بلکہ محکمہ ٹلی نے زبانی مینے دی ہے کہ ہم جملہ و کا 200/220 نفر ہیڈ کنشطیلان کو جناب GP اصاحب نجیر پختونخواہ نے 2017 ایکٹ کے تخت اور تئے قرار دیئے ہیں۔ 2 - جناب والا! جب سے محکمہ ٹیلی کمیونکیشن بنا ہے۔ ماسوائے ریکروٹ کورس کے جو RTC PTC یا کہ میں ہوتا تھا۔ باتی شلی کمیونکیشن کے تمام کورسز بائے لوئیر ، انظر میڈیٹ ، اپروغیر ، محکمہ ٹیلی کمیونکیشن کے اپنے ٹیلی بلڈ تگ سکول بیٹا ور میں کیا کرتے تھے۔ شلی کمیونکیشن کے تمام کورسز بائے لوئیر ، انظر میڈیٹ ، اپروغیر ، محکمہ ٹیلی کمیونک کے ایکٹ ان وغیر ورکروٹ امتحان میں دوران وائر لیس شاف کو نے کو کسی کے دوران وائر لیس شاف کو نے کو کسی اور ویوز کے پر بے دیے جاتے باکستان وغیر ورکروٹ امتحان میں وائر لیس ایکو بہنٹ میں یعنی بیٹری ، چار جنگ انجن ، ائیر بل اور ویوز کے پر بے دیے جاتے ہیں۔

4۔ جناب والا! ہارے بھی چھوٹے چھوٹے بچے ہیں۔ ہم نے بھی اس ملک کی خدمت کی ہے اور کرتے رہینگئے۔ ہماری آخری عمر میں ہم سب 200/220 نفر ہیڈ کنٹ ٹیملان کو پر وموثن سے محروم رکھا جا تا ہے۔ جو کہ سراسر ناانعمانی اورظلم ہے۔

له ناب ڈی انہ جزل آف پولیس ٹیل کمیونکیشن خیبر پختونخواہ کی خدمت میں استدعا کی جاتی ہے کہ ہماری درخواست کوغورے پڑھکر ہماری عرکو مدنظرر کھ کرانساف کے تقاضوں کو پورا کر سے تکمہ ٹیلی کمیونکیشن کو 2 سال بلیکسیشن دینے کا تھم صادر فرما کر مشکور فرماویں۔ تاکہ 2 سال کے اعمرا عمر محکمہ ٹیلی کمیونکیشن ہم سب کو پروموڈ کیا جاوے۔ نیز انٹرمیڈیٹ، اپروغیرہ کہلئے ٹیلی سکول کی اعازت بھی دی حاوے۔

نوازش شاباند موگى -

. الـــعارضان

ميذ كتنيلان دائرليس شاف محكمه ثيلي كميونيكيش خيبر پخونخواه پشاور

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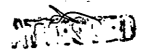
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بخدمت جناب السيكرُ جزل آف پوليس خيبر پختونخوال پيشادر، جناب عالى: ـ

درخواست ذیل عرض ہے

- (1) یہ کہ سائیلان 1991,1980,1988,1987,1986,1985,1984 میں بلتر تیب بطور کنٹیلان وائرلیس ایر نیل کمیونیکیشن میں بھرتی ہوئے ہیں اور خیبر پختونخوال کے عتلف ضلعوں بطریق احسن اپنے ڈیوٹیاں سرانجام دے دہے ہیں۔ (2) یہ کہ سائیلان نے دیکروٹ کورس پولیس ٹریک سنٹرز ،ھنگواور کوھاٹ سے پاس کئے ہیں اور پیشل وائرلیس ٹیل گرانی کورس پولیس سکول آف ٹیلی کام بیشاورے یاس کئے ہیں۔
- (3) میرکہ پولیس رول <u>13.7,13.6,13.5,13.4, 13.1, 12.3</u> (B) (2) <u>1934</u> کے مطابق SSC Passed روٹ کورس کو ایفائیڈ ، وائرلیس ٹیلی گرانی کورس کوالیفائیڈ ، منیارٹی کم فنس اور تین سال سروس ، پروموثن کورسسز کے لئے بنیادی اور لازی شرط ہے۔
- (4). یکسائلان کی تقریبًا 35/30 سال مروس بین اور فذکوره بالا Criteria کے مطابق ہر لحاظ سے پروموش کورسس کے لئے فف تصاور ہے۔
- (5). یدکت کمانہ اور dealings hands کے خفلت، لا پروائی اور تاالمیت کی وجہ سے سائیلان کو پروموش کورسسز کے لئے بروقت نہیں بلاے گئے اور قتریبا 35/30 سال بعد سائیلان کو بشکل ھیڈکنٹیلان 2018 پروموٹ کئے گئے۔
- (6). ید کرسائیلان کواگر بروقت پروموش کورسسر کے لئے بلاتے تو ابھی تک سب انسکٹرز Sub-Inspectors کے عہدوں پر پروموث ہوتے۔
- (7). بیکسائیلان کواب بیجہ زائدالعر (Overage) انٹرمیڈیٹ کورس اور مزید پروموٹن سے محروم کئے گئے جو کہ سائیلان کی بنیادی مقوق،اسلام،اورا کین پاکستان کی خت خلاف ورزی ہے اور سائیلان کے ساتھ سراسر ناانسانی ہے۔
- (8). مید کسمائیلان سے جوئیر اور نااہل ملاز مین کوغیر قانونی طریقوں سے پینی رول اور قانون کو بالا کھاتی رکھ کرغیر قانونی طور پر بطور ،

 SISS ASIs کے عہدوں پرغیر قانونی اور آوٹ آف ٹرن پروموٹ کئے گئے ہیں جو کدرول، قانون، اسلام، آئیں پاکستان اور سائیلان کے بنیادی حقوق کے خدولاف ورزی ہے۔ (جوئیم اور نااہل ملازین کی اسٹ لف ہے)
- (9). یک D.P.C کمیٹی کے مجرز نے ہمیشرول اور قانون کے خلاف جو تیر اور نااہل ملازین کے پروموش کے سفار شات افسران بالا کو پیش کے ہیں اور اسطرح جو تیر اور نااہل ملازین کو انسران بالا سے غیر قانونی اور آوٹ آف ٹرن پروموٹ کروائے ہیں جو کہ سائیلان کے بنیادی حقوق کے خلاف ورزی اور سرامر ناانسانی ہے۔
- (10). بیک یہاں پر بیبیان کرنابہت ضروری اور لازی ہے کہ بعض جو بھی طاز میں جو کہ ٹیلی صید کو اوٹر میں عرصہ داراز سے تعینات ہیں، خود ایخ پر دموثن کے D.P.C کمبرز بنے ہیں اور اپنے آپ کو غیر قانونی طریقوں سے پر دموث کروائے ہیں۔ اور بعض جو بیر طاز مین ایک دوسرے کے پر دموثن کے D.P.C کمبر بنے ہیں اور اسطرح اپنے آپ کو غلط اور غیر قانونی طریقوں اسے میاز میں موٹ کروائے ہیں۔ جو کہ مراسر ظلم، ناانصافی اور سائیلان کی بنیادی حقوق کی سخت خلاف ورزی ہے۔



(2)



لهذا بدر بعدد وخواست استدعاب كهزر

(1). مائیلان کی عمراور مدت طازت کو مدنظر رکھتے ہوے ، سائیلان کو انٹر میڈیٹ کورس کو الیفائیڈ تسلیم کیا جائے اور سب انسیکٹرز (Sub-Inspectors) کے عہدول پروموٹ کیاجائے۔

(2). سائیلان سے جونیر طازمین، جنہوں نے رول اور قانون کے خلاف فیر قانونی اور آوٹ آف ٹرن پروموش ماصل کے ہیں، ان کو سپریم کورٹ آف پاکتان کے بحوالہ فیصلوں 2017 SCMR 206, 2017 SCMR 206, 2017 -3-5-13-5-2018 کو سپریم کورٹ آف پاکتان کے بحوالہ فیصلوں SCMR 86, 2015 SCMR 456, 2013 SCMR 1752 کروش میں رپورٹ (revert/demote) کیا جائے اور ان سے ریکوری کی جائے تاکہ جائے اور ان سے ریکوری کی جائے تاکہ جائے اور ان سے ریکوری کی جائے تاکہ انسان کے تقاضے پورے ہو سکے اور سائیلان کو اپنا جائز حقق ق مل جائے۔

(4). مزیداستدعاہ، کہ سائیلان کے مسلے کے حل ہونے تک پولیس ٹیلی یونٹ میں ہرتم کے غیر قانونی کنفرمیش اور مزید پردموش روکنے کا حکم فرماویں۔ تاکہ اسلام، آئین پاکتان، رول، قانون اورعدل وانصاف کے تمام تقاضے پورے ہوسکے۔

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على الحالق المطالق المعالى الفعال

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BEFOR THE HON, BLE PESHAWAR HIGH COURT PESHAWAR

W.P. No. 2290 P12021

- 1. Saleem Shah Head Constable Police
 Telecommunication Khyber Pakhtunkhwa Peshawar
 date of appointment 16-9-1990
- 2. Sajad Khan Head Constable Police
 Telecommunication Khyber Pakhtunkhwa Peshawar
 date of appointment 1-4-1983
- 3. Khalid Mehmood Head Constable Police
 Telecommunication Khyber Pakhtunkhwa Peshawar
 date of appointment 1-7-1985
- 4. Akbar Shah Head Constable Police
 Telecommunication Knyber Pakhtunkhwa Peshawar
 date of appointment 25-3-19886
- 5. Ihsan ull haq Head Constable Police
 Telecommunication Khyber Pakhtunkhwa Peshawar
 date of appointment 25-3-1986
- 6. Ashraf Khan, Head Constable Police
 RE-FILE (FO) AY
 Telecommunication Khyber Pakhtunkhwa Peshawar
 O3 JUN 2021 date of appointment 25-3-1986
 - 7. Riaz kahn Head Constable Police Telecommunication
 Khyber Pakhtunkhwa Peshawar date of
 appointment 27-3-1986
 - 8. Abdul Ghafar, Head Constable Police
 Telecommunication Khyber Pakhtunkhwa Peshawar
 date of appointment 25-6-1986
 - 9. Akbar qadir, Head Constable Police
 Telecommunication Khyber Pakhtunkhwa Peshawar
 date of appointment 25-6-1986

 Demography Registrat

- 10. Muhamad Nazif, Head Constable Police
 Telecommunication Khyber Pakhtunkhwa Peshawar
 date of appointment 25-6-1986
- 11. Akhun zada Muhammad khan Head Constable
 Police Telecommunication Khyber Pakhtunkhwa
 Peshawar date of appointment 25-6-1986
- 12. Sher Zada, Head Constable Police
 Telecommunication Khyber Pakhtunkhwa Peshawar
 date of appointment 6-10-1986
- 13. Mehboob Hussain Head Constable Police
 Telecommunication Khyber Pakhtunkhwa Peshawar
 date of appointment 27-12-1986
- 14. Sher Ahmad, Head Constable Police
 Telecommunication Khyber Pakhtunkhwa Peshawar
 date of appointment 27-12-1986
- 15. Ghullam Muhammad Head Constable Police
 Telecommunication Khyber Pakhtunkhwa Peshawar
 date of appointment 27-12-1986
- 16. Akhtar zaib Head Constable Police
 Telecommunication Khyber Pakhtunkhwa Peshawar
 date of appointment 27-12-1986
- 17. Muhammad Ghullam Head Constable Police
 Telecommunication Khyber Pakhtunkhwa Peshawar
 date of appointment 25-6-1987
- 18. Bad shah khan Head Constable Police
 Telecommunication Khyber Pakhtunkhwa Peshawar
 date of appointment 25-6-1987
- 19. Amanullah Head Constable Police
 Telecommunication Khyber Pakhtunkhwa Peshawar
 date of appointment 25-6-1987

 Den ty Begistrar



- 20. Waqar alam Head Constable Police

 Telecommunication Khyber Pakhtunkhwa Peshawar

 date of appointment 25-6-1987
 - 21 Habib ur rehman Head Constable Police
 Telecommunication Khyber Pakhtunkhwa Peshawar
 date of appointment 30-6-1987
 - 22. Lal Hussain Head Constable Police
 Telecommunication Khyber Pakhtunkhwa Peshawar
 date of appointment 25-6-1987
 - 23. Nuru ul Haq Head Constable Police
 Telecommunication Khyber Pakhtunkhwa Peshawar
 date of appointment 1-7-1987
 - 24. Muhammd Nisar Head Constable Police
 Telecommunication Khyber Pakhtunkhwa Peshawar
 date of appointment 30-9-1987
 - 25. Murad Ali Head Constable Police Telecommunication
 Khyber Pakhtunkhwa Peshawar date of
 appointment 30-9-1987
 - 26. Kiramat Shah Head Constable Police
 Telecommunication Khyber Pakhtunkhwa Peshawar
 date of appointment 30-9-1987
 - 27. Iftekhar klan Head Constable Police
 Telecommunication Khyber Pakhtunkhwa Peshawar
 date of appointment 30-9-1987
 - 28. Sardar hussain Head Constable Police
 Telecommunication Khyber Pakhtunkhwa Peshawar
 date of appointment 26-12-1987
 - 29. Noor ahmad Head Constable Police
 Telecommunication Khyber Pakhtunkhwa Peshawar
 date of appointment 26-12-1987

 Denuty Registrat



- 40. Sabirullah Head Constable Police
 Telecommunication Khyber Pakhtunkhwa Peshawar
 date of appointment 10-12-1989
 - 41. Khur shed anwar Head Constable Police
 Telecommunication Khyber Pakhtunkhwa Peshawar
 date of appointment 16-6-1990
 - 42. Saeed Raziq, Head Constable Police
 Telecommunication Khyber Pakhnkhwa Peshawar.

 Date of appointment 4-10-1982
 - 43. Kachkol Head Constable Police Telecommunication
 Khyber Pakhtunkhwa Peshawar date of
 appointment 18-9-1990
 - 44. Aurang Navez Head Constable Police
 Telecommunication Khyber Pakhtunkhwa Peshawar
 date of appointment 19-9-1990
 - 45. Zahiru'lah Head Constable Police

 Telecommunication Khyber Pakhtunkhwa Peshawar

 date of appointment 3-10-1990
 - 46. Arshad Ali Head Constable Police
 Telecommunication Khyber Pakhtunkhwa Peshawar
 date of appointment 23-12-1990
 - 47. Afzal Ahmad Head Constable Police
 Telecommunication Khyber Pakhtunkhwa Peshawar
 date of appointment 30-6-1991
 - 48. Naeem Shan Head Constable Police

 Telecommunication Khyber Pakhtunkhwa Peshawar

 date of appointment 16-6-1991
 - 49. Abdul Hameed Head Constable Police

 Telecommunication Khyber Pakhtunkhwa Peshawary

 date of appointment 1-7-1991

 Deputy Registrar



- 50. Ayaz Muhammad Head Constable Police
 Telecommunication Khyber Pakhtunkhwa Peshawar
 date of appointment 15-7-1991
- 51. Shamsul Alameen Head Constable Police
 Telecommunication Khyber Pakhtunkhwa Peshawar
 date of appointment 18-7-1991
- 52. Fara Mush Khan Head Constable Police
 Telecommunication Khyber Pakhtunkhwa Peshawar
 date of appointment 20-7-1991
 - 53. Fazal Haz Head Constable Police
 Telecommunication Khyber Pakhtunkhwa Peshawar
 date of appointment 25-3-1991
 - 54. Jan wazir Head Constable Police

 Telecommunication Khyber Pakhtunkhwa Peshawar

 ciate of appointment 26-6-1991
 - 55. Gul fAm Hussain Head Constable Police
 Telecommunication Khyber Pakhtunkhwa Peshawar
 date of appointment 27-7-1991
 - 56. Hassan Mehmood Head Constable Police
 Telecommunication Khyber Pakhtunkhwa Peshawar
 date of appointment 22-2-1992
 - 57. Mehran Ban Shah Head Constable Police
 Telecommunication Khyber Pakhtunkhwa Peshawar
 date of appointment 4-8-1992
 - 58. Muhammad Ayub Head Constable Police
 Telecommunication Khyber Pakhtunkhwa Peshawar
 date of appointment 5-8-1992
 - 59. Ahmad Hayat Head Constable Police
 Telecommunication Khyber Pakhtunkhwa Peshawar
 date of appointment 8-8-1992
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- 60. Abdullah Head Constable Police
 Telecommunication Khyber Pakhtunkhwa Peshawar
 date of appointment 16-8-1998
- 61. Khalid shah Head Constable Police
 Telecommunication Khyber Pakhtunkhwa Peshawar
 date of appointment 26-8-1990
- 62. Sabz Ali Head Constable Police Telecommunication
 Khyber Pakhtunkhwa Peshawar date of
 appointment 30-8-1998
- 63. Iftikhar Head Constable Police Telecommunication
 Khyber Pakhtunkhwa Peshawar date of
 appointment 23-9-1993
- 64. Muhammad Pervez Head Constable Police
 Telecommunication Khyber Pakhtunkhwa Peshawar
 date of appointment 10-10-1993
- 65. Shah Jehan Head Constable Police
 Telecommunication Khyber Pakhtunkhwa Peshawar
 date of appointment 14-12-1994
- 66. Farhad Ali Head Constable Police
 Telecommunication Khyber Pakhtunkhwa Peshawar
 date of appointment 14-12-1994
- 67. Sher Alam Head Constable Police
 Telecommunication Khyber Pakhtunkhwa Peshawar
 date of appointment 28-8-1998

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Description AV.

29 MAY 2021

Versus

..Petitioners

- 1. Government of Khyber Pakhtunkhwa, through Chief Secretary Khyber Pakhtunkhwa, Peshawar.
- 2. The Secretary Home & Tribal Affairs Department, Khyber Pakhtunkhwa, Peshawar.





- 3. Inspector General of Police, Khyber Pakhtunkhwa
 Peshawar Central Police office Peshawar.
 - 4. DIG Telecommunication Police, Khyber Pakhtunkhwa Peshawar.
 - 5. SP Telecommunication Khyber Pakhtunkhwa Peshawar
 - 6. SP MT Khyber Pakhtunkhwa Peshawar
 - 7. Sher Wazir DSP, Police Telecommunication KhyberPakhtunkhwa Peshawar (date of appointment 20-4-1987)
 - 8. Saeed Khan, DSP, Police Telecommunication Khyber Pakhtunkhwa Peshawar (date of appointment 15-1-1989)
 - 9. Inspector Inyatullah Police Telecommunication
 Khyber Pakhtunkhwa Peshawar (date of appointment 1-8-1982)
 - 10. Inspector Pervez Police Telecommunication
 KhyberPakhtunkhwa Peshawar (date of appointment
 1-12-1980)
 - 11. Inspector Zahir Gul Police Telecommunication
 KhyberPakhtunkhwa Peshawar (date of appointment
 1-2-1984)
 - 12. Sub-Inspector Asmatullah Police Telecommunication
 Khyber Pakhtunkhwa Peshawar (date of appointment 1-2-1995)
 - 13. Sub-Inspector Seyar Gul Police Telecommunication

 Khyber Pakhtunkhwa Peshawar date of

 appointment 10-8-1993
 - 14. Sub-Inspector Jahan Zeb Police Telecommunication

 Khyber Pakhtunkhwa Peshawar date of FILED TODAY appointment 6-8-1983

tenn va v

- **★15.** Asi Ali Akbar Police Telecommunication Khyber Pakhtunkhwa Peshawar date of appointment 2-7-2003
 - 16. Asi Rizwan Haider Police Telecommunication Khyber
 Pakhtunkhwa Peshawar date of appointment
 1-12-2002
 - 17. Asi Muhammad Imran Police Telecommunication

 Khyber Pakhtunkhwa Peshawar date of appointment
 - 18. Asi liaqat Ali Police Telecommunication Khyber Pakhtunkhwa Peshawar date of appointment 26-6-2002
 - 19. Asi Nadeem Police Telecommunication Khyber
 Pakhtunkhwa Peshawar date of appointment
 1-8-2002
 - 20. Asi Amjid Ali Police Telecommunication Khyber Pakhtunkhwa Peshawar date of appointment
 13-6-2002
 - 21. Asi Muhammd Fayaz Police Telecommunication
 Khyber Pakhtunkhwa Peshawar date of appointment
 5-8-1992
 - 22. Asi Mushtaq Ahmad Police Telecommunication

 Khyber Pakhtunkhwa Peshawar date of appointment

 18-9-1991
 - 23. Asi isar Mehmood Police Telecommunication Khyber Pakhtunkhwa Peshawar date of appointment 19-2-1994
 - 24. Asi Nazar Muhammad Police Telecommunication

 Khyber Pakhtunkhwa Peshawar date of appointment

 26-8-1992

Deputy Registrar



- 25. Asi Muhammad Nisar Police Telecommunication

 Khyber Pakhtunkhwa Peshawar date of appointment

 18-7-1987
 - 26. Asi Muhammad Ishaq Police Telecommunication
 Khyber Pakhtunkhwa Peshawar date of appointment
 1-9-1980 (Illiterate)
 - 27. Asi Shahid Ali Police Telecommunication Khyber Pakhtunkhwa Peshawar (date of appointment 1-10-1980 (under metric)
 - 28. Asi Zahid Ali Police Telecommunication Khyber
 Pakhtunkhwa Peshawar (date of appointment
 1-10-1980) under metric
 - 29. Asi Abdullah Jan Police Telecommunication Khyber Pakhtunkhwa Peshawar date of appointment 1-12-1980 (Illiterate)
 - 30. Asi Fida Muhammad Police Telecommunication
 Khyber Pakhtunkhwa Peshawar date of appointment
 1-7-1983 (Illiterate)
 - 31. Asi Hamish Gul Police Telecommunication Khyber Pakhtunkhwa Peshawar date of appointment 1-12-1980 (Illiterate)
 - 32. Asi Mamriz Khan Police Telecommunication Khyber Pakhtunkhwa Peshawar date of appointment 23-7-1981 (Illiterate)
 - 33. Asi Shameen Khan Police Telecommunication Khyber Pakhtunkhwa Peshawar date of appointment 18-11-1981 (Illiterate)
 - 34. Asi Israr Khan Police Telecommunication Khyber
 Pakhtunkhwa Peshawar date of appointment
 18-11-1988 (Illiterate)

 FILED TOTAL
 Denuty Registrar



- 135. Asi Muhammad Zahid Police Telecommunication
 Khyber Pakhtunkhwa Peshawar date of appointment
 29-1-1996
 - 36. Afif Mujib Head Constable Police Telecommunication

 Khyber Pakhtunkhwa Peshawar date of appointment 10-9-2012 (list -D passed)
 - 37. Muhammad Inaam Head Constable Police
 Telecommunication KhyberPakhtunkhwa Peshawar
 date of appointment 23-12-2010 (list -D passed)
 - 38. Kifayatullah Head Constable Police
 Telecommunication Khyber Pakhtunkhwa Peshawar
 date of appointment 7-5-2009 (under metric)
 - 39. Tariq jan, Head Constable Police Telecommunication
 KhyberPakhtunkhwa Peshawar date of appointment
 7-5-2009 (under metric)
 - 40. Samad GUI Head Constable Police
 Telecommunication Khyber Pakhtunkhwa Peshawar
 date of appointment 7-5-2009 (under metric)
 - 41. Muhammda Ayaz Head Constable Police
 Telecommunication Khyber Pakhtunkhwa Peshawar
 date of appointment 4-2-2009 (under metric)
 - 42. Asghar Head Constable Police Telecommunication KhyberPakhtunkhwa Peshawar date of appointment 7-5-2002 (absorbed in Tele unit 2007)
 - 43. Kabir Ahmad Head Constable Police
 Telecommunication KhyberPakhtunkhwa Peshawar
 date of appointment 2003 (absorbed in Tele 3014)
 - 44. Asif pervez Head Constable Police
 Telecommunication KhyberPakhtunkhwa Peshawar
 date of appointment 2002 (under metric)FILED PODAY

Deputy Registrar





- Y45. Maqsood Ahmad Head Constable Police
 Telecommunication KhyberPakhtunkhwa Peshawar
 date of appointment 29-8-1998 (illiterate) list D
 passed
 - 46. Shahid Ahmad Head Constable Police
 Telecommunication KhyberPakhtunkhwa Peshawar
 date of appointment 29-8-1998 (illiterate)
 - 47. Manzoor Anmad Head Constable Police
 Telecommunication KhyberPakhtunkhwa Peshawar
 date of appointment 27-7-1998 (illiterate) list D
 passed
 - 48. Mumtaz Khan Head Constable Police
 Telecommunication KhyberPakhtunkhwa Peshawar
 date of appointment 12-5-1998
 - 49. Zia ul llah Head Constable Police Telecommunication
 KhyberPakhtunkhwa Peshawar date of appointment 178-1995 list D passed
 - 50. Umar Rehman Head Constable Police
 Telecommunication KhyberPakhtunkhwa Peshawar
 date of appointment 23-4-1995 list D passed
 - 51. Dervish khan Head Constable Police
 Telecommunication Khyber Pakhtunkhwa Peshawar
 date of appointment 9-8-1994 list D passed
 - 52. Sharifullah Head Constable Police
 Telecommunication Khyber Pakhtunkhwa Peshawar
 date of appointment 12-1-1994 list D passed
 - 53. Mir Alam Head Constable Police Telecommunication

 Khyber Pakhtunkhwa Peshawar date of appointment

 23-8-1992 (list D passed)

FILED TODAY

Respondents

Pentry Registrar

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WRIT PETITION UNDER ARTICLE 199 OF THE CONSTITUTION OF ISLAMIC REPUBLIC OF PAKISTAN 1973 AS AMENDED UP TO DATE

PRAYER:

ON ACCEPTANCE OF THIS WRIT PETITION AN APPROPRIATE WRIT MAY KINDLY BE ISSUED BY DECLARING THE OUT OF TURN PROMOTIONS OF THE PRIVATE RESPONDENTS NO.12 TO 58 AS ILLEGAL, UNLAWFUL, UNCONSTITUTIONAL AND INEFFECTIVE UPON THE RIGHTS OF PETITIONERS MAY BE SET ASIDE. THE THAT AND RESPONDENTS MAY FURTHER **PLEASE** BE DIRECTED TO CONSIDER THE PETITIONERS FOR PROMOTIONS TO THE NEXT HIGHER RANKS IN LIGHT OF POLICE RULES, 1934 WITH ALL BACK BENEFITS. ANY OTHER REMEDY, WHICH THIS HONORABLE COURT DEEMS APPROPRIATE, MAY ALSO BE AWARDED IN **FAVOUR** OF THE **PETITIONERS**

FILED TODAY
Deputy Registrar
29 MAY 2021

Respectfully Sheweth;

That the petitioners were recruited as Constables Wireless Operators in the Police Telecommunication Establishment in the years 1982,1983,1984,1985,1986,1987.1988,1989,1990 and 1991, respectively performing their duties in various districts of Khyber Pakhtunkhwa up to the entire satisfactions of superiors. (Copies of the list of





petitioners and private respondents showing date of appointments are attached as annexure

- 1. That Police Telecommunication is a Technical Establishment from the very inception in which the candidates are recruited as constables like other establishment of Police Force and promoted on the basis of seniority cum-fitness.
- 2. That SSC Qualification, Seniority Cum-fitness Basic Recruit Course, Wireless Telegraphy Course are prerequisite and mandatory for promotional exam and promotion of Head Constable, intermediate course for promotion of ASI and Upper Course for promotion of Sub-Inspector.
- 3. That according to Police Rules 1934 12.3 (B) reproduced as below

Direct appointment to the rank of assistant

Inspector, candidates for the Technical District

must also have the additional qualification of

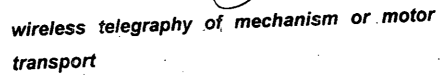
the requisite technical knowledge either of

sub-inspector in the technical district shall be made on the recommendation of selection boards constituted under rule 12.1(2) of which superintendent of police technical shall compulsory be a member. In addition to fulfilling all the other qualification for direct recruitment to the rank of Assistant Sub-

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- (2) Candidates thus enlisted shall be deputed to the police training School to undergo the full course prescribed for directly appointed Assistant Sub-inspector. And shall be liable to discharge if they fail to pass the prescribed examination. Or badly reported on. principal, police training School will ensure made are arrangement candidates to maintain full proficiency in their technical knowledge of wireless telegraphy or motor transport, as the case may be during the period of their training. They shall further be governed by all the other provisions of the police rules
- (3) Enlistment in the rank of Foot constable shall be made by the superintendent of police cechnical like any other district superintendent of police
- That According to Police Rules 1934, Rules 13.1, 13.4, 13.5, 13.6, 13.7, SSC Qualification, Basic Recruit Course, Wireless Telegraphy Course, Seniority Cum-Fitness and three years' service were/are prerequisite and mandatory for promotional exam and promotion.

 Denuty Registral Copy of the police Act, 2017 is attached as annexure 29 MAY 2021 Copy of the police Act, 2017 is attached as annexure
 - 7 That the petitioners are qualified Basic Recruit Course from the Police Training College Hangu/Kohat etc as

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well as qualified Special Wireless Telegraphy Course from the established Wireless Telegraphy School Peshawar, having 30/35 years of unblemished service carrier.

- That the petitioners having 30/35 years of unblemished service record were/are qualified for promotion courses and promotion as per rules and law in all respect but unfortunately and due the lethargy/negligence and incompetency of the department and dealing hands, the petitioners were hardly promoted as head constables in the year 2018 after completing 30/35 years of service. Copy of the seniority list is attached as annexure D.
 - 9 That if the petitioner had convened on due time for promotional courses, the petitioner would have held the position of Sub-Inspectors.
 - 10 That now the petitioners were disqualified for intermediate courses and deprived from further promotions due to overage once for all, which is against the fundamental rights of petitioners as well as un-Islamic and unconstitutional and against the principal of natural justice.
- 11 That it is pertinent to mention here that junior most officials and even much junior to petitioners i.e. private respondents 12 to 58 have been granted illegal, unlawful and out turn promotions in complete deviation of rules and law.

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- That the D.P.C committee members invariably rendered recommendations of promotions of junior officials i.e. private respondents 12-59 to High Ups in deviation of rules and law and violation of apex court judgments
- 13 That the Honorable Supreme Court of Pakistan vide its judgments 2013 SCMR 1752, 2015 SCMR 456, 2016 SCMR 1254. 2017 SCMR 206, 26/01/2016 and 31/05/2018 clearly directed that all illegal, unlawful and out of turn promotions granted either to police personnel on gallantry award or otherwise may be set-aside/ cancelled and their seniority be re-fixed with their batch mates, for the sake of convenience the relevant Paras is reproduced below,

that the Punjab Government has started Implementing judgments of this Cour reported as Contempt Proceedings Against Chief Secretary Sind (2013 SCMR 1752) and Ali Azhar Khan Baloch Vs Province of Sindh (2015 SCMR 456) and till date substantial portion of seniority of the Police personnel has been re-fixed. We must record our displeasure over the inaction on the part of the Punjab Government for the directions issued by this Court in 2013 and 2015. We expect that all out of turn promotions granted either to the police personnel on gallantry award or otherwise shall be undone within four weeks from today and the directions contained in the aforesaid judgments. Out of the directions contained in the aforesaid judgments.

FILED FOD their seniority be re-fixed with their batch mates in terms of the directions contained in the aforesaid judgments. Out of 29 MAY 2021 turn promotions, ranging from Constable to any gazetted officers shall be streamlined in terms of the aforesaid two judgments. On completion of the exercise, the I.G Police



Y Punjab, Home Secretary, Punjab and Chief Secretary, Punjab, shall submit compliance report with the Assistant Registrar of this Court for our perusal in Chambers. This order shall be communicated to the I.G. Punjab, Home Secretary, and Chief Secretary, Punjab, for their information and compliance and non compliance of this judgment shall expose the concerned officials to contempt proceedings. 111. Yet another anomalous consequence of this argument

is that while two identical provincial laws are enacted and acted upon and one province repeals the law while the other continues with its operations. Subsequently, the Court examines the vires of the law that continues on the Statute books and its provisions have found to be inconsistent with the Constitution or Fundamental Rights with the result that the benefits conferred or availed there under, unless protected by the category of past and closed transaction, have to be reversed and its deleterious effects undone. This category, quite obviously, consists of the cases wherein 'out of turn promotion' was granted to individuals, pursuant to the judgments of the

High Court, Service Tribunal and the Supreme Court. They shall remain intact unless reviewed."

- That the apex court orders were not complied with by 13. the respondents in order to favor the blue-eyed people.
- That the private respondents 12 to 58 who have obtained illegal, unlawful and out of turn promotions are Deputy Registrat still remained on unlawful, illegal positions which is against law/rules and unconstitutional, against the 27 MAY 2021 injunctions of Islam as well tantamount to the contempt of apex court orders.

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- 15. That most of the private respondents are under Metric/Illiterate, and Unqualified Basic Recruit Course, Wireless Telegraphy Course, notwithstanding have been granted promotions in deviation of rules and law.
 - 16. That the petitioners submitted a series of applications and moved from pillar to post with the request to select the petitioners for intermediate/list D Course and setting-aside illegal, unlawful and out of turn promotions but to little avail.
 - 17. That the officials' respondent has abused his powers disqualifying the petitioners for Intermediate Course/List: D Course and granting illegal, unlawful and out of turn promotions to juniors' Police, officials' i.e. Respondents 12 to 58 and officials' respondent are clearly violating the law and rules.
 - 18. That due to refusal of official's respondents to disqualify the petitioners for Intermediate/List D Course and not canceling/setting-aside illegal, unlawful and out of turn promotions is infringement of fundamental rights of the petitioners and violation of constitution of Islamic republic Pakistan 1973 as well as violation of august court orders
 - 19. That the act and omission of the respondent are illegal, unconstitutional, without jurisdiction, without lawful authority and of no legal effect, therefore need the interference of this Honorable Court and without legal authority.

 Deputy Registrar



- 20. That valuable rights is associated and if the petitioners are not considered qualified Intermediate/List D Course and illegal, unlawful and out of turn promotions is not cancelled/set-aside the petitioners would suffer irreparable loss.
 - 21. That the act of the officials' respondents with regard to not considering qualified intermediate course the petitioners and not-setting-aside/canceling illegal and out of turn promotions of private respondents 12-58 is malfeasance and misfeasance on the part officials' respondents.
 - 22. That had the respondent department followed the law and rules and convened the petitioners for promotional courses on due time and not illegally promoted the private respondents 12 to58, then the petitioners could have been promoted/hold the post of A.S.I or S.I in the department as per their turn and law
 - 23. That being infringed fundamental rights by the conduct of officialsrespondents by not selecting for intermediate course the petitioners and not setting-aside illegal unlawful and out of turn promotions of private respondents 12 to 58 there exist no other expedient-cum-expeditious remedy available hence the instant writ petition.

Deputy Registrar

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That the public functionaries are required to work strictly in accordance with law and procedure. They are not supposed to act according to their own whims and wish or under the political influence. If the needful is not done the petitioners may suffer irreparable losses and hence the propriety demands this Honorable Court





may take stern action against the violators through the instant constitutional petition.

25. That the expounded facts may also be considered as grounds of the instant writ petition and the petitioners seeks leave of the court of urge additional grounds after the stance of respondents become known to them. Moreover prior to this writ petition the petitioners have also filed Departmental appeals but of no avail. Copies of the Departmental appeals are attached as annexure

Interim relief:

With profound veneration in the meanwhile, the officials' respondent may kindly be directed to withhold further promotions of private respondents No.12 to 58 and all kind of courses of promotions until the final disposal of the instant writ petition.

Petitioners

SALIM SHAH & OTHERS

Through [/]

Noor Muhamad Khatak

Advocated High Court

CERTIFICATE

It is certified that the subject writ petition has not been filed earlier before this Honorable court.

Deputy Registrar

29 MAY 2021

DEPONENT

List of books:

JUDGMENT SHEET PESHAWAR HIGH COURT, PESHAWAR JUDICIAL DEPARTMENT

W.P. No.2259-P/2019 with CM No.214-P/2020

Rahed Gul and others

۷s.

Government of Khyber Pakhtunkhwa through Advocate General, Peshawar and others

Date of hearing

05,03.2024

For petitioner(s):

Mr. Noor Muhammad Khattak,

Advocate.

For respondent(s):

Ms. Shakeela Begum, AAG and Mr. Asif Ali Shah, Advocate alongwith Muhammad Saced,

DSP.

JUDGMENT

IJAZ ANWAR, J. Through this single judgment, we intend to decide the instant writ petition and W.P. No.2290-P/2021 titled "Saleem Shah and others Vs. Government of Khyber Pakhtunkhwa through Chief Secretary, Peshawar and others", since in both these petitions, the petitioners have called in question the promotions orders of the private respondents.

- 2. Comments were called from the respondents, who furnished the same wherein, they opposed the issuance of desired writ asked for by the petitioners.
- 3. Arguments heard, Record perused.
- 4. Perusal of the record transpires that the petitioners are aggrieved of the promotion orders of the private respondents which primarily relate to the terms and

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conditions of service of civil servants, besides, in view of the bar contained in Article 212 of the Constitution of Islamic Republic of Pakistan, 1973, the jurisdiction of this Court is barred to emertain such petition. Similarly, the petitioners have also alternate remedy available under the law by approaching the Khyber Pakhtunkhwa Service Tribunal for the redressal of their grievances and in view of the judgment passed in the case titled "All Azhar Khan Baloch and others Vs. Province of Sindh and others (2015 SCMR 456)", the apex Court held that the High Court has got no jurisdiction to entertain and decide matters of Civil/Government Servants relating to terms and conditions of their service.

5. In view of the above, this and the connected writ petition, being not maintainable, stand dismissed. The petitioners are, however, at liberty to approach the proper/competent forum for the redressal of their grievances, if they are so advised.

Announced Dt:05.03.2024

JUDGE

JUDGE

(DB) Hen'bis Mr. Justice linx Anwar and Hen'bis Mr. Justice Wicar Ahmed

<u>'Muhammalulah'</u>



BEFORE THE HONORABLE PESHAWAR HIGH COURT

(63)

Writ Petition No.2290-P/2021

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Saleem Shah & Others	Petitioners
Govt: of KP & others	- Respondents

Para wise comments on behalf of Respondent No.3, 4,5 & 6 are as under:

Respectfully Sheweth:

Preliminary Objections:

- A. The petition is not based on facts
- B. The petition is not maintainable in the present form as no out of turn or illegal promotion has been granted to anyone. All the promotions have been made by the Departmental Promotion Committee(s) after thoroughly checking the service records, good/bad entries, promotional exams A,B, C pre-requisite for promotion as Head Constable and Promotional exam "D" pre-requisite for promotion as ASI.
- C. That the petition is bad due to non-Joinder & mis-Joinder of necessary parties.
- D. That promotions of the respondents mentioned in this petition have already been challenged by the petitioners in the Writ Petition No.2259/P-2019 titled Rahed Gul and others vs PPO and others in Peshawar High Court and Service Appeal No.157-2019 tilted Ashraf Ali vs PPO and others in Service Tribunal.
- E. i That some of Petitioners in instant petition have already challenged in the Writ Petition No.2259/P, 2019 (from Sr. No.1 to 23) in Peshawar High Court and Civil Appeal No.157-2019 in Service Tribunal
- F. That the matter relates to Service terms and conditions which fall in the domain of Khyber Pakhtunkhwa Service Tribunal and jurisdiction of this Honorable Court is barred under Article 212 Constitution of Pakistan.

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FACTS:

Para 5: Pertains to record. The petitioners are serving as wireless operators in various districts/unit of KP.

Para 1: Police Telecommunication & Transport is a technical unit. Department made all kinds of recruitments as per law/rules and made all kinds of promotion strictly in accordance with seniority cum fitness and law/rules.

Para 2: Correct to the extent that Wireless Telegraphy Course was pre-requisite for the promotion of Wireless Telegraphy Staff, while the rest of trades have their own courses laid down for their respective trades. Promotional courses in the form of promotional exams "List A, B, C, D etc" were made mandatory.

Para 3: Incorrect: No direct appointment in the rank of Assistant Sub Inspector has been made in Police Telecommunication Khyber Pakhtunkhwa. All the recruitments in technical and MT staff were made in accordance with the Standing Orders.

Para 6: Incorrect: Police Telecommunication & Transport is a technical unit. Department made all kinds of promotions strictly in accordance with seniority cumfitness and law/rules. All promotions were made by the Departmental Promotion Committee(s) after properly checking service records, good/bad entries, ACRs, promotional exams A, B, C, D etc, seniority, availability of vacancies and length of service as prescribed in the rules.

Para 7: Pertains to record. As per existing rules, the petitioners are overage for next promotional course and they are not eligible for further promotion to the next rank.

Para 8: Incorrect: Everyone was offered promotional courses as and when one fulfilled criteria for such courses. Furthermore, the petitioners were called for promotional exams A, B, C which were pre-requisite for promotion as Head Constable despite the fact that all the petitioners and others were overage as per Amended Police Rules 2017, however, courtesy to the Department and frequent requests of the petitioners, they were promoted by granting 01-year relaxation in the implementation of Amended Police Rules 2017. The petitioners have crossed

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the required age limit and they are not entitled for promotion to next rank under the rules.

Para 9: Incorrect: Everyone was offered promotional courses as and when one fulfilled criteria for such courses. Furthermore, the petitioners never submitted any kind of reservations/presentation to the department in the past, but when they were declared overage as per Amended Police Rules 2017 for promotional courses/promotion, they raised these types of observations/reservations which are contrary to law/rules.

Para 10: Incorrect: The petitioners were declared overage as per Amended Police Rules 2017 and not by an individual or the Department, therefore, no question of injustice arise.

Para 11: Incorrect: No illegal, unlawful and out of turn promotions have been awarded to any official/officer. All the promotions were made as per available rules i.e seniority cumfitness etc and passing of requisite promotional courses/exams.

Para 12: Incorrect: Department made all kinds of promotions strictly in accordance with seniority cumfitness and rules/law. All promotions were made by the Departmental Promotion Committee(s) after properly checking service records, good/bac entries, ACRs, promotional exams A, B, C, D etc, seniority and length of service.

Para 13: Incorrect: No out of turn promotion was granted to any officer/official and therefore, no violation of the judgment of the hon'ble Supreme Court of Pakistan was made.

Para 14: Incorrect: As already Explained in Para 11

Para 15: Incorrect: As explained in Para 6

Para 16: Incorrect: The applications submitted by the petitioners were thoroughly perused and it came to the notice that all the applicants have either crossed the prescribed 48-year age limit or have not completed 02-year probation period as Head Constable, while no out of turn, illegal and unlawful promotion granted to anyone.

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Para 17: Incorrect: Respondents have acted in accordance with existing law/rules. The petitioners were overage for the Intermediate Course, therefore, they are not entitled for the next promotion.

Para 18: Incorrect: As explained in Para 10

Para 19: Incorrect: The Act of respondents are lawful based on facts and justice and needs no interference of Honorable Court.

Para 20: Incorrect: As explained in Para 10.

Para 21: Incorrect: As explained in Para 10 & 11.

Para 22: Incorrect: Already explained in above paras, respondents have followed the existing law and rules and never discriminated the petitioners in any way.

Para 23: Incorrect: As explain in above paras

Para 24: Incorrect and misleading. Respondents have followed the law/rules and never violated any rights of the petitioners.

Superintendent of Police,
Telecommunication,
Khyber Pakhtunkhwa, Peshawar.

Superintendent of Police, Motor-Transport, Khyber Pakhtunkhwa, Peshawar.

Deputy Inspector General of Police, Telecommunication & Transport, Khyber Pakhtunkhwa, Peshawar. Inspector General of Police, Khyber Pakhtunkhwa, Peshawar.

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Memorandum of Authorization For Representation as Legal Counsel/Lawyer (Agreement for Legal Services)

عقد توكيل. اتفافية خدمات قانو نية

BEFORE THE Khyber Pakhtunkhwa Service Inbund, Kenhawar					
Judicial Stamp (Court Fees), If Regulred (Affix Here)					
cedings (o)	Muhammad Riaz	PETITIONER(S) PLAINTIFF(S) COMPLAINANT(S) OBJECTOR(S) APPELLANT(S)			
Proc icab	VERSUS				
Parties of the Proceedings (If Applicable)	Oport of KP et al Nature of the Proceedings or	RESPONDENT(S) DEFENDANT(S) ACCUSED			
of M/ so any our suchashing . arbatestion	by appoint and constitute Shumail Ahmad Butt & Shera Butt & Sohail LLP, Attorneys at Law attemey(s) counsed for me its and on my our behalf, to appear, plead in the sand proceedings with powers to appeal revision, execution etc. up to apex court forum to withdraw and receive documents, to withdraw or e. bead me as by eath, withdraw or receive any money(s) on my our behalf and to give valid receipts; and me of other lawyer(s) coursed for me us & in my our name and on my our behalf, to do all acts, deeds, matter	sign, file pleadings and all kinds of applications ompromise in the said proceedings or to refer to discharges, to do himself themselves or through			
1. The fee paid, or agreed to be paid, to the aforesaid coursel is for his/their work at this forum alone. The retainer, however, shall continue and remain in the courts or fora through out. I We shall however make separate arrangements as to his their fees in respect of appeals revisions, transfer proceedings and execution of decree or orders. 2. Unless the whole amount of fee is paid, the said coursel is are not bound to prosecute my case nor is/are be they bound to do so (unless especially under separate arrangement) at any place other the courthouse place of proceedings beyond the usual court hours, on public heliday or in any other court/forum, in addition, upon submission of proper documentation, two shall reimburse the said coursel for all reasonable and					
castomary expenses incurred white providing services for me'rs. 3. No part of the said counsel's fee is returnable under any circumstances and cost of adjournments payable by the opposite party will be received and retained by him them in addition to his their fees payable by me us. 4. At any time the said counsel is are unable to attend the count from of proceedings because of illness, absence from station or other unavoidable reasons or preceduation, he they will make olitemate arrangements for appearance on his their behalf. But he they shall not be responsible for any loss caused to me us should these arrangements ful. 5. I we shall make my our own arrangements for attending the count forum on every hearing, to inform my our said counsel when the case proceeding is called. The counsel shall in no way be responsible for any loss caused to me us through my our failure so to inform him them					
or owing to a decision exparte for any reason. 6. I.We also undertake to pay his full professional fees as per stiputation. In case his their full professional fees are not paid the counsel can withdraw and or suspend has their services at any time, additionally the said counsel enjoy(s) a hen over my assets in case of non-payment. 7. I.We have been told, recognize and understand that said counsel have made NO GUARANTEE promising the success or outcome of the proceedings in a particular way. 8. I.We have read understood the contents of this document in full and thus put my/our respective hands to empower the					
HC	said counsel as stated on this day of 20 at				
bWe accept this Assignment					