FORM OF ORDER SHEET

Court of		
Appeal No.	683/2024	

	Арј	oeal No. 683/2024
S.No.	Date of order proceedings	Order or other proceedings with signature of judge
:1	2	3
1-	21/05/2024	The appeal of Mr. Wisal Ahmad resubmitted
		today by Mr. Javed Iqbal Gulbela Advocate. It is fixed for preliminary hearing before Single Bench at Peshawar on 22
- ,'		.05.2024. Parcha Peshi given to the counsel for the appellant.
		By the order of Chairman
		REGISTRAR
,		
·.		

The appeal of Merisal Phracel received today i.e on 06.05.2024 is incomplete on the following score which is returned to the counsel for the appellant for completion and resubmission within 15 days.

Annexures-A, B, B/I, B/III and C of the appeal are illegible which may be replaced by legible/better one.

SERVICE TRIBUNAL KHYBER PAKHTUNKHWA PESHAWAR.

Javed Igbal Gulbella Adv. High Court Peshawar.

Lespected Sit;

(Ke submitted of Jenuar) of Description as Pere meed bench above Objection be fixed before bench for hearing.

JAVED TOBAL GULBELA

(ASC)

BEFORE THE HONBLE KHYBER PAKHTUNKHWA SERVICES

S.A No- 683 /2024

Wisal Ahmed

Versus

IGP Khyber Pakhtunkhwa & Others

INDEX

S#	Description of Documents	Annexure	Page#
1.	Grounds of Appeal	*	1-0
2.	Affidavit	•	1,7
3.	Temporary Injunction Application with Affidavit		7
4.	Memo of Addresses		1
<u>5.</u>	Copy of the Inter-Se Merit List	"A"	9-10
6.	Copies of the Impugned Notification dated.11-02- 2014 & Seniority lists of 2015 and 2016	"B to B/II"	11-15
<u>7. </u>	Copy of the Seniority List dated 02-01-2017	"C"	15-
8.	Copy of the Judgment dated.09-08-2020	"D"	17-29
9	Copy of the order dated.02-02-2023	"E"	30
10.	Copy of the Promotion Order Dated.07-02-2020	·F"	21
11.	Copy of the Seniority list dated.29-03-2023	"G"	32
12.	Copy of the Impugned Seniority List Dated.17-11-2023	"H"	33-35
13.	Copy of the Representation	" <u>I"</u>	26-37
14.	Copy of the Relevant Rules	"]"	38-44
15.	WakalatNama		7.0

Dated: 04/05/2024

Through

(JAVED ICHAL GULBELA)
Advocate, Supreme Court of
Pakistan.

BEFORE THE HON'BLE KHYBER PAKHTUNKHWA SERVICE TRIBUNAL PESHAWAR

S.A No.	683	> /2024
-	10	

Wisal Ahmed, Acting Superintendent of Police Legal, CPO, Peshawar.

.....Appellant

VERSUS

- 1. Inspector General of Police Khyber Pakhtunkhwa, Peshawar.
- 2. Deputy Inspector General of Police Headquarter, Peshawar.
- 3. *Syed Amir Abbas*, Acting DSP Legal, CTD Headquarter Peshawar. (0332-9064579)
- 4. Muhammad Faroog Khan, Acting DSP Legal, Bannu (0333-9394805)
- 5. Akhlag Hussain Shah, Acting DSP Legal, Mansehra (0316-5908450)

....Respondents

Appeal u/s 4 Of Khyber Pakhtunkhwa Services
Tribunal Act 1974, Against The Impugned Seniority
List No.2975 Dated.17-11-2023, Wherein The Appellant
has been Wrongly Placed At Serial No.11 Instead Of His
Due Place At Serial No.6

Respectfully Sheweth,

- 1. That the Appellant is a naturally born bonafide citizen of the Islamic Republic of Pakistan & hails from a respectable family.
- 2. That the Public Service Commission through advertisement No. 01/2016 advertised various posts of SI Legal (BPS-14) in the respondent/Police Department. After completion of all formalities of selection process, the public Service Commission issued the recommendation of the appellant along with his other colleagues on 12-11-2009, and also assign them the inter se merit list amongst the recommendees, which were duly approved by the respondent department. (Copy of the Inter-Se Merit List is annexed as annexure "A")
- 3. That after the completion of the probation period, the appellant was confirmed as SI Legal, and after conformation the appellant was brought on list "F" and promoted to the rank inspector Legal vide Notification dated.

11-02-2014, but in that very notification the appellant name was not listed at his due place as well as in 2015 and 2016 impugned seniority list, as according to the inter se merit of Public Service Commission. (Copies of the Impugned Notification dated.11-02-2014 & Seniority lists of 2015 and 2016 are annexed as annexure "B, B/I & B/II")

- 4. That it is pertinent to mention here that, the seniority lists of 2015 and 2016 of the appellant and his other colleagues of batch-2009 were issued according to the arrival made by the them in their respective regions, which is illegal and unlawful, and is not accordance with the law.
- 5. That the appellant and his others colleagues being aggrieved from the said seniority lists, moved representation against the same seniority lists, and thereafter, the respondents addressed the grievances of the appellant, and revised the seniority list of the Inspector Legal vide Notification No.27-42/E-11 dated. 02-01-2017, wherein the seniority of the appellant and his other colleagues were placed at their due place. (Copy of the Seniority List dated.02-01-2017 is annexed as annexure "C")
- 6. That the respondents No. 3, 4 and his other colleagues Usman Ali Khan feeling aggrieved, moved service appeal No.679, 702 & 703 of 2017 against the seniority list dated.02-01-2017, and challenge thereby that they have been shown junior to the appellant. The same three appeals had been decided through a single judgment dated 09-08-2020 and held that, "it is declared in exercise of additional power under Rule 27 of the Khyber Pakhtunkhwa Service Tribunal Rules, 1974 that the date of appointment of the appellants and the private respondents in pursuance to recommendation of Khyber Pakhtunkhwa Public Service Commission made vide letter No. N.W.F.P/PSC/SR/V/SI(Legal)/53420 dated.12-11-2009 shall be reckoned from the date of approval of their appointment by the Inspector General of Police vide his office letter No.29070-75/E-II dated.02-12-2009 conveyed to the addresses including CCPO, Peshawar and DIGs of the respective region. If not otherwise made by the competent authority (Provincial Police Officer) from a different date than the date of their appointment reckoned herein above, the conformation of the appellants and respondents shall be reckoned from the date i.e. 02-12-2009 automatically. (Copy of the Judgment dated.09-08-2020 is annexed as annexure "D")
- 7. That the aforesaid Judgment of Service Tribunal dated.09-08-2020 were challenged by the respondents in CPLA No.6367, which were disposed of vide order dated.02-02-2023 with the observations, that in case of seniority list is changed, it would certainly create fresh cause of action for which all the remedies under the law would be available to the respondents for redressal of their grievances. (Copy of the order dated.02-02-2023 is annexed as annexure "E")
- 8. That meanwhile in the year 2020 the appellant had been promoted from the post of Inspector Legal to the rank DSP Legal (BPS) vide order No.CPO/E-I/Promotion/321 dated.07-02-2020 on regular basis in the light of seniority list of 2017, which were also challenged by the respondents and filed service appeals, which pending adjudication before this Hon'ble

Tribunal.(Copy of the Promotion Order Dated.07-02-2020 is annexed as annexure "F")

- 9. That now coming to the main epitome of the case, that during the pendency of series of lis before this Hon'ble Tribunal, the respondents issued the seniority list of DSPs Legal vides Notification No. CPO/E-I/Seniority List/849 dated.29-03/2023, wherein the appellant were placed at his due place in the seniority list.(Copy of the Seniority list dated.29-03-2023 is annexed as annexure "G")
- 10. That yet again the respondents issued the impugned revised seniority list dated.17-11-2023 on the pretext of the Apex Court Judgment dated.02-02-2023, wherein the appellant has been deprived from his due place in the seniority list. It is also important to mention here that the seniority list dated.29-03-2023 was issued after the judgment of the Apex Court, which is illegal and unlawful and against the rules and procedure and show the malafide on part of the respondents. (Copy of the Impugned Seniority List Dated.17-11-2023 is annexed as annexure "H")
- 11. That the appellant filed representation against the seniority list to the concerned competent authority, but till date the same has been left undecided. (Copy of the Representation is annexed as annexure "I")
- 12. That feeling aggrieved the appellant prefers the instant appeal for correction of seniority list and for his due placement in the seniority list of the DSPs Legal (BPS-17), upon the following grounds, inter-alia:

Grounds:-

- A. That where the law requires a things in a particular manners then that is to be done in that manner & not otherwise.
- B. That the impugned Seniority List dated 17-11-2023 is Quorum non judice, vide illegal, unwarranted and is liable to be revised accordingly.
- C. That the impugned seniority list is unwarranted, illogical and against the Rules and judgment/order of the Service Tribunal and Apex Court, therefore not tenable in the eyes of law.
- D. That it is a cherished principle of law that where a law requires a thing to be done in a particular manner, the same is to be done in that manner and not otherwise.
- E. That from every angle the impugned seniority list 2023 is illegal, void and is liable to be revised and rectified as according to the seniority list dated.29-03-2023.
- F. That not only aforementioned decisions were held and law was interpreted, but rather not only the relief were extended, but at the same time directions were respectively issued to rectify and modify the seniority list by avoiding

the aforementioned extraneous and unwarranted conditions, but as the higher officials had their own axe to grinde so every time only Individual Relief were extended while on the other hand the Respondents are still following the same extraneous conditions based policy of pick & choose & have kept and maintained the same malicious seniority list just to pave a way for their discriminations.

- G. That it is pertinent to mention here, that there is a quota reserved for fast track recruitment promotion, for the promotion of Sub-Inspectors, Inspectors to the post of DSPs. The probation, seniority and ancillary matters of all officers, promoted under fast track promotion through Public Service Commission, their inter-se seniority shall be in accordance with the merit assigned by the Public Service Commission. (Copy of the Relevant Rules is annexed as annexure "J")
- H. That it is pertinent to mention here that as the seniority of officers of the fast track promotion is reckoned through merit assigned by the Public Service Commission, exactly the same is the case of Sub-Inspector Legal. As Sub-Inspector Legal are inducted into service through competitive exam carried and conducted by the Public Service Commission and as the Police Rules, 1934 are silent over the subject in hand, so in this scenario the only mechanism is left to follow and reckoned the seniority of Sub-Inspector Legal in accordance with the merit assign by the Public Service Commission on the same lines as that of DSPs Legal of the fast track promotion.
- I. That from every angle the unfettered discretionary powers of the Respondents or rather their unwarranted and extraneous acts/actions are required to be check down in order to keep the Police Force as well disciplined Force where all decisions, promotions, transfers& postings should entirely be based on merits and strictly as per the law i.ePolice Rules 1934 and should not be let to run and manage by caprices and whims of high ups, which would only meant the destructions and malmanagement of this highly essential Service.
- J. That any other ground not raised here may graciously be allowed to be raised at the time of arguments.

It is, therefore, most humbly prayed that on acceptance of the instant service appeal, the acts and omissions of the respondents of issuing the impugned seniority list dated.17-11-2023 of the Deputy Superintendent of Police be declared illegal, void and kindly be struck down, and by doing the respondents be directed to issue the seniority list in accordance with inter-se merit assign by the Public Service Commission and by placing the appellant at his due place in the seniority list at serial No.7, with all back benefits.

Any other relief not specifically asked here be kindly be extended in the favor of the appellant.

Dated: 04/05/2024

Through

Javed Iqhal Gulbela
Advocate Supreme Court
of Pakistan

Saghir Ighal Gulbela Advocates, High Court, Peshawar Muhammad Arif Mola

& Junaid Swati

Advocates, Peshawar.

Note:-

No such like Service Appeal for the same Appellant upon the same subject matter has earlier been filed by me.

ADVOCATE

6

BEFORE THE HONBLE KHYBER PAKHTUNKHWA SERVICES TRIBUNAL PESHAWAR

S.A No-____/2024

Wisal Ahmed

Versus

IGP Khyber Pakhtunkhwa & Others

AFFIDAVIT

I, Wisal Ahmed, Acting ASP Legal, CPO, Peshawar, do hereby solemnly affirm and declare that the contents of the instant service appeal are true and correct to the best of my knowledge and belief and nothing has been concealed from this honorable Court.

DEFUNER

IDENTIFÆL BY:

JAVED IQBAL GYEBELA Advocate Supreme Court of Pakistan

BEFORE THE HON'BLE KHYBER PAKHTUNKHWA SERVICES TRIBUNALPESHAWAR

	,		•
S.A No.		/20	2
JAZZINU.		/20	Ζ4

Wisal Ahmed

VERSUS

IGP & Other Application For Temporary Injunction

Respectfully Sheweth,

- 1. That the Appellant is filing the accompanying service appeal, the contents of which may graciously be considered as integral part & parcel of the instant application.
- 2. That the Respondents have issued an Impugned Seniority list dated.17-11-2023 of DSPs legal, in the light of which the respondents are going to promote the DSPs to the rank of SP Legal, which are illegal and unlawful and utter violation of law. And also directed the respondents to not take any adverse action against the appellant.
- 3. That prima facie case exists in favor of the Appellant/ Petitioner.
- 4. That balance of convenience also lies in favor of Appellant and is pertinently sanguine of its success.
- 5. That if the instant Application is not allowed, the Appellant shall suffer irreparable loss.

It is therefore, most humbly prayed that on acceptance of the instant application, the respondents be restrained from carrying any promotion to the post of Superintendent of Police Legal, and from taking any adverse action against the appellant, till the final disposal of the accompanying service appeal.

Dated: 04/05/2024

Through

Javed Iqual Sulbela
Advocate Supreme Court

Pakistan

Affidavit: -

I, the Appellant, do hereby solemnly affirm and declare on oath that the contents of this application is true and correct to the best of my knowledge and belieft

Distient



Office No. B-1, 2nd Floor Al-Nimra Centre Qazi Plaza Govt College ChowkFaqirabad Peshawar

BEFORE THE HONBLE KHYBER PAKHTUNKHWA SERVICES TRIBUNAL PESHAWAR

S.A No- /2024

Wisal Ahmed

Versus

IGP Khyber Pakhtunkhwa & Others

ADDRESSES OF PARTIES

ADDRESS OF APPELLANT

Wisal Ahmed, Acting Superintendent of Police Legal, CPO, Peshawar.

ADDRESSES OF RESPONDENTS

- 1. Inspector General of Police Khyber Pakhtunkhwa, Peshawar.
- 6. Deputy Inspector General of Police Headquarter, Peshawar.
- 2. *Syed Amir Abbas*, Acting DSP Legal, CTD Headquarter Peshawar. (0332-9064579)
- 3. Muhammad Farooq Khan, Acting DSP Legal, Bannu (0333-9394805)
- 4. Akhlaq Hussain Shah, Acting DSP Legal, Mansehra (0316-5908450)

Dated: 04.05.2024

Appellant

Through

Javed Iqbal Gulbela Advocate, Supreme Court of Pakistan.

Chieff					
Ontro Coord				f siegen ang	
THE T	August 1			i pouroup.	1
MODE COME	No.	Eve	OF HIR OF HER		
Onota				20 m (12%)	
Chuota my O store	SN-NC		A STATE OF THE STATE OF T	Washington .	
Com		7.7		Secure Section 19	
Ounts Outsin	under mar				61
Comp.			DESCRIPTION OF A	(fr) unity :	
		1 276		TE THES	
			10 To		

.

有物 用表现 对合物 Indian

"A"-NNA

6

Battery Copy

N.W.F.P. PUBLIC SERVICE COMMISSION

APPENDIX-A.

Subject: INTER RE MERIT OF 16 (SIXTEEN) POSTS OF SUB INSPECTOR LEGAL (B-14) (ADVERTISEMENT No. 01/2009) S.No.38

Merit	Name with father's Name	District	Adts
Order			11445
01	Rashied Ahmad S/o Munawar Khan	Dir	Own Quota
02	Wisal Ahmad S/o Aman Ullah	Peshawar	Own Quota
03	Malik Habib Khan S/o Malik Khan	Peshawar 🐰	Own Quota
04	Sami Ullah Khan S/o Said Khan	Kohat	Own Quota
05	Akhlaq Hussain S/o Farhad Ali Shah	Mathra	Own Quota
06	Imran Ullah S/o Ikram Shah	Buner	Own Quota
07	Naeem Hussain S/o Ghulam Noman	Swat	Own Quota
08	Ghulam Hamid S/o Ghulam Noman	Swat	Own Quota
09	Muhammad Shafiq Khan Mohmand S/o	Mardan	Own Quota
	Muhammad Asim Khan Mohmand		_
10	Faheem Khan S/o Naveed Khan	Swabi	Own Quota
11	Muhammad Zahoor S/o Rustam Khan	Haripur	Own Quota
12	Siraj ud Din S/o Jamshid	Kohitan	Own Quota
13	Syed Aamir Abbas S/o Syed Jamil Hussain	Kohat	Own Quota
14	Usman Ali Khan S/o Sher Ali	Charsadda	Own Quota
15	Muhammad Farooq Khan S/o	Buner	Own Quota
	Muhammad Haroon Khan		
/16	Sher Muhsin Ul Mulk S/o	Chitral	Own Quota
	Muhammad yaqoot Khan		

(FAZAL BADSHAH)

Depute Secretary-I

Mosterd is the blucker which all orbits builtings but he bendes had O LEINO ELE CHIM ECLIEDIOTOP UI SASED LA LIO UI PUE MODE MUNICIPALITA Anders in a special for abent 21 and including the No Patrico de la verse de la commencia de la c THE TUDBE SERVICE PRIVING PRIVINGE SUCCESS TO SERVICE TO SERVICE THE SUCCESSION OF THE SERVICE S ason elung siedigungur jo és jetur (elojues eur (el-variones

The past and It there he no such post dispense with his IT of min stayen appeared to be staying the sext at assure

SOME

JO (STOPAGES SIL DAY SENSOR TO THE TELL THE TEL

-Auw Apoppe Dynydden the president of attempts as may be prescribed by the) esticipating descripter of attempts as successfully at the complete succ is Yiluteesour stalence of elic solvies and it its regiment

Somit of early fresh resembling. Yem snoteninexa istractions tous rasset the thing. URSEADOUR BRITTE SEATURE SERVICE LINES SELVICE SERVICE TO BE SUCCESSIVE

al Raw notified to botted arthrolity no state and sales and Sticketh state of the distribution shall subject to the other provisions TUBE SITE OF (E) STORE-SITE TO STOREGUE STOREGUE STOREGUE ad abilitabledorg zit 10 horag and arany left to be DESEX EXPLOSIONS & DI SOLVIES BAT IN THE TRANSPORTE STATISTICS To sish and mon tashe this barrilled at the comments that boltag zin batalomoa vinorasiztise zen om aerdusan

Smulledge sid at bamilines need eventer the big to the sales te of antique, the probaboner shall, subject to si Mixem and halfw sig yes and by the day on which the maxim

The links bean axial ded. T I BUOLEN PRODUCT

Battery Copy

Explanation:

- (i) If no ordersOf the initial probationaryDeemed to have been extended.
- (ii) If no orders have been made by the day on which the maximum period of probation expires, the probationer shall, subject to sub-section clause (4), be deemed to have confirmed in his appointment.
- (iii) A probationer who has satisfactorily completed his period of probation, shall be confirmed with effect from the date of his continuous appointment in the service in a substantive vacancy; provided that where the period of his probation has been extended under the provisions of sub-clause (3) (c) of this clause, the date of confirmation shall, subject to the other provisions of this clause, be the date on which the period of probation was last extended.
- (iv) No person shall be confirmed in the Service unless he successfully such training and passes such departmental examinations may be passed by the Commission from the time to time.
- (v) If a member of the Service falls to complete successfully any training or pass any departmental examination prescribed under sub-clause (4) as such period or in such number of attempts as may be prescribed by the appointing authority may-.
- (vi) In case he has been appointed by initial recruitment, dispense with his services; or.
- (vii) In case he has been appointment by promotion, revert him to his former post, and if there be no such post, dispense with his services.
- 11. Seniority.---(1) The seniority inter-se of the holders of the posts

Examined---

a. In the case of persons appointed by initial recruitment, in accordance with the order of merit assigned by the Commission, if the appointment is made on the basis of a competitive examination, and in other cases, in accordance with the order of merit assigned by the appointing authority; provided that persons



KHYBER PAKHTUNKHWA, PESHAWAR ORDERS BY THE INSPECTOR GENERAL OF POLICI PAKHTUNKHWA POLICE GAZETTE PART-IL FOR PUBLICATION IN THE KHYBER

MOTTADIATION

- Date(Land

Police are hereby brought on tist "F" with immediate effect; of the following confirmed Sub-Inspectors Legal of Khyber Pakhtunkhwa or 07.02.2014 duly approved by the WAIGP Khyber Pakhtunkhwa the name derlignitäsem zit ni DPC ontrophendation of the DPC in its meeting help PROMOTION EIST-F

Morgan Region		٠٠٠ ۾ لائٽ
- The Manager Land		41
Mardan Region		2 . S
	W/TICK OUT	4 - 5 . 7
LIGZBI BABABI	SIALEegalimeaguitah No. 450AN	
Hazara Region	SIV Legal-Faheem Khan No. HV52	上面
11015	GRAHLON NISSULT THE STORY OF THE	7:1-
Hazarà. Region	SIVLegal Naeem Hussain No. HA53	
Mardan Region	SINCERAL SIFA PURCHON HASS] [11]
IPATILIS I	13/H ON 200082 Deliver 23 7600 17/12	1016
CCP, P.esnawar	65/H ON 2000BZ Deminerium 1829-37/2	
CCP, Peshawar	SWLEgal Muhammad Shakqi No RV. 499	2.64
JEWBIRD	SAV Legal, Usanian Ali Khan No. P7.00	$\hat{T}_{ij}\hat{R}_{ij}^{*}$
CCP, Peshawar	007/12/01/01/02/03/11/200	
COLSOR BISABLE	SINCEgal Matik Hassain Snah No. HV50	24, <u>2</u> 4
Toigen unned	STATE OF THE STATE	194
- A LOUIS HOUSE	TO NOTIFICE OF THE WANTER OF THE PROPERTY OF T	
- nows is now.	SINCegal Akhalo Hussain Snah No. HV50	_57
noig9A brinkalsM	SIVLegal Akhalq Hussain Spat Wan No. 8735	11
PO BON MEJEM	Space Milhard Space Spac	
TIMO	My8PP. ON bemna binza 1629 JNZ? According 1629 JNZ?	ミヒゴノ
RECION/UNIT	WIND ON DEMINA BIRED WIP	'さた
	MYBPP. ON bemna binzes 1629-JNI2	7
· idoaua	NAME E BANK	
्रा, , , , , , , , , , , , , , , , , , ,	NAME R AND	17

Khyber Pakhbankhwa esilog jorenages or sous aggree Addt: IGP/Headquarters (FIZA DAMMAHUM NAIM)

Peshavar

Gaptical City Police Officer, Peshawar. ALAdi JebyHORs Knyber Pakhtunikhwa, Peshawar SAT ACTION OF STREET THE

Deputy inspector General of Police, CFD Khyber Pakhunkhwa Deputy inspectors General of Police, Hazara, Malakand, Bannu, Kohat รู้ใหม่สู่แต่กำเลิดของ

Caplee Sunda Secret (PO alconent cheir obraklingi Scharen

FOR PUBLICATION IN THE KHYBER PAKHTUNKHWA POLICE GAZETTE PART-II ORDERS BY THE INSPECTOR GENERAL OF POLICI KHYBER PAKHTUNKHWA, PESHAWAR.

NOTIFICATION

1.02_1201

Dated: & All E-II PROMOTION LIST-F

As specification of the DPC in its meeting heli on 07 02-2014 duly approved by the W/IGP Khyber Pakhtunknwa the name the statiowing confirmed Sub-Inspectors Legal of Khyber Pakhtunkhwa ce are hereby brought on list "F" with immedia

SINO	nediate effect:
2011 - Control of the	
SA S	REGION/UNIT
255 PSI/Legal Syed Antif Abbas	Malakand Region
SI/Legal Muhammad Faroog Khan No. 8/35	
SV Legal Malivage and mar No. 6750	cannu Region
35K egal Wildiam No. PV4-68	"Mazara Region"
是我就是我们还是一个一个一个一个一个一个一个一个一个一个一个一个一个一个一个一个一个一个一个	CCP Peshawar
Bay Legal Muhammad Shariq No. By 199	CCP, Peshawar
	CCP; Peshawar Mardan Region
SIGNATURE STREET STREET AND CONTROL HIVES	Hazara Region
	Hazara Region
SI/Eggal Faheem Khan No. 2MR/13	laZara Region
EIGH STALLEGAL IMMA JOHN NO. MRV 13	Mardan Region
	Malakayd Region

(MIAN MUHAMMAD ASIF)

Addl: IGP/Headquarters Inspector General of Police Khyber Pakhtiinkhwa Peshawar

2 Lall dated Peshawar the

Audik Jop Jaioks Knyber Pakhtunkhwa, Peshawar rapital City Police Officer, Peshawar

Deputy Inspectors General of Police, Hazara, Malakand, Bannu, Kohat

epiny lospector General of Police CFD Khyber Pakhtunkhwa,

Office Sundt Secret CPO elongwitch their obiginal Character





TOUSED SENIORITY DE INSPECTORS LEGALION LIST TO OF WHY BER PAKHTUNKHWA, POLICE AS IT STOOP ON SU 16:2015

The control of the co

				· · · · · · · · · · · · · · · · · · ·		0.0	T D.O	T.O _ "	REMARKS
Commence of the Commence of th	EDUGAT	ROME	p.0	D.0	0.0	PITOMORY	PROMOTIO	CONFIRMA	
	ION	DISTT:	HTAIR	ENLISTM	CONFIR	1,525,44	1 1 1 1 1 1 1 1 1 1 1 1 1 1 1 1 1 1 1	TION AS	是一种的一种。 第一种的一种种种的一种,但是一种种种种种种种种种种种种种种种种种种种种种种种种种种种种种种种种种种
NAME 4 NO.	Sept 1. 14 1 1 1 1 1 1 1 1 1 1 1 1 1 1 1 1 1	1. Page 37 1	1 12 10 10	BNT.	HATION	NTO HST	1 topec to	INSPECTO	A CHARACTER AND A
To the second of the second	第二十二十二十二十二十二十二十二十二十二十二十二十二十二十二十二十二十二十二十	100000	1. 1. 1. 1. 1. 1. 1. 1. 1. 1. 1. 1. 1. 1	4 1949 st. 334] @:: 5[r*]	,10年 10年 40	17 - 4 1/2/2010	16.77	1955年1964年2000年1966年1
Target and the second and the second	State Of the State of	1.00	4 0.028 in 12.75	1 - 10 - E 342	LEGAL	[A. A. \$ 1. 14.	1. 及及4.	5 (34 A T 8)	电影响应数据的
			11. 20 2 3		V. 3		1 2		F-ACTION ACTION AND ACTION
	1 1 1 1 1 1 1 1	7 = 3 · · · · · · · · · · · · · · · · · ·	07,05 1958	51.03.1985	1 0 (98)	67.07 (991)	1 10 0 10 2	74.05.7008	
Service Marketing No. 0761	BALLB	Bannu		41. 2019 TEAM 2011	40.00	1 1 1 1 1 1 1 1 1 1 1 1 1 1 1 1 1 1 1	+ Chicago	25171320113	以为14000000000000000000000000000000000000
A transfer of the second secon	200 11431 116	L. Karak	20,11:1962	71,01.1990	71.01/1000	14 30 187	THE RESIDENCE	Land Contract of the Contract of	
C. J. Edule and No. K/02	SAL PARLEY	7 (7)	: 000000000 c	5 5 5 100 1	40.491	3 245 BE 1997.	133 2011/2013	(* \$1.10-2013 /	
THE REAL PROPERTY OF THE PARTY OF	BALLIB	Latin /	10.08 1518	1 41 2041526	学学学学		1 10 10 10 10 10 10 10	71.10.2013	THE PROPERTY OF THE PARTY OF TH
4. S. 4. 4. 4. 4. 4. 4. 4. 4. 4. 4. 4. 4. 4.		<u> </u>	02.11.1967	17.01/1993	17.01.1993	12011997	08/10/2009	Sales Astal Sich	
(多)对美国研究的特别的"国际"	DAILLB	Beanu	4: 1 37 367 1	1. 1. 1. 1. 1. 1. 1. 1. 1. 1. 1. 1. 1. 1	4 4 4 4	1101.1997	1713-01-2001	(dk40,2015)	过来的基础的
Munehimad Asif No. B.J.A.	BA/LLB	Lakki	31.0£ 970	-17.04.1921	1134-165	。 一位数据的	3 - 2 - 3 - 4 - 4 - 4 - 4	P	A PROPERTY OF THE PROPERTY OF
	<u>. And</u>	تستنكنا	27728844	1 107 04 1 19937	109-12-1993	11201,1227	19.LT 2007	31.10.2013	BAR JAR MATERIAL WATER
16 46 Pohal Altal blo BIST ANY	BALLER	Bannu	23.12(1964				F10-07-2004	10.2013	
	IN BAILLE	P v Duri	19,0711950	09:09:1992	9100 1993	1007 2004	可以供表示是		
TV TELEVISION And No. PAIDS		1, 15 15 1	The state of the s	1 4 6 a 20 o 1 0 0 0 0	700-104197	20 01 160	1.000 (1.00 to 1.00 to		
is a reasoning discharge than	NUMBER OF THE PARTY OF THE PART	Kohat	1,1 m/n 4 e z	1 发表是	No.			Part of the second	
	33.13.43.33.83.83.83.83.83.83.83.83.83.83.83.83		TEMP 2010	1 7 7 7 7 7	有关的关节			CALL STATES	
The state of the s	的 自己是一个	A. 3. 18. 10. 10	- 77 33 33 33	0 7 7 7 7 7 7 7 7 7 7 7 7 7 7 7 7 7 7 7	0.003 [099]	30.04.2001	7 70 07 200 A	Latio2017	A CONTRACTOR OF THE CONTRACTOR
Techniques study o KOR	B.Seattle	- Kohot	10.04 1968			4 - 21 - 31 - 40 - 14 - 47	2 - 4 - 41 - 51 - 5- 44 - 5- 44 1 C		
THE RESERVE THE PROPERTY OF TH	クラット シェッシュラーション	1000	Trenheloka	126 03 1999	(FIFT) 9997	1 2005 2000	- FF02 1092	14.400 LANE	1. 1. 1. 1. 1. 1. 1. 1. 1. 1. 1. 1. 1. 1
PARTY TO THE PROPERTY OF THE PARTY OF THE PA	BACCAB	Kohat.	并不够多语义	J1 (1975) 1 1 1 1 1 1 1 1 1 1 1 1 1 1 1 1 1 1 1	1 ATO ROSET	2009 1000	S STATE OF THE STA	AND THE PROPERTY OF	经验证的 中国的基本。
	MAZOTO.	Pranbin's	- 01:0C 106%	1720.0411887	50000	生物类的现在	建筑设置	A STATE OF THE STA	
A SATURATION OF DESIGNATION OF DESIG	2 02 C	1 1 1 1 1 1 1 1 1 1 1 1 1 1 1 1 1 1 1	200	77 80 80 8	TOTAL TOTAL	F 20:05:2009	TOTAL DESIGNATION		
A CONTROL DESIGNATION OF THE PARTY OF THE PA	16年期以此19年	, Kohai	11312130	" " M	THE PARTY OF LAND OF			1.00	医多位性 医神经性
		Die briber	0204 1940	05.12.2009	0112200	1 10 TO 1	4 2 1 2 2 2 2 2	A STANK	
A STATE OF THE STA			100.00	THE THE STATE OF		Constitution of the	建设设施设施	级观点概念规	
	142 WAZI4 BY	the Lot Hall	2 3 30 47	1,05,13,03	10 m				
	的现在分词	1.37		THE TAX PAGE	101 122 009	电影影響的	THE STATE OF	外层其实认为	and the second second
	TO MAKE THE	A CERTIFICATION OF THE PROPERTY OF THE PROPERT			第3名。在 特别	1200		1 1 1 1 1 1 1 1 1 1 1 1 1 1 1 1 1 1 1	
《自然》的《自然》,"这里不是不是一个。"	AND	中位指数是多				THE PERSON NAMED IN	计算数据文化		Participation of the Con-
	THE STATE OF THE S	A CANALA	O METAL ST	* D. C. P. P. C. P. C. P. P. P. C. P. P. P. C. P.			可可能是可以可以	用 你们不是我们	
The second secon	AZSO TATALAT RI	Mailtehia	2013的建筑	(m, 11,1405)		表现对某些关系	以外外的	苏龙龙沙沙州	
《大学》	7/11/2	4 4 4	3	7 4 7 7 7 7 7 7 7 7 7 7 7 7 7 7 7 7 7 7	TEPE ON	于 A PAR CO PROPERTY	34181630	1400250年代最	《大学》,《大学》
TEAR TO MALE MADE Khan Poork	4 E SA CE 18 18 18 18 18 18 18 18 18 18 18 18 18	可以如果		, 是为2000年	下风掠 台外心	TOTAL PROPERTY.		COVE TO THE	
	12.50	TOTAL NEW	19204 1982	112122009	的特殊	BENEFAN.	何会が在外で	Transfer of the Ba	
THE REPORT OF THE PERSON OF TH			1		TE CONTROL	Exercise Lord		经验的	《探话》:"我说过
THE COMPANY OF THE PROPERTY OF	THE PART OF PERSON AND THE PERSON AND PERSON	والمرود والمناه	LION STRUCK	: 1 or 7 of 2:24 09 5	21-1611 - 617	マーン・ログ・スモング・デー	A PROPERTY OF SERVICE	のい 神事 サンスス・10 年代	A THE MILLS OF THE STATE OF THE

PATTESTEE

The Table of Carlos of Car

Battery Copy

REVISED SENIORITY LISTOF INSPECTORS LEGAL ON LIST "F" OF KHYBER PAKHTUNKHWA, POLICE AS IT STOOD ON 30.06.2015

No. 1694 /E-II. Seniority List:- The seniority list of Inspector Legal on List "F" of Khyber Pakhtunkhwa Police as it stood on 30.06.2015 is hereby published for information to all concerned.

S.No	Name & No.	Education	Home Disst:	D.O Birth	D.O Enlistment	D.O Confirmation Legal	D.O Promotion to List "F"	D.O Promotion as Inspector Legal	D.O Confirmation Inspector Legal	Remarks
1	Abdul Sattar No. B/62	BA/LLB	Bannue	07.05.1958	31.03.1983	31.03.1983	09.07.1991	20:12.1995	24.05.2008	
2	Abdul Sanar No. K/02	BA/LLB	Karak	20.11.1962	23.01.1990	23.01.1990	12.01.1997	14.02.2008	31.10.2013	
03	Abdul Aziz NO. B/34	BA/LLB	Bannu	20.06.1958	01.06.1992	01.06.1992	12.01.1997	19.11.2007	31.10.2013	
04	Mir Faraz No. B/38	BA/LLB	Bannu	02.11.1967	17.04.1993	17.04.1993	12.01.1997	08.10.2009	31.10.2013	
05	Muhammad Asif NO. B/36	BA/LLB	Lakki	31.03.1970	17.04.193	17.04.193	12.01.1997	15.02,2008	31.10.2013	
06	Sohail Afzal NO.B/33	BA/LLB	Bannu	23.12.1964	17.04.1993	09.12.1993	12.01.1997	19.11.2008	31.10.2013	
07	Bashir Ahmad No. P/100	BA/LLB	Dir	19.07.1959	09.09.1992	09.09.1992	30.02.2008	30.07.2008	31.10.2013	
08	Muhammad Ibrahim Azhar No. K/98	BA/LLB	Kohat	17.04.1965	08.10.1992	08.10.1992	30.07.2008	30.07.2008		-
09	Ishaq Gul No. K/58	B.Sc/LLB	Kohat	10.04.1968	25.03.1999	25.03.1999	30.07.2008	30.07.2008	31.10.2013	
10	Ibrahimullah No. K/55	BA/LLB	Kohat	29.10.1969	26.02.1999	26.03.1999	30.07.2008	30.07.2008	31.10.2013	-
11	Raza Muhammad No. P/03	MA/LLB	Swabi	01.01.1969	20.04.1999	20.04.1999	30.07.2008	30.07.2008	31.10.2013	
12	Kamal Hussain	BA/LLB	Kohat	15.04.1969	25.03.1999	30.06.2008	21.05.2009	21.05.2009	31.10.2013 .	
13	Rashid Ahmad No. 448/M	MA/LLB	Dir Upper	02.04.1980	05.12.2009	05.12.2009	11.02.2014	11.02.2014		
	Syed Aamir Abbas	MA/LLB	Kohat	15.06.82	05.12.09	05.12.2009	11.02.2014	11.02.2014		
-15	Muhammad Farooq Khan No. B/35	MA/LLB	Bannu	30.12.1978	08.12.2008	08.12.2009	11.02.2014	11.02.2014		
16	Akhlaq Hussain Shah No. H/50	BA/LLB	Mansihra	07.02.1982	09.12.2009	09.12.2009	11.02.2014	11.02.2014		
17	Malik Habib Khan	BA/LLB	Peshawar	10.01.1982	12.12.2009	12.12.2009	11.02.2014	11.02.2014		
18	Wisal Ahmad No. P/200	BA/LLB	Peshawar	12.04.1982	12.12.2009	12.12.2009	11.02.2014	11.02.2014		
19	Usman Ali Khan No. P/199	MA/LLB	Charsadda	25.12.1983	12.12.2009	12.12.2009	11.02.2014	11.02.2014		

Supremedal cultation Advocate (Court of Pakistan

	"".) ' \		1.			7 2:	~	الموارد	•
Ť,	Commission of the	1	_	- - -		- "	-+-	<u> </u>	_
٠,			-:1	1.5			⋆≱Ի	1 13	
4			·1.			š.,			
		i. [:	Ι,		* (* * * * * * * * * * * * * * * * * * *	3 L3	: ቀ "		٠.
٠.	3	-1.	. 1	. le		21:	:::	3. C:	•
1	والميام الأواساء سيؤكم	1.	٠],	76%	175 E. T.	4. 7	:de	. P.	`
۸.	国文学等的		1	ن جا ن		: L	ZIV	÷K	
ς.	1 1 1 1 1 1 1 1 1 1 1 1 1 1 1 1 1 1 1	: - 1	ı î	77	2.33	* L	11	7	٠.
	14 W 14	, m	ં 1	∵ [₹`∵	X 1	S 17	- 14	· r	٠,
	Branch Land	·	·] ·	. 12 :-	4	:±tt:	د:اد	d be	-
•	100	- F	· ľ	多人		, [\mathbf{H}	*H**	,
	F 14 1 1 1 1 1 1 1 1 1 1 1 1 1 1 1 1 1 1	· . Y	·.Ł	Two.		7	: 1		٠
٠.١	4 · · · · · · · · · · · · · · · · · · ·	:] :	. i.	. Inc.	E. 157	318	٠ŧ.	* :	
	الرئاس برنيد المساحة	.:1	1			4	٠Ľ٠	تراد	
1		``1	- 1		- in the state of	<u>ج</u> ان:	Τ.	3L:	
•••			44		***	£ :	٠,٠	٠,	۲.
	(Va 2 1	٠.	1	e	A		7		
٠,	_ ₹₩₽ -	sF3r	11:		13. 2. 2		. P.	`T:?	u
Ŀ	ヹゟ゙゚゙゙゙゙゙゙゙゙゙゙゙゚゚゙゙゙゙ヹ゚゚ヿ゚゙゙゙゙ヿ゚゚゚゚゚゚゚゚゚゚	# ·	L.	17		٠, ٠	Τ.	77	, I
- [7 B Z Y W.	रा∵	r ·	. " ;		.1∵	*	1:	1
: [1	3-0-E	ر لا	1:	4		1 6	Ľ.	J	ł.
1	· 大这位。/	11	J	1		i	1.5	L .:	1
ď		T '' -	T: .	T ***		•	ŧÐ.	ዮ ∵	L
.L	<u>1</u>	J	ľ . '		*	ዜ ፈ	٠٠	1 :	ŀ
ŀГ	. 211	1		(jeller)		Łż	1.7	 	ŀ
. [ENT. MATIGM NIGHTO PROMOTIO CONFIRM. ENT. MATIGM NIGHTS. AND NIGHTS. MICHAELTO INSPECTO	T.	105.20.11 1.02.20.11	1007012	7.7	٠		∹تا	ŀ
ŀ		ŀ÷·	۰ځا	_∵∵.	. Z. 67 🐼	تت	=	Į≌√	ľ
k	名丘りでひる	15.,	2	晟		R	12 :	(2: i	ŀ
ď	医型管室区	M.	 	h in .	2.7	ĸĸ	Ľ.	النا	L
۳	"不是不可	1 0	la.	 	*5	16 6	ďΥ	(i)	ŀ`
ψ.`	14 KE 14	 = ∙`	 ≓	(DE)	- 1. A. C.	rich.	ijŤ.		r
j	ATT WEST OF	102.2011	11.	۲. <u>۲.</u> ۲	Sec. 35.75	10	23	ŀ. 🛪	Ŀ
1		-	-	<u> </u>		-	<u> </u>	<u>:</u> :	ľ٠
T	∞ುಚಿಗ್ಳಾಗಿ.	F .	1			r~~	~ " ".	r ⊅	ľ
1	治尿 (4)00	.	*	▼ 200	2 3. 4.	×	7'	T 5	ŀ
Ł		٠٠	9	(9 .; ··		le:	(d.	i Si	۲ŀ
۴	543 E		2.	2.	多名。这		LAIL I	0.7	Ľ
10	(後:ロボンド	18:	8	•02.20 11		8	12	다시	1
1		! — ∣	-	<i>⊒:1.</i> 1	100	.	13	-	Ŀ
ν.	酒苦.		-			[- -:			ľ
Ŀ	- Turber								Ĺ.
F٧	5 4 <u>4</u> 7 45					., .	1		۲.
ŀ	:E.S.:	ĕ-	ቜ.]	O		8:	þ	2.5	
la	A 2 2 3 3 3 3 3 3 3 3 3 3 3 3 3 3 3 3 3	X	2	유생	7.54	2	13:1	2	Ŀ.
12	マンボン	1	7	7.4		- 3	3.		
١.	2.3: .4	- 1	7	- : ···		77.1	۹.	•	-
ŀ.	0.5	I≃ ·	1	34. I 2.2009		Ä.,	'n	L .	
٠			31.12.2009. 31.12.2004				•3	تعا	
[-				03.04.1982 21.12.2009	4		· ie	- 31	ŀ
F.	allian Er San La	8∙.	Ş.,	60	المعاضر وأحوا	\$ 1	2∹	2:	ŀ
Ja	Lo.	⊝ ∷	ቜ.	(9 . – .)		Ğ.:	δ,	δ.	
ta		F.T. 1	2	27.	(A. (A.)	20	7		٠.
ł٠	5 -			— ::			Ö,	∵ :	
П	A1.	l= 4	<u>≓</u> . I	=-		= :	14.4	:	
<u> </u>	<u> </u>		_			į.	ľ	6	
١.	**************************************	اندا	-	., .					
Ŀ	-1.1.1.1.1.1.1.1.1.1.1.1.1.1.1.1.1.1.1.	~	ĕ	٠ ن 👀	- 1	.	÷	<u>ب</u> م	
10	BIRTH	<u>~</u>	<u>-</u>	≘.		9	<u>~</u>	2.	⁻.
I٦	4	e-i	- 1	- ^-				· • • • • •	
1-	= - " :	0	9	O· ·	14 · · · · · · · · · · · · · · · · · · ·	•	o, I	아기	•
ı		Ξ.	S	3 ; :		ξ.	8.1	≏	•
Γ.		Mardan 15 03.1979 15.12.2008 15.12.2009	Haripur 05.01.1980			ш,	\$ 100 go the 1 refer to 11 Polori of 1 - 0101 021 2161 10 20 1 1448	Burer 15.04.1983 92. (2.2009, 17.07.2013 11.07.2014 11.07.2013	٠.
ŀ	bism i	• •		Kohisian		<u>.</u> . 1	A	"]	
14	1. 9	5	5	1		9.4		1	-
ŀΖ		₽∵	۰ف	9.			급기	. E. I	٠.
Ю	21.4. N	3 1	<u>a</u> 1	.		[3 1	ا چيا	ایر	
įΞ		[₹:]	z	\mathbf{Z}_{i}		Z 1		ا ۳	•
ŗ.	$: \underline{\mathcal{M}} \not \in \mathcal{L}$	_		L ~	<u> </u>	ا. ك	· I	انيا	٠.٠
١.,					-32 30 7		7.7		
1		آ مدا	an'l					en. 1	
		.				(12 12	1	_	٠.
ì٦		3.4	₹,1	ラグ な		93	4] - 	
ğ	5	ji k	Ţ.	2, 0	A I R	es v	行を	7	
	2	NAL.	TŴ	Science Science	N N	B) VV	fi vs	ון עער	
	6	BAALI	TiVN	Science Science	NY IS	क्षां प्रदेश	íti vesti	hwe'	
	ě	BALL	TWW	PLAN.	N YN	ej vye	firesi e	กรงจ	**
Color	5	BATT	TWA	Science	N. A.	ந் ர ச்	(Tosa :	nwa:	*
YONGA.	ě	HO BATT	TIWN I	Science Science	N VN	en vo	firest :	hww.l	7
Congress	5	DANS BALL	15/1 15/1	NA Fo	MI YM	minke H	fi faste 🗀 🖘	hava:	4
YONGA.	Š	HINYS BYNTH	TIÊVM 15/H	NA Fo	NAM.	marke 1	friesas (1997)	have [4
Control	ð	WHILE BALLE	THYM IS/H O	Science	NA A	make History	frest : Em	nava I i i i i	4
College	9	No. MAY19 BATLE	INO HVSI NAMELL	Science Science	MA IS	make History	Trast : Star	W. BALL	
YOJIQU. I.	0	IG NO. HAVID. BATLI	THYNI ISH ON IO	Will MA Fol	NA IN	का प्रश्निता है।	Triasas Services	nava Nos	
YOJIGA I	, 100 m	ITIG NO. HIEV19 BATTLE	HOOL NO. HVS!	O VM.	NI YN	BOT VO 1 SECULION	Trastel Stand on	hava Nost	4
VO)102	,	Institute Markey BALLE	THOOL NO. HUS!	IOT AM	BITA TO THE STATE OF THE STATE	ED TY B LESS HOW WI	Trastell Section 1995	Have West	
VOJIGA L	100 P	d Shaffa No. MAC 19 BANLLI	THYM 15/H ON HOURS P	IN THE SCHOOL	BTT.	EN WE HAVE THE	Trastell SE BURNE	Have I work	
YONGE	ANNE & NO.	nad Shaffig Mg. M.RV.19. BANLLI	THYNI 157H ON TOOHEZ PE	Dis No. 1953	HT.	ET TYPE I SECTION WITH	Trasac Employed	Travel : No. 12 Own II	
YONGE	NAME & NO.	inise shafig No. Miles	THYNI 157H ON TOOHEY PRINT	Sound	NA N	HAMMING HOTEL BYA (III)	Trasac Standard was most	Hava Liver Work on yell	
YONGE I.	NAME & NO.	unning Shaffa No. MRV19. BATLL	United Zahoot No. H/St	44-Dia Po 14/5	AL VIII	ET HISTON NO. HOSE B. ALLES	THE RIVER OF THE PARTY OF THE PARTY OF	in try g . [Pulos a on well my	
YONGA LIVE A SECOND STATE OF	NAME & POS.	thuminad Shafiq No. MAV19. BALLI	THYM : 15/H ON TOOHEZ PRIVING!	Just Din Ro 11/2)	AL VALUE	B) WY 1 SECH ON WOOTH WAS	THE PARTY OF THE P	Through the phose on utilities	
YONGA	NAME 4 700.	Muhammad Shaffa No. M.R.19 BALLI	THYM . 15/H ON BOOKEZ peinweithin	Fig. 10- Dis No. 1953	NA IN	BOTH HEROW NO HOSE	CITY OF THE SALE AND SALES OF THE SALES OF T	Traval Pubst on utilities	
YOUNGE IN THE PROPERTY OF THE	NAME & ROS.	Muhamma shaffa No. W. 49.	THOM I SAH ON BOOKEZ DEIMINERTY	ou vid an inches	AL MAIN	Nacem Hatter No. Hossey	CTTOSE STATE AND AND AND ADDRESS OF THE STATE OF THE STAT	नियम्ब	
YOUR LAND TO SEE THE PROPERTY OF THE PROPERTY	NAME & NO.	Muhaman shalla No. Marie BARLE	THYM 15/H ON located permustary	Sing Du Vo 1933	AL VALUE OF THE STATE OF THE ST	BULL BASSON HISTORY BASSON IN BASSON IN	Trash () - Third was made where the	Travel: Work on utimberus	
YOU GO TO THE THE PARTY OF THE	NAME A POS	20 Mysman ad Shaffa No. M. W. 19. 19	TY Widthmind Zahoot No. 1451	Statute Div to 1933	AL VIII	21 Wagen Hussin No. With 1 1 BALLER	CHARLES STANFORM HIS WASHINGTON	Travel: Work of utimbering to	
YOURS TO SEE THE SECOND	NO. NAME & 190,	20 Muhmmad Shaffa No. WALLE	THYM 15/H ON Jodgez peinnething 1/2	Serai-to-Din No. 1983	THE STATE OF THE S	BITTY OF HISTORY NO. HUSE ST. B. B. A. L. B.	THE REPORT OF THE PARTY OF THE	TWOSE ON UTIMERS IN THE	

AUSERIO MEDITARI SERVIDA SUPPRINCI SUPERIOS (TIE # 324)

Vod zojta se neteby published by infitimation to all concerned. in the second of WENTSED SENIORITWEIST OF INSPECTORS LEGAL ON LIST "FUORKHYBER

E AS-IT STOOD ON 30.04, 2016

CIA SELECTION OF THE SE	
201 0 1 1 1 1 1 2 2 2 2 2 2 2 2 2 2 2 2 2 2	
Single Control of Cont	
为自己的	
21.10.2011 21.10.2011 21.10.2011 21.10.2011	
1102.01 11. 1102.01 11. 1102.01 11. 1102.01 11. 1102.01 11. 1102.01 11. 1102.01 11. 1102.01 11.	
1102011 11020 1102011 1102011 1102011 1102011 1102011 1102011 1102011 1102011	
10.00116	
1007-7008 1007-7008 1007-7008 1007-7008 1007-7008	
1997 17.05.1997 19.00.7000 1997 17.05.1997 19.00.7200 1999 1990 1992 3007(199 1999 1900 2008 12.185 2009	
17.04.1997 17.04	
## 17 0	
21 12 196 19 07 195 17 07 195 17 04 196 17 04 196	10 0 1 1 0 0 1 1 0 0 1 1 0 0 0 1 1 0 0 0 1 1 0 0 0 1 0 0 0 0 1 0
21.12.19 (12.04.196) (17.04.196) (17.04.196)	
Establish Establ	
BATCB BATCB BATCB BATCB BATCB BATCB	
B B B B	
Munitarium de Deahim Aznar No. BAULB. Kopanji Tiussain No. KULi.	
1. Sohali Attal No. B/19 Sohali Attal No. B/19 Bashir Ahmad No. P/100 Nuhahmad Brahim Attar No. K498 K498	A TOTAL NO. NO. S.
Condition of the condit	
A Bashir Ahmad North An Kun Kun Aman North Manna Aman North Manna Aman North Manna M	Maria Gir Adi Kasa Maria Gira Adi Kasa Maria M
a se	
经	
4800 S B B B B B B B B B B B B B B B B B B	
[1] [4] [4] [4] [4] [4] [4] [4] [4] [4] [4	

REVISED SENIORITY LIST OF INSPECTORS LEGAL ON LIST "F" OF KHYBER PAKHTUNKHWA, POLICE AS IT STOOD ON 30.04.2016 /E-U; Segiotity List:- The seniority list of Inspector Legal on List "F" of Khyber Pakhrunkhwa Rolice as it stood on 30.04.2016, is hereby published for information to all concerned:

					THE DOCKER	50.000		D.O.CONE		:"1
		Z EDU SA SE	IOME	7. DO 0 49. D.O	图 19代价表表示 图 图	MOTIOMORES	PROMOTIO	ASINSP		
. [CARRE NAME & NO. 5	MARKET NO.	isti k	BIRTH	ATTECATES	NTO LIST	MASTINS P. W			5 4
:- `							LEGALET	2 30 12 2	HARLING SEVER SELVEN	꽥.
: :	1800分类 1895年1995年1995日				34 1003	12.01.1997	,08 10 2009	J 10.2013		Ц,
		BA/LLB	Banny	02 11.1967 (7.04.19	1 - 1 - 1 - 1 - 1 - 1 - 1 - 1 - 1 - 1 -	1. 427 (24. 55. 4. 5. 5. 5.)	15.02.2008	31.10.2013		`\ ! :
	Mir Faraz No. B/38		10.3 (12.2)	31.03.1970 47.04.19	93 17:04:1993	12:01:1997	况。 探告的时间的自己	31,10.2013		\Box
: -	2. Muhammad Asif No. B/36				3 1	12.01,1997	19 11 2007	15 <u>- 15 - 15 - 15 - 15 - 15 - 15 - 15 -</u>	#196 #196 #25 #25 #25 #25 #25 #25 #25 #25 #25 #25 #25 #25 #25 #25 #25 #25 	+
3 }		BAILLB	Bannu	[TT] T West 1997 1997	<u> </u>	30.07,2008	30.07.2008	31.10.2013	Charles Laborated Block	#]
	3. Soháil A ízal No. B/33	BAILLB	Ďи	19.07.1959 .09.09.19	<u> </u>	1 - 1 - 1 - 1 - 1 - 1 - 1 - 1 - 1 -	30.07.2008			<i>:</i>
: 4	4. Bashir Ahmad No. P/100	·	Kohat :	17.04 1965 08:10:19	92 08.10.1992	30.07.2008	1. 學學發展 1999年	Section of a	The second secon	, † ·
5	Muhammad Ibrahim Azhar No	BA/LLB			999 30.06.2008	21.05.2009	21.05,2009	31,102013	Assigned revised seniority by DPC in his meeting held on	
	The Property of the Control of the C	BA/LLB	Kohat	15.04 1969 25.03.1	999 - 30.00.2004	1.55	อน ก็เกิด "เกิด เหตุเกิดเลืองได้" เกิด เกิดเกิดเกิดเกิดเลืองได้		19 14 2015 Notification No.	, .l.
3	Kamal Hussain No KAM			全位是这种情况	MARKET NO	1.00	3.25 mily 6	社会社会社会	2789-2808/E-() daled	
						は自然が決定さ		of Caroli Walancia	17,12,2015	
						30.07.2008	30'07.2008'	ં 3ા. 0.2013 :,		<u>;</u> ;
λ 		* 1906 Oct 10	Kohat	10.04 1968 225.03.1	9990 25 03/1999	the second of the second of	1 1 2 2 2 3 3 4 5 4 5 1 1 1 1 1 1 1 1 1 1 1 1 1 1 1 1	3/20201334		翀
	13 71 Ishaq Gui No. K/58	B Sc/LLB i	34 35 mm. L	29 10 1969 26.01 (9991 26 03:1992	2 30 07 2008	10,07,2008	医新疆的现在分 点		
5 7	8 Ibrahimullah No. K/53	BALLB	Kohal	01011969 30.041	000 100 04 1999	30,07.2008	30.07.2008	3] [0.2013		(
;~·\}	1 ACC SECTION AND AND AND AND AND AND AND AND AND AN	MAZLLB	Svebi	1.01.01.1968 1.47.75	333	45LI-02 2014	A(1:02.20[4])			
3,12	* 109 C Raza Muhammad No. P/03	11. 3. 23. 4. 10. 11.	Dic Upper	ふた ロシーロサ・ドス ロがいしとえばんだんだ	009-105-12-2009	3500 Mark 18-18-18	1102201406	11 02 20 1615	"我想到了一个人的一个人的一个人的一个人的一个人的一个人的一个人的一个人的一个人的一个人的	\$1
Ņ.X	12 10 J Rishie Ahmed No. 443 (M.	MATCE	1011-128 1-12	1115.06.82.2.302.12	0091 05 (2:2009	771(02 2014)	A STATE OF THE STATE OF	Lary M. Plant		藝
NAT.	To yet Amur Abbas and the	TIMAJULB NA	Kohatiy		7/00 0 /03/12/2000	i sai dalabila s	1711,02,2014			
4		MAZEEBS	Baylu	F 60 12 1974 F 10 15	发现。	10,000			777 - 18 V - 19 19 19 19 19 19 19 19 19 19 19 19 19	
Ç.Ç	Mulianimal Targer Killin Ma			0703 1982 09 12	2009 1 09 12 2009	of the D2 2014 in	120年16年16月			
	Akhald Hussain Shah No. EK 10	ABAYLUB, W	Mansehra	40 01 1982 112 12	2009	WT1.02.2014	TX11:02:2014k	I HAY STILL		
144		A AZILB	Pestiawar	计划0.0171.3855叶环代	10 July 10 Jul	12 6 7 7 7 7 1 4	77 Cn2 20145	711702.201A7		34
1.3	2714 Matile Habib Khan No. P/168						of the second second	311.02.2016		
M T	Take is July sali Ahmad No. BZ00 ti	。在100mm 100mm 100	481 X X	5 5 ca 6 1 0 2 7 3 1 1 2 3 2 5	2002 41-56-545-52	到,1966年1967年1965年48		4000		
N C	THE STATE OF A LIKHOLD PURSE.	MAZELB A	Charsadea		2 2 3 3 3 3 3 3 3 3 3 3 3 3 3 3 3 3 3 3	2 2 2 1 02 2014	100220146	"你"事的的	AND THE REAL PROPERTY.	
		BAJULB	Mardan	1501 1970 WISHT	20020 355	02/2014	21 2100 201421			
7.74	Muhammad Shafiq No. MR/49	NA SHARE		0501 1980 321 12	2009 721-12 2009	科学是的特殊		AN WASHING		33
		TIVE AND THE BASIS	AHODOHA:	建设建设设施,通过设施的	2017年18日 1818年18日 1818年18日	SHEED CARLOSE COME	到 200 200 200 200 200 200 200 200 200 20	4	市场、产品等等的有效多类的不同的。 经产品的证据	2.79

ANYED CHALGULBELA Suping Count of Pakistan (\$155# Ozal

		$\tilde{\mathcal{J}}$, i b	100	ú,
	्य				7 m
	Ė.	H.	24	÷ b	Ø.
	4	洮	*4	7.5	بنجد
	4	7	1	热度	Š
		非.	. L		1
	· M			$y_i \in \mathbb{R}$) : (·
	: *	"神"		74	\.
	. A	11.	. F		Ē.
	7		32. j	. 4	ĸ.
	\$ 4 .			Ŷ	۴
	<u> </u>	11		∵ `	3. 3.
EV-SZ-		3. Jr.		4	*
区的分裂	4	Ď,	- 3	<u>ئ</u> ا	
O'S G	: † ∵	4	56	12	11 : 11 :
- VIII	փ.:			延	Ú.
520 PM			7	計算	Ţ.
	1	~ (#)	20 € 7 500		
	. Iv	3		泛。	
O O Z KAR	- [S	į jo	, 6	\$ 0	ķ
E E LONG !	P	言語		1	Ź
00000000000000000000000000000000000000	Į,		遏	pt.2010 119.01.2015 > 1.2015	1
	1	3	1		华
CGL VICTOR	3 77	37	有穷		1
		ìΞ	X.	120	i.
		18	;;≅	įb.	
*OF MA	S	12	18	13	
SEZONE-	-		'] =	Div	şè.
		P		15.5	٠,
A CONTRACTOR OF THE PARTY OF TH	8	ြစ	<u> </u>	100	į.
O E COMPANY	ĮŽ.	2	হ	E.	إبَرُ
		旨	ľŚ.	3	ŝl
	i e		 	2	3
10.5 11.1 2.2006 11.02.201	10	2.01.2010 12.01	1 5	15.75	₹
双子四世8	S	10	18	12.	<u>;</u>
	2	7		150	3
	- 1	0	1-	9	4
	~		0	9	1
			<u> </u>		=
	8	3	130	6.3	취.
O.E. A. A. Street	\$ P.	13 2	13	T.	9
	12	10	12	o. V	1
	1			0,	٦.
			h. 15		7
ZI-CAMP III	8	Ğ.	₩.	定	1
HOW WALE	ā,	<u>ا</u>	Œ.	嶌.	1
THE STATE OF THE S	6.	12.	1.42		4,
	Ü	700	Ţ,		:
STATE SE		思	S	9,	4,
	131	냥	e,	一	#
「A MAN 区 A MAN E MA	8	S.	盃	Y ".	Ŧ
1000 A 100					Ţ
		. "			1
THE RESERVE		:	ļ.,	(.	ŀ
	22	<u> </u>	, ,	<u>بني (</u> ا	1.
zir ili ili ili	\₹	3.	\$		ŀ.
35 A S S S S S S S S S S S S S S S S S S	او	1	0.	Ξ3.	ļ.
2444		2		-	1
	3		ž	T.	ľ
2	싎	Ζ.		至.*5	₩,
W Company	E		7	\$₹	1
	3			, j., 4	j:
4. 40. N	Ζ.		;= ;	्ट ट्रॅ	Ė.
100 Mg	8	<u></u>	7		
	54	~	۲۲.	(1) z	17.
		1			÷.
Fig. 10. Stai-tift Plant 19. Stain S			<u>~ / / / / / / / / / / / / / / / / / / /</u>	**	<u>اچّ</u>
CONTRACTOR OF THE STATE OF THE	4	4.	7.77	× 5 6 5	25

Todital Multanand Carlos Carlo

AND AND THE PROPERTY OF THE PR

Submit ils represented to please intoin alkaringers say the indial their con

TAVE DEAL THE BELLE.
Supreme Court of Patrickers

Cultural descriptions

STORY TO A PROPERTY THE CONTRACT OF THE CONTRA

es - anti-co-colton (cinesa saltonne de la qui lo

ensen eteknimika junkika Kung do kusus-piropeka (Kolendrik propasa) kung (Kolendrik propasa)

14/201	7 6 4 6 4 E	色类的形式	350x 22170x2	TO THE WAY	建筑 建艾克克 电子	No. 100		1.22
-1.14	THE PLANT	FSIOZ PEC	6005Z1 Z0	AL CONT.	S A S S	HOTELS CO.	A Tarrette	7.7
1. 1. 1. 1. 1. 1. 1. 1. 1. 1. 1. 1. 1. 1	1.4 3 mg 1 1 1 1 1 1 1 1 1 1 1 1 1 1 1 1 1 1		- T	1 7 7 T	Avec 11 Et - 152			بالأركين المراجع
105 C. LES	JY(OTTETT)	HIGZZII	66077770	1.	6 2 2 1	100 100 100 100 100 100 100 100 100 100	No.	
102.7.	- POTTO CT	estre er	0600773.XI		TO NEW YORK	de alla de la companya de la company	C-MHLM FLO. EL	it is a little
TOZ'CE 5	TAUS TOTAL	ENTERILLE	604273721		4 70 70	la <u>ani ka dan</u> alah dan da Lanta dan Marahada		1000
	25107 20 EZ	ELOS CIL	LOCKECZ	A to	THE RESERVE AND ADDRESS OF THE PERSON AND AD	CAN PROPERTY.	"Margar" and a	·
7777.42	the management of the second second			1 1 1 1 1 1 1 1 1 1 1 1 1 1 1 1 1 1 1		我你可以你	S 22 1 2 1 20	
1 112 11 1	e executa	+200 met.	Server Server	1. Jen		多数多数多类	Emprioritation (c)	
2.33	STOCKSON	A DECEMBE	*** BOOK 2 0 2	CAT.	30.7			
7.37	1. 1. 1. 1. 1. 1. 1. 1. 1. 1. 1. 1. 1. 1		27.00.00	30 S (60)	100 100 100 100		an the second second second	
6112.201	PHOS LORES	2.71022 VI.	\$ 60077.TX	Frit.	1 2 To 4 1/13			
Y	Lead Carter	ダープロス・ファレ:	N-600ZZEZ	20-20-3	THE REPORT	4.4.4.10		
100	STOR TO EL	क्रमार स्टब्स् इ.स.च्या स्टब्स्	4803 EXX	300 T		NY XISWAY		
\ \ \ \ \ \ \ \ \ \ \ \ \ \ \ \ \ \ \		1. J. F. W. J. J.	14.00 March	14 37 6	28 1 28 6	Y		
105.5.E.c.	* FT 05.2014	THEORETT.	CODZZUZ		354 🕔		1557 (1575) of 2	
10.21246				B & &		Charles Control	7.5	
THERE	*10ZZO'ta	K MACKETY	- 6000277	5- BE				
102.2 10.	**************************************	S PROPERTY.	SOUTH THE	- LUS	学生了8日次多	沙· 标如82.30	Train the	3 E 45 B
107 day	2 Vt02 20:41 4	STRUCK, FR	* 900 \$5 ES#	7 - 1 - 1 ·	SK OBOXES	公司		
THE DIESERY	AGES LOCK	CHORS TOE	- 666 LE 02		DSSE A	A 2018 P	******	4 6 4
	Shus rade .	المنام والأستان والمسا	المراجعة المراجعة		15 TO 4 15 TO 12			1
7.5	2 and Carrie	AND AND A	7.0001.P.O5	****	258	A. S. S. S. S.		
COZ OT TE	BOUT CODE	DANS I'ME	1				多.治療療療	
[E89]	ALESSO OF	our the	6101995	1. A. A. A.	STATION / SIGN	Sanial miles	SE DESCRIPTION OF SECUL	
	· crisof se-			7.00		100	4	1. 1. 1. 1. 1. 1. 1. 1. 1. 1. 1. 1. 1. 1
	- Doomorian	distring.	Applicates		a Bridanne			
0.0	0.0	an More	10 ansor	48.2	7	語品を		
2 11 12 1				7.77	Andrew Street	"我们还是我们的 "。	Andrew Comment	

inelegence ad I <u>straine</u> an teransky, the roles and terannace arguests and the connection of the second and the second as the second as

ADVANCE AND SECTION

SHEDIZE ! 160MEZE ANDERSTEIN



OFFICE OF THE

SPECTOR GENERAL OF POLICE KHYBER PAKHTUNKHWA

TRAL POLICE OFFICE, PESFIAWAR Ph# 091 - 9210239/ 091 - 9210345

ン/01/2017

EFORPUBLICATION IN THE KHYBER PAKHTUNKHWA POLICE CASETTE PART II ORDERS BY THE INSPECTOR GENERAL OF POLICE KHYBER PAKHTUNKHWA: PESHAWAR NOTIFICATION

/E-II REVISED SENIORITY LIST OF INSPECTORS LEGAL. The competent authority has been pleased to approve the decisions taken in the DPC meeting held on 30.11.2016 on the representations made by inspectors Legal Raza Muhammad Khan No. P/03, Malik Habib Khan No. P/168 and Wisal Ahmadi No. P/200 The seniority of the following legal Inspectors has been revised as per Inter-See

merit dist provided by the Public Servic	e Commission.	<u> </u>	· <u>.</u> .		1 1 1 1 1 1 1 1 1 1 1 1 1 1 1 1 1 1 1	
S No. 3 Name & No.	Appointed	inter: :	Date O1	Brought	· : D.O	0.0
	Through.	∴ Se	Appointnie	On List "F"	promotion	. Confirma 🎉
		Merit	nt By CPO		as Insp:	, on as Ins
		- 1	*		Legal	<u>Legal</u>
Mulianimad Brahim Azhar	DIG/Kohat		:8.10:1992	30.7.2008	30.07.2008	31.10.201.
No.K/98				<u> </u>	1	<u> </u>
Abrahim Ullah Khan	:PSC	02	20.3.1999	30.7.2008	30.07.2008	31.10.201
No:R/55						
Raza Muhamiji ad No.P/03	Exercises :	05:4	. 20:3:1999	30.7.2008	30.07.2008	31:10.201
Kamal Hussam No K/11	PSC	07.	.:20.3:1999	21.5.2009	21.05.2009.	<u>-:31.10.291</u>
S. Shau Cul No. 1/58	PSC	15~ -	20.3.1999	30.7;2008	.: 30.07.2008	31/10.201
6. S. Rashid Ahmed No.M/448	C PSC NO	.01	72.12,2009	. 11.2.2014	- 11.02.2014	11.2.201
+ 67 Wisalahmad No.P/200	PSC.	. 102:72	2:12:2009	11.2.2014	11.02.2014	11.2.201
15 (A) Signific Habito Khan N	PSC	:03	2.12.2009	11.2.2014	11.02.2014	11.2.201
Norrobb	K					
W 59 Si Akhlag Hussain Shah	! PSC	. 05	2.12,2009	11.2.2014.	11.02.2014	11.2.201
No.HV50	1	. <u></u>		<u> </u>		<u> </u>
10.3 limgan UllahiNo M/450 4 3	PSC	06	2.12.2009	11.2.2014:		<u> </u>
Naeem Hussaio No:H/52	PSC	· 07 '	.2.12.2009		23.02.2015	
12 of 12 c 2Mithammad Shallq	- PSC	11:	.22:12:2009 *	11.2.2014	11.02.2014	11.2.201
ENG MRA49		· '_'		1	<u> </u>	
Fater Tabeen Khumdo MR/13	PSC	13 .	- 2.12.2009	.11.2.2014		
Lacie Mahammad Zaltoor	PSC	.14	2.12.2005	11.5.502+	F1.02.2014	Jane State
SNOWN512	J. S. J. S	<u></u>		<u> </u>	1	
15 Sicas Ud Din No. 1/53	∴ RSG.	18	×2.12.2009	11.2.2014		
16 Syed Amer Abbas	PSC	19	402:12:2009	11.2.2014	4 11.02.2014	9.11.2.201
Dsillon All Khan No.P/199	SESS (PSC	215	12.12.2009	11.2.2014	11.02.2014	11.2.201
18: Muhammad Faroog khan	PSC	22	02,12,2009	11.2:2014	11:02.2014:	11.2.201
11 No 8735			<u> </u>			
19 C. Sirsher Mohsin Ul-Mulk	PSC: A	23	.02.12:2009	19.1.2015	4 3 3 4 4 4	1. 5
		1 1 3	3	· 1 ·		

Minianulatino Ni/450 Naeem Hussain No. H/52, Faheem Khan No. MR/13, Siraj-ud-Din North 33 and 51 Sher Monsin-ul Mulk No. M/449 mentioned above. Their seniority is teorally early subject to confirmation as inspector Legal in light of Rule 12.2(3) of Police Rules 193

> (NASIR KHAN DURRANI) Inspector General of Police, ·Khyber:Pakhtunkhwa-Resbawar.

201

ηe

ìЩ

Щ

ť

boxessiorwarded location and necessary action to the

dianspectors General of Police/ KPK

ial(Police Officers KPK

olice: Officer: Kohat Region with respect to his letter No.14641/EC, dated 20.12.2016.

Gity/Police Officer Peshawar.

ndants FRP and PTC Hangu

rector A.C.E.Khyber Pakhtunkhwa, Peshawar A.T

dar CPO, Peshawar.

pdr: Secret and CPB GPO: Peshawar

(NAIEEB UR REHMAN BUGVI) PSP AlG/Establishment



BEFORE THE KHYBER PAKHTUNKHWA SERVICE TRIBUNAL PESHAWAR

Appeal No. 679/2017

Date of Institution

22.06.2017

Date of Decision

09.08.2021

Syed Aamir Abbas (Inspector Legal) CTD, Headquarters, Peshawar.

... (Appellant)

VERSUS

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

Present.

Mr.Muhammad Asif Yousafzai,

For appellant.

Mr.UsmanGhani, District Attorney,

For official respondents

Mr. Javed Iqbal Gulbela, Advocate

For private respondents

No. 6 & 7.

MR. AHMAD SULTAN TAREEN MRS. ROZINA REHMAN,

CHAIRMAN MEMBER(J)

<u>JUDGMENT</u>

AHMAD SULTAN TAREEN, CHAIRMAN:-Through the above titled appeal described in the heading and two othersi.e. Service Appeal No. 702/2017 titled "Muhammad Farooq Khan Versus Provincial Police Officer Khyber Pakhtunkhwa, Peshawar and others" and Service Appeal No. 703/2017 titled "Usman Ali Khan Versus the Provincial Police Officer, Khyber Pakhtunkhwa and others"; the appellants have invoked the jurisdiction of this Tribunal challenging thereby order dated 02.01.2017, whereby they have been shown junior to the private respondents purporting the same being against the law/rules on the subject. This single judgment shall stand to dispose of all the three appeals in one place as in all of them common questions of facts and law are involved

2. The facts and ground in each of the above mentioned appeals are verbatim. The factual account as gathered from the memorandum of appeal

JAVED IQBAL GULBELA Advagate Supreme Court of Pakistan (ASO # 5317)

Ann O



8

(je)

and copies of record annexed therewith, Khyber Pakhtunkhwa Public Service Commission on requisition of the respondent department advertised 18 posts of Sub Inspector (Legal) vide advertisement No. 01/2009 at its Sr. No. 38. In the said advertisement, two posts were allocated to each of the districts Peshawar and Kohat whereas one post was allocated to each of districts Mardan, Swabi, Charsadda, Nowshera, Shangla, Dir Upper, Chitral, Buner, Harlpur, Nowshera, Battagram, Kohistan and Bannu. The appellants applied to the post of Sub Inspector Legal through proper channel and qualified the test/interview. Thereafter, the Public Service Commission issued recommendations on 12.11.2009 which were duly approved by respondent No. 1 on 02.12.2009 and directed the Regional Police Officers to issue appointment order of the qualified/recommended candidates. In pursuance to the said recommendations of Public Service Commission, the appellants were appointed as Sub Inspector (Legal) by the Deputy Inspector General (DIG) of Police of respective regions and subsequently confirmed from the date of their appointment in respective regions under chapter 19 sub rule 26 of Police Rules, 1934; and then they were brought on list "F" above the names of private respondents. Later on, vide impugned notification dated 02.01.2017 of respondent No. 1, the names of the appellants were placed below the name of private respondents. Feeling aggrieved, the appellants filed representation separately, which were rejected and communicated to them on 20.06.2017. In furtherance of their pursuit for remedy, they separately filed the present appeals on 22.06.2017 and 23.06.2017. After admission of the appeal for regular hearing on 10.08.2017, the respondents were given notices. On 13.09.2017, private respondents No. 5 to 14 were not in attendance despite proper service, and they were proceeded against ex-parte on 24.10.2017. The respondents No. 1 to 4 submitted their joint parawise comments raising several factual and

legal objections to rebut the claim of the appellants and asserted for

L Chungs

Ø 3

dismissal of appeals with cost. Respondents No. 6 & 7 also turned up and submitted application for setting aside ex-parte proceedings dated 13.09.2017 against them to which the appellants had raised no objection and *ex-parte* proceedings against respondents No. 6 & 7 were set aside. On 09.11.2017, respondents No. 6 and 7 submitted written reply through their counsel.

- 3. We have heard the arguments of learned counsel for the parties andhave also gone through the available record with their assistance.
- 4. It is an undeniable fact substantiated by record that the Khyber Pakhtunkhwa Public Service Commission (Commission for short) vide a consolidated advertisement No. 01/2009 invited applications for the posts enumerated therein for different departments including the Police Department. At serial No. 38 in the said advertisement, eighteen (18) posts of Sub Inspector (Legal) of Police were offered with prescribed qualification, age limit and allocation of seats. Consequent upon recommendations of the Commission vide letter No. NWFP/PSC/R-V/S.I (Legal)/53420 dated 12.11.2009, the appointment of following candidates were approved as Sub Inspector (Legal) BPS-14 (4920-380-16320) by the Provincial Police Officer, Khyber Pakhtunkhwa Peshawar vide his office letter No. 29-70-75/E-II, dated 02.12.2009:-

James Land

Г	<u></u>	T	
-	S.No.		Address
-	1.	Akhlaq Hussain Shah son of Farzand All Shah	District and Tehsil Mansehra Village &
L	2.	Ghulam Hamid son of Ghulam Noman	Village & Post Office Behrain Tehsil &
L	3.	Imraullah son of Ikram Shah	Village &Post Office Nawagai Moh:
	4.	Malik Habib Khan son of Malik Fateh Khan	Ashrafia Colony EidGah Road,
	5.	Muhammad Farooq Khan S/O Muhammad Baneor Khan	Kotka Buland B. U. II.
			Village & P/O Wari District Upper Dir, new Forest Check Post (old) Wari Payeen.
7	• '	Sami Ullah Khan s/o	House No. 477, Street New Abadi





	· .	
	Saidal Khan	Janiekhellerine
8.	Syed Aamir Abbas s/o Syed Jamil Hussain	JanieKhelTeshil& District Kohat. Village & p/O Usterzi Payan Tehsii and District Kohat.
9.	Usman Ali Khan s/o Amanullah	Sher All, Bolier Engineer Khyber
10.		Teaching Hospital, Peshawar. Shop No. 06, Hafeez Medicose Jumat P/O University Town, Peshawar.
11.	Muhammad Shafiq Khan Mohmand s/o	C/O Bakht Zada P/O Baghdada District Mardan.

It is provided in the same letter i.e. letter dated 02.12.2009 as above that on appointment, the above named recommendees were posted/aliotted the Region/District as noted against their names in the following order:-

S.No.	Name	Region/District
<u>1. </u>	AkhlaqHussain Shah	Hazara Region/Mansehra District.
2.	Ghulam Hamid	Malakand Dealer (C
3.	Imraullah	Malakand Region/Swat District.
4.	Malik Habib Khan	Malakand Region/Buner District: CCP/Peshawar.
5.	Muhammad Faroog Khan	Bannu Region/Bannu District.
5 . .	Rashid Ahmad	Malakand Dayler (D)
7	Sami Ullah Khan	Malakand Region/Dir Upper District.
3.	Syed Aamir Abbas	Kohat Region
).	Usman Ali Khan	Kohat Region
0.	Wisai Ahmad	CCP/Charsadda District.
1.	1.5	CCP/Peshawar.
1	Muhammad Shafiq Khan Mohmand	Mardan Region/Mardan District

It was also directed in the letter dated 02.12.2009 that necessary notification regarding their appointment be issued subject to medical test under the relevant rules and prescribed manner under intimation to all concerned. Their applications together with other relevant documents were sent to the respective addressees of the said letter for placing in their character rolls/service rolls.

5. Certainly, individual appointment orders of the above named recommendees were issued in the respective region of their posting/allotment. The appointment order of the appellants, as evident from their face, were issued in pursuance to the recommendations of Public Service Commission pertaining to the appointment of Sub Inspector (Legal) and in pursuance to the order of Provincial Police Officer bearing No. 29070-75/E-II dated 02.12.2009. If a question arises as to why region-wise posting/allotment of the above named recommendees was made after

of Jumps

Kin hot singlehouse

approval of their appointment by the Provincial Police Officer; the answer simply lies in sub rule (4) of Rule 12.1 of the Police Rules, 1934. According to sub rule (4) ibid, Inspectors shall be borne on a provincial roll and shall receive the provincial constabulary numbers. Sub Inspectors and Assistant Sub Inspectors shall be borne on range rolls and shall receive range constabulary numbers.

The official respondents No. 1 to 4 in their parawise comments while admitting Para-I of the appeals additionally asserted that seniority list of Sub Inspector (Legal) is maintained at CPO level and no promotion List "E" of Sub Inspector Legal is maintained at Region level and their names are brought on promotion List-F by CPO, Peshawar on the recommendations of concerned Regional Police Officer. It was also asserted by the said respondents in reply to Para-2 of the appeal that the Khyber Pakhtunkhwa Public Service Commission recommended the names of appellants and other candidates vide letter No. NWFP/PSC/SR-I(Legal)5340, dated 12.11.2009. The Provincial Police Officer being appointing authority for direct recruitment of Sub Inspector Legal approved the recommendation of Public Service Commission and issued appointment order vide No. 2907-75/E-II, dated 02.12.2009 which was circulated to Regions for issuance of necessary gazette notification of appointment of Sub Inspector Legal. In reply to Para-3 of the appeal, it was asserted by the official respondents that the District Police Officer, Bannu issued order in compliance with the approval already granted by the Provincial Police Officer. District Police Officer Kohat has ATTESTED clearly mentioned in the order that the order was issued incompliance with

the approval of the Provincial Police Officer. The official respondents also

confirmed in their rank after successful completion of three years

mandatory probation period and their names are not borne on list-E at

Regional level as their appoints are confirmed after successful completion of

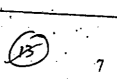
الماتينية على الماتينية ا

probation period and then their names are recommended for promotion to List-F by Regional Police Officer. With the given assertion, the official respondents took the plea that seniority of Sub Inspector (Legal) was wrongly fixed on the pattern of Executive Cadre of Police Officers without taking into account the merit already fixed by the Public Service Commission. Therefore, the CPO Peshawar on the recommendations of Departmental Promotion Committee rectified the seniority of Sub Inspector Legal in accordance with the merit list received from Public Service Commission.

- 7. If the version of the appellants as to appointment and fixation of seniority of Sub Inspector (Legal) is juxtaposed with version of the official respondents, the main point for determination is that whether the mode and manner for determination of seniority of Sub Inspector (Legal) is similar to that of executive cadre of the police officers, or otherwise it is to be determined in sequence to their merit assigned to them by the Public Service Commission.
- enrolments of police officers. Irrespective of the appointment being one made by promotion or direct recruitment, all appointments of enrolled police officers, within meaning of Sub Rule (3) of Rule 12.2 of the Police Rules, 1934 are considered on probation. According to Rule 12.8, Inspectors, Sergeants, Sub Inspectors and Assistant Sub Inspectors who are directly appointed will be considered to be on probation for three years and are liable to be discharged at any time within the period of their probation. The same Rule I.e. 12.2(3) provides that seniority, in the case of upper subordinates, will be reckoned in the first instance from date of first appointment. Seniority shall, however be finally settled by date of confirmation, the seniority *inter se* of several officers confirmed on the same date being that allotted to them on first appointment remains the

& Jumps

TESTED AND THE STEEL STE



same. It is also provided in Rule 12.2(3) that the seniority of lower subordinates shall be reckoned from dates of appointment, subject to the conditions of rule 12.24 and provided that a promoted officer shall rank senior to an officer appointed direct to the same rank on the same date.

Chapter XXIII of Volume-II of Police Rules, 1934 contains the provisions describing mode and manner of promotions for the ranks comprising Constable, Head Constable (HC), Assistant Sub Inspector (ASI), and Sub Inspector (SI) of Police. Sub Rule (3) of Rule 13.1 provides that for the purposes of regulating promotion amongst enrolled police officers, six promotion lists A, B, C, D, E and F will be maintained. It is further provided thereby that lists A, B, C, D shall be maintained in each district as prescribed in rules 13.6, 13.7, 13.8, and 13.9 respectively. Rule 13.10 of the ibid rules provides for maintaining of List "E" at regional level and Rule 13.15 for maintaining of List "F" at provincial level. According to scheme of the said lists, they are meant for the ranks of Constable, HC, ASI, and SI of Police to maintain their seniority for the purpose of promotion. Among the said ranks, appointment to the post of ASI and SI besides by way of promotion from the lower ranks is also made through direct recruitment. List "D" is maintained for the rank of HC for their promotion to the rank of ASI while list "E" is maintained for the rank of ASI for their promotion to the rank of SI and List "F" for the rank of SI for their promotion to the rank of Inspector.

The dispute for our adjudication relates to inter se seniority of the 10. direct appointees to the rank of SI (Legal) in one batch on recommendation of the Commission. According to the underlying facts, on receipt of said recommendation, the appointment of recommendees including appellants and the private respondents was approved by the Provincial Police Officer followed by their region-wise posting/allotment as noted against their names in the approval letter dated 02.12.2009 already

TESTED

discussed in detail herein above. It is noteworthy that further orders of the individual appointment of recommendees were issued by the respective Regional Police Officers in different dates in pursuance to recommendation of the Commission and approval of the Provincial Police Officer conveyed to them vide letter dated 02.12.2009. It is a regulated fact by the rules discussed herein before that directly recruited police officers have to remain on probation for three years and they become entitled for confirmation, of course, on satisfactory completion of probation period. The appellants and the private respondents being directly recruited SIs Legal had become entitled for confirmation on completion of three years of their probation period. The very fact which seems to have become the bone of contention is the difference in date of appointment of the Appellants and of the private respondents in their respective regions. The grounds in all the three appeals are almost common which include: That the posts were originally advertised for the districts and appointment orders were issued by the concerned Regional Police Officers, on various dates. This ground is extended with an argument that first date as per law is be taken as date of confirmation for seniority and not the inter se merit of the Commission. This argument is augmented with further argument that in each district there was a single post and confirmation order was also issued separately. Moreover, seniority list upto "E" was prepared and maintained by the concerned RPOs and the appellants were on top of seniority list in their respective region being a single post holder. That as per law i.e. Police Rules, 1934, the seniority has to be reckoned from the date of confirmation. The argument in extension of this ground is that the confirmation of appellants was earlier than the private respondents; therefore, they were enjoying senior positions than the private respondents for many years. That the private respondents were confirmed much after the confirmation of the appellants and being satisfied with those orders, they never challenged any seniority list till the issue of

of James

A KIESTED

disputed seniority list dated 02.01.2017; and that confirmation of ders of the private respondents are still intact meaning thereby that the impugned seniority list was issued on malafide basis. One may not be able to deny the proposition that List "E" under 13.10 of the Police Rules, 1934 contains the names of confirmed ASIs for their promotion to the post of SI. So, List "E" is nothing to do with the SIs appointed through direct recruitment. The submission of the appellants as to maintaining of list "E" exclusively for them at regional level is beyond comprehension in view of the legal position expounded herein above in light of relevant rules. Certainly, the appellants and private respondents by virtue of their direct recruitment on the post of SI Legal were to be admitted directly to the List "F".

We are mindful of the claim of appellants that dates of their appointment in their respective regions were prior to the dates of appointment of private respondents in their respective regions; and with the import of their appointment being prior in time than the private respondents, their confirmation was also made earlier than confirmation of private respondents. Factually, the said proposition of the appellants is well placed, if taken in light of the appointment and confirmation orders issued at the regional level. However, we are afraid to concur with the said proposition of the appellants, if viewed in light of rules having already been discussed herein above and are again discussed at the cost of repetition. According to Rule 12.8, directly appointed SIs are considered to be on probation for three years. The said rule provides that such probationers are liable to be discharged at any time within the period of their probation. However, neither in the said rule nor in any other rule it is provided that on atisfactory completion of probation period of three years, confirmation is required to be notified by any specific order. According to Rule 12.2(3), seniority is to be reckoned in the first instance from date of first appointment but it is to be finally settled by date of confirmation. Factually,

A CHAMPER

MESTED.

(*IS*) a

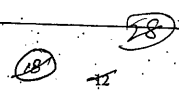
we are clear in our minds that date of appointment of the appellant and private respondents is to be reckoned as date of approval of their appointment by the Provincial Police Officer contained in his office letter No. 29-70-75/E-II dated 02.12.2009 addressed to the Regional Police Officers. The individual appointment orders in respective regions were an extension of the letter dated 02.12.2009 issued in compliance with the direction therein for issuing of necessary notification regarding their appointment. So, the individual appointment orders of the appellants and private respondents as issued in their respective Regions were just meant to formalize the approval of their appointment by a formal notification, which in any way, are not workable for determination of Inter se seniority of the said parties by reckoning the appointment date there-under. Conversely, date for determination of seniority of the appellants and the private respondents is to be reckoned as 02.12.2009 when their appointment was approved by the Provincial Police Officer in pursuance in pursuance to the recommendations of the Commission. Needless to say that after satisfactory completion of probation period of three years by the appellants and private respondents, there was no requirement under the rules to substantiate their confirmation by any written order which otherwise had taken effect automatically by operation of law.

The state of the s

12. The forgoing discussion has followed the question formulated within purview of the divergent versions of the appellants and the official respondents; whether the mode and manner for determination of seniority of Sub Inspector (Legal) is similar to that of executive cadre of the police officers, or otherwise it is to be determined in sequence to their merit assigned to them by the Public Service Commission. As far as scheme of the promotion lists under rules contained in Chapter XIII of Volume II of the Police Rules, 1934 is concerned, the first part of the formulated question can safely be answered that the mode and manner for determination of

seniority of Sub Inspector (Legal) is not similar to that of executive cadre of the police officers. For answer to the remaining part of said question that what would be the other way to determine the seniority of directly recruited SIs Legal, it is apt to observe that Police Rules are not efficacious on this subject. Rule 12.2(3) undoubtedly provides that seniority is to be reckoned in the first instance from date of first appointment but it is to be finally settled by date of confirmation but the said rule also provides that the seniority of officers appointed directly on the same date is to be reckoned according to age. Again, the age as a determinative factor for reckoning of seniority becomes anomalous in case of police officers appointed directly in pursuance to the selection and recommendation of the Public Service Commission. This is because, the general rules and principles of seniority settled by the precedent law and the established departmental practices do not provide a room for altering the seniority assigned by the Commission. (Reliance:"Zia-ul-Haq and others Vs. Secretary Ministry of Education, Islamabad and others reported as 1991 SCMR 1632). However, there is no specific rule in the Police Rules to provide for determination of Inter se seniority of the direct appointees on the same date in pursuance to the recommendation of the Commission. It is well settled law that seniority is an incident of service and where the rules prescribe the method of its computation, it is squarely governed by such rules. If the Police Rules being special law do not clearly provide for a mechanism for determination of seniority in the case like one at hand, then recourse to the general rules of service of the government servants and the precedents law laid down by the Superior Courts becomes viable. Rule 17 (1)(a) of Khyber Pakhtunkhwa Civil Servants (Appointment, Promotion and Transfer) Rules, 1989 provides that inter se seniority, in case of persons appointed by initial recruitment, shall be determined in accordance with the order of merit assigned by the Commission. Fortified by the said general

of Dumber



rule and the principle laid down by the august Supreme Court of Pakistan in the case cited herein before for reliance, we hold that by mere fortuitous chance of reporting to duty earlier would not alter the ranking given by the Commission in order of merit. The case of the appellants in nutshell is the same that their appointment and joining date in the respective regions visà-vis the private respondents was earlier and consequently they were confirmed earlier than latters; and it is their vehement argument that first date of appointment as per law is be taken as date of confirmation for seniority and not the inter se merit of the Commission. The date of appointment of the appellants and the private respondent has already been declared as 02.12.2009 being one and the same when their appointment was approved by the Provincial Police Officer; and after satisfactory completion of probation period, the same date has been reckoned as the date of their confirmation. The appellants in view the inevitable legal and factual reasoning herein above have not been able to make out a case for the relief as set up in their prayer in the appeals. Therefore, all the three appeals are disposed of in light of forthcoming declaration.

A Company

13. It is declared in exercise of additional powers under Rule 27 of the Khyber Pakhtunkhwa Service Tribunal Rules, 1974 that the date of appointment of appellants and the private respondents in pursuance to recommendation of Khyber Pakhtunkhwa Public Service Commission made vide letter No. N.W.F.P/PSC/SR/V/SI(Legal)/53420 dated 12.11.2009 shall be reckoned from the date of approval of their appointment by the Inspector General of Police vide his office letter No. 29070-75/E-II dated 02.12.2009 conveyed to the addresses including CCPO, Peshawar and DIGs of respective regions. If not otherwise made by the competent authority (Provincial Police Officer) from a different date than the date of their appointment reckoned

AMESTED

(4) 15°

herein above, the confirmation of the appellants and private respondents shall be reckoned from the date i.e. 02.12.2009 automatically. There is no order as to costs. File be consigned to the record room.

(ROZINA REHMAN) Member()

ANNOUNCED 09.08.2021

Certified to be ture copy

Sc. ce Tibunal

(AHMAD SULTAN TAREEN)
Chairman

Parte of Presentation of Amplication.

Copying Fee

Total 54/

Name of Complexion of Capp.

Frate of Delivery of Copy.

<u>IN THE SUPREME COURT OF PAKISTAN</u>

(Appellate Jurisdiction)

Mr. Justice Sayyed Mazahar Ali Akbar Naqvi Mr. Justice Jamal Khan Mandokhall Mr. Justice Athar Minallah

Civil Petition No.6367 of 2021 (Against the judgment dated 9.8.2021 of the K.P. Service Tribunal, Peshawar passed in Appeal No.679 of 2017)

Muhammad Farooq Khan

.Petitioner(s)

Ann-E

Versus

The Provincial Police Officer, K.P.

Peshawar and others

Respondent(s)

For the petitioner(s):

Mr. Muhammad Shoaib Shaheen, ASC Mr. Ahmed Nawaz Chaudhry, AOR

For the respondent(s):

Mian Shafaqat Jan, Addl. A.G.

Tariq Usman, DSP (Legal)

For respondents Nos.6-7:

Mr. Javed Gulbela, ASC

Respondents Nos.5, 8-14:

N.R.

Date of hearing:

Feb.2023,10,45

02.02.2023

ORDER

Sayved Mazahar Ali Akbar Naqvi, I .- At the very outset, the learned counsel for the petitioner states that the matter pertains to the seniority list which was issued on 2nd of January, 2017. He further contends that in view of the latest situation, they are prepared to revisit the seniority list in conformity with Section 12(2) of the Police Rules, 1934. The learned counsel appearing on behalf of respondents Nos.6 and 7 has shown his anxiety that the said respondents would be affected if the seniority list is prepared afresh. We consider that in case the seniority list is changed, it would certainly create fresh cause of action for which all the remedies under the law would be available to the respondents for redressal of their grievances.

The petition is disposed of with the foregoing observations.

Sd/-J

Sd/-J

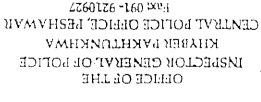
C-/b2

Certified) to be True Copy

Scanned with CamScanner

JAVED IOBAL GULBELA Advocate Supremy Court of Pakistan ASC # 5317).

J -1117





USUS Hebruary, 2020 unventration hala (I NOTIFICATION

af Police Legal (BS-17) on regular basis with immediate effect. Khyter Pakhiunkhiva Police are hereby promoted to the rank of Deputy Superintendent Committee meeting held on 30.01.2020, the following Inspectors (BS-16) Legal of Section 5 of Promoting Rules-2007, on recommendations of the Departmental Selection ri baniningo noizivom adi To, sannuanq al 😸 ΥαοίΙοποτΨΥ÷3\OΥΟ.αΝ

Transfer) Rules, 1989. with Rule-15 (1) of Khyben Pakhtunkhwa Civil Servents (Appointment, Promotion & one) ear in terms of Section 6 (2) of Khyber Pakhtankhiva Civil Servant Act, 1973 read The officers on promotion shall remain on probation for a residual of

The promotion shall take effect from the date they ectually assume

-isolilidizaoqzət tədgiri siərit To.ogəri'də ə.il

Malik Habit Khan	·E.
bemilA baiW .1M	<u>.s</u> .
Mr. Rashid Ahnacd	7
,07. A. sm RM;	#S

The posting Notification will be issued separately.

Additional Inspector General of Police, (DR. ISHTIAQ AHMAD) PSP/PPM

Readquarters, Khyber Parchlunkawa,

Peshanar

maya sieb & wellitenia

-:энцагрэрджүүлд **ү**дөд

Principal Scoretary to Chief Minister Khyber Pabhunkhwa. Principal Secretary to Covernor Khyber Pakhtunkhwa.

Secretary, Covi: of Khyber Факhitunkhwa Estir & Admin: Depti: Резрамы.

Storctary, Govinof Khyber Pakhtunkinva Finance Deptit Peahawan. Secretary, Covi: of Khyber Akhimkhwa Home & T.As Depiti.Peshawar.

Accountant General Khyber Pakhtunkhwa Pedungan.

«All-Add); Inspectors Octobal de Police in Khyber Pald; tunkhwa.

Christ City Police Office: Pesturvar. Chicset Staff (COS) to the Provincial Police Officer, Khyber Pakhunkhur.

10. Regional Po ice Officers Mardan and Malakand region.

Députy-Inspécion General of Police, HQrs; Khyber Pakhtunkhwa,

Director IT CPO Peahawar. 12, District Police Officers Maritan and Swat.

Jew & bria nabria M. zizoili O ainuozo A izirizi G. 12

S. Registra CPO, Peshawar,

Ord Al-Antique & Supdiff-II, CPO.

रे...ब्रह्मार्युसः CPB & ठळाळाणंण 'CPO Pestawur,

Peshawru Кһуһег Ракһіппікпуа, For Impector General of Police. AIG Establishment, (ZAIBULLAH KHAS) PSP enchoto.



OFFICE OF THE INSPECTOR GENERAL OF POLICE KHYBER PAKHTUNKHWA

Phone #091-9212326-Email:elbranchcno@smail.com

Dated Peshawar

29 / 03 /2023.

SENIORITY LIST OF DSsP LEGAL BS-17 OF KHYBER PAKHTUNKHWA POLICE No. CPO/E-I/Seniority List/849

of all concerned.

, The Seniority List of DSsP Legal BS-17 of Khyber Pakhtunkhwa Police is hereby published for information

	S. #		F extended the extended the	a se se se se con con consequence	NAME OF THE OWNER OF THE OWNER.		
		Name of Officer	Education	Domicile	D. O. Birth	Date of promotion	Promotion of Notification
	1.	Mr. Muhammad Ibrahim Azhar	BA/LLB	Kohat	17.04.1965	as DSP/Legal	
٠ .			•	2204446	17.04.1903	07.03.2017	Notification No. 201/SE-I, dated 07.03.2017
7	2	Mr Throbin IIII I I					Revised seniority was granted vide
	3.	Mr. Ibrahim Ullah Khan Mr. Raza Muhammad Khan	BA/LLB	Kohat	20.10.1969	30.01.2018	Notification No. 827/CPB, dated 12.10.2017 Notification No. 116/SE-L, dated 30.01.2018
	4.	Mr. Kamal Hussain	MA/LLB BA/LLB	Swabi	01.01.1969	30.01.2018	Notification No. 116/SE-I, dated 30.01.2018
	5.	Mr. Ishaq Gul	B.Sc/LLB	Kohat Kohat	15.04.1969	24.09.2018	Notification No. 873/SE-L dated 24 09 2018
	6.	Mr. Rashid Ahmed	MA/LLB		10.04.1968 02.04.1980	24.09.2018	Notification No. 873/SE-L dated 24 09 2018
ŀ	-/:	Mr. Wisal Ahmad	BA/LLB	Peshawar		07.02.2020	Notification No. 321/SE-I, dated 07 02 2020
L	0.	Malik Habib Khan	BA/LLB	Peshawar	10.01.1982		Notification No. 321/SE-I, dated 07.02.2020
		· ·					Notification No. 321/SE-I, dated 07.02.2020

AIG/Establishment,
For Inspector General of Police, Khyber Pakhtunkhwa

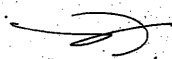
Endst: No. & date even. Copy to all concerned

KHYBER PAKHTUNKHWA CENTRAL POLICE OFFICE, PESHAWAR.

NOTIFICATION

No. 27-5 /E-II/Revised Seniority of Police Officers (Legal). In compliance of the judgment dated 02.02.2023 of the Honorable Supreme Court of Pakistan in Civil Petition No. 6367/2021, this Office Notification issued vide No. 26/E-II, dated 02.01.2017, so far it relates to the seniority list of Police Officers (Legal) of Khyber Pakhtunkhwa is hereby withdrawn with immediate effect. Consequent upon above cancellation, the revised seniority list in accordance with Rules 12.2(3) of Police Rules, 1934 in respect of the following Police Officers (Legal) shall remain intact until further orders:-

Name & No.	Date of	Domicile	Date of	Date of	List 'F'	DOP as	DOC as	DOP as DSP	DOP as SP	Remarks
•	Birth		Appointm	Confirmat		Insp:	Insp:			
		· •	ent as	ion as						
161		<u> </u>	SI/Legal	SI/Legal						
	17.04.1965	Kohat	08.10.1992	08.10.1992	30.07.2008	30.07.2008	31.10,2013	07.03.2017	•	
	15 04 1060	Valid	25.02.1000	27.00						
						21.05.2009	31.10.2013	24.09.2018	-	
					30.07.2008	30.07.2008	31.10.2013	24.09.2018	_	
			26.03.1999	26.03.1999	30.07.2008	30.07.2008	31.10.2013	30.01.2018		
Mr. Raza Muhammad	01.01.1969	Swabi	20.04.1999	20.04.1999	30.07.2008	30.07.2008	31.10.2013	30.01.2018	· · · · · · · · · · · · · · · · · · ·	
Mr. Rashid Ahmad	02.04.1980	Dir Upper	05.12.2009	05.12.2009	11.02.2014	11.02.2014	11.02.2016	07.82 2020	*	
	15.06.1982	Kohat	05.12.2009	05.12.2009	11.02.2014					
	30.12.1978	Bannu	08.12.2009	08.12.2009	11.02.2014	11.02.2014	11.02.2016	-	-	WILL
Mr. Akhlaq Hussain	07.03.1982	Manshera	09.12.2009	09.12.2009	11.02.2014	11.02.2014	11.02.2016	•	_	Nell
Malik Habib Khan	10.01.1982	Peshawar	12.12.2009	12.12.2009	11.02.2014	11.02.2014	11.02.2016	07.02.2020		Nill
	Muhammad Ibrahim Azhar Mr. Kamal Hussain Mr. Ishaq Gul Mr. Ibrahim Ullah Mr. Raza Muhammad Mr. Rashid Ahmad Syed Amir Abbas Muhammad Farooq Khan No. B/35 Mr. Akhlaq Hussain Shah No. H/50	Muhammad Ibrahim Azhar Mr. Kamal Hussain 15.04.1969 Mr. Ishaq Gul 10.04.1968 Mr. Ibrahim Ullah 20.10.1969 Mr. Raza 01.01.1969 Muhammad 02.04.1980 Syed Amir Abbas 15.06.1982 Muhammad Farooq Khan No. B/35 Mr. Akhlaq Hussain Shah No, H/50	Muhammad Ibrahim Azhar Mr. Kamal Hussain 15.04.1969 Kohat Mr. Ishaq Gul 10.04.1968 Kohat Mr. Ibrahim Ullah 20.10.1969 Kohat Mr. Raza 01.01.1969 Swabi Muhammad Mr. Rashid Ahmad 02.04.1980 Dir Upper Syed Amir Abbas 15.06.1982 Kohat Muhammad Farooq 30.12.1978 Bannu Khan No. B/35 Mr. Akhlaq Hussain 07.03.1982 Manshera	Birth Appointm ent as SI/Legal	Birth Appointm Confirmat ion as SI/Legal Muhammad Ibrahim Azhar 17.04.1965 Kohat 08.10.1992 08.10.1992 08.10.1992 Mr. Kamal Hussain 15.04.1969 Kohat 25.03.1999 25.03.1999 Mr. Ibrahim Ullah 20.10.1969 Kohat 26.03.1999 25.03.1999 Mr. Raza 01.01.1969 Swabi 20.04.1999 20.04.1999 Mr. Rashid Ahmad 02.04.1980 Dir Upper 05.12.2009 05.12.2009 Muhammad Farooq 30.12.1978 Bannu 08.12.2009 08.12.2009 Mr. Akhlaq Hussain 07.03.1982 Manshera 09.12.2009 09.12.2009 Malik Habik Villah Villah	Birth Appointm Confirmat ion as SI/Legal SI/Legal Muhammad Ibrahim Azhar 17.04.1965 Kohat 08.10.1992 08.10.1992 30.07.2008 Mr. Kamal Hussain 15.04.1969 Kohat 25.03.1999 25.03.1999 21.05.2009 Mr. Ishaq Gul 10.04.1968 Kohat 25.03.1999 25.03.1999 30.07.2008 Mr. Ibrahim Ullah 20.10.1969 Kohat 26.03.1999 26.03.1999 30.07.2008 Mr. Raza 01.01.1969 Swabi 20.04.1999 20.04.1999 30.07.2008 Mr. Rashid Ahmad 02.04.1980 Dir Upper 05.12.2009 05.12.2009 11.02.2014 Muhammad Farooq Kohat 05.12.2009 08.12.2009 11.02.2014 Muhammad Farooq Khan No. B/35 Mr. Akhlaq Hussain 07.03.1982 Manshera 09.12.2009 09.12.2009 11.02.2014 Malik Hussain 07.03.1982 Manshera 09.12.2009 09.12.2009 11.02.2014 09.12.20	Birth	Birth	Birth Appointm ent as SI/Legal SI/Lega	Muhammad Ibrahim 17.04.1965 Kohat 08.10.1992 08.10.1992 30.07.2008 30.07.2008 31.10.2013 07.03.2017



` `	S.No.	Name & No.	Detace	T 70		· ·			•	•	•	
			Date of Birth	Domicile	Date of Appointment as	Date of Confirmat	List 'F'	DOP as Insp:	DOC as Insp:			Remarks
-	-11.	Mr. Wisal Ahmad	10.04.1000		SI/Legal	ion as SI/Legal					·	
	12.	Mr. Usman Ali Khan	12.04.1982	Peshawar	12.12.2009	12.12.2009	11.02.2014	11.02.2014	11.02.2016	07.02.2020		
		No. P/199	25.12.1983	Charsadda	12.12.2009	12.12.2009	11.02.2014	11.02.2014	11.02.2016	- V1.02.2.020	- -	
	413.8	Muhammad Shafiq No. MR/49	15.03.1979	Mardan	15.12.2009	15.12.2009	11.02.2014	11.02.2014	11.02.2016	<u> </u>	<u> </u>	Neu
>	14	Muhammad Zahoor No. H/51	05.01.1980	Haripur	21.12.2009	21.12.2009	11.02.2014	11.02.2014	11.02.2016	·		Ne
3	15	Mr. Siraj Ud Din No. H/53	03.04.1982	Kohistan	21.12.2009	21.12.2009	11.02.2014	23.02.2015	23.02.2017	_		Hall
*	16.	Mr. Naeem Hussain No. H/52	21.04.1984	Mardan	21.12.2009	21.12.2009	11.02.2014	23.02.2015	23.02.2017		<u>.</u>	KOM
	47.	Mr. Faheem Khan No. MR/13	02:08.1983	Swabi	12.01.2010	12.01.2010	11.02.2014	23.02.2015	23.02.2017		~	HIN
	18.	Sher Mohsin ul Mulk No. 449/M	06.05.1979	Chitral	09.01.2010	09.01.2010	19.01.2015	23.02.2017	23.02.2019	<u>-</u>		Hild
1	19:		05.07.1971	Nowshera	03.12.2011	03.12.2011	13.03.2017	13.03.2017	13.03.2019		-	Nill
_										- .	-	11510

/E-T, dated Peshawar, the [+/11/2023

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

All Addl: IsGP in Khyber Pakhtunkhwa.
 All DIsG in Khyber Pakhtunkhwa.

(PR ZAHID ET LAH), PSP AIG/Establishment, For Inspector General of Police, Khyber Pakhtunkhwa, Peshawar.

35)

All Regional Police Officers in Khyber Pakhtunkhwa.
Capital City Police Officer, Peshawar.
Commandants/ PTC Hangu and FRP.
AlG/Legal, Khyber Pakhtunkhwa.
Registrar CPO.
Office Supdt: Establishment-I, Secret and CPB CPO.

Page 3 of 3

Supreme Court of Pakistan (ASC # 5317)

36)

Am 2 repost

Government of Khyber Pakhtunkhwa

Office of the Regional Police Officer, Mardan

Phone No. 0937-9230113, Fax No. 0937-9230115. Email Address: - esrpomardan@gmail.com Ann I

To

The

Inspector General of Police,

Khyber Pakhtunkhwa, Peshawar.

No. 300

/ES, dated Mardan Region, the

≥ 101/2024.

Subject:

REPRESENTATION.

Memo:

Enclosed please find herewith a self explanatory representation submitted by Wisal Ahmad Acting Superintendent of Police, Headquarters, Mardan for favour of consideration please.

Encls: - (as above)

(MUHAMMAD SULEMAN) PSP

Regional Police Officer, Mardan.

CC.

To the District Police Officer, Mardan for information.

JAVED OBAL GULBELA Advocate Supreme Court of Pakistan (ASC # 5317)

The Worthy Inspector General of Police Khyber Pakhtunkhwa Peshawar.

Subject:

REPRESENTATION

Respected Sir.

It is most humbly submitted that:-

- 1. That the applicant was appointed as Sub Inspector Legal through Public Service Commission Khyber Pakhtunkhwa Peshawar in the year 2009 and after completion of probation period he was confirmed and subsequently promoted as Inspector Legal.
- 2. It is pertinent to mention here that seniority of the applicant's batch was fixed according to the arrival made by them in different Regions/Districts.
- 3. Hence, representation was filed whereupon committee was constituted and after threadbare discussion by the committee members, seniority was revised and the same was fixed in light of Inter-se seniority accorded by the Public Service Commission Khyber Pakhtunkhwa Peshawar vide dated 02.01.2017.
- It is noteworthy that those who felt aggrieved from the said revision, filed representation and the issue in question was discussed 03 times in the committees constituted at Central Police Office Peshawar but each time, the committees ibid did not recommend to revise the seniority fixed in light of Khyber Pakhtunkhwa Public Service Commission result/ Inter-se seniority.
- 5. Hence, feeling aggrieved some of the officers approached Khyber Pakhtunkhwa Service Tribunal through service appeals but the same were decided in favor of the department/applicant.
- 6. It is worthwhile that the department as well as one of the aforementioned appellant whose grievances were not redressed, challenged the order of Khyber Pakhtunkhwa Service Tribunal in the Supreme Court of Pakistan. However, the department withdrew the appeal because the same was decided in favor of the department while appeal filed in private capacity was disposed off by remitting the same to the department to decide the same in light of Police Rules 1934 Chapter 12 Rule 2.
- 7. In compliance with the order mentioned above, the seniority list has again been revised through notification vide No. 2975/E-I/Revised Seniority of Police Officers (Legal) dated 16th November 2023 without delving deep into the rules already issued vide notification No. 09/Legal dated 02.01.2019, the relevant rule is reproduced as under:-

12.6.E

"The probation, seniority and ancillary matters of all officers, promoted under the fast track promotion and directly recruited Assistant Sub Inspector shall be governed by these rules. The inter-se seniority of such officers shall be accordance with the merit of Public Service Commission".

Hence, the seniority revision made is totally against the rule ibid which is liable to be set at naught.

Keeping in view the above, it is therefore, most respectfully submitted that notification vide No. 2975/E-I/Revised Seniority of Police Officers (Legal) dated 16th November 2023 may please be revisited and revised the same in light of above mentioned rule.

Yours obediently

Wisal Ahmad

SP Headquarters, Mardan

JAVED<u>IOB</u>AL GULBELA Supreme dourt of Pakistan

(ASC # 5317)

(38)

EXTRAORDINARY

GOVERNMENT



REGISTERED NO. PHI

GAZETTE

Ann-

KHYBER PAKHTUNKHWA

Published by Authority

PESHAWAR, MONDAY, 07th JANUARY, 2019.

OFFICE OF THE PROVINCIAL POLICE OFFICER GOVERNMENT OF THE KHYBER PAKHTUNKHWA

NOTIFICATION

Peshawar, dated 02.01,2019.

No. 08/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 of the Khyber Pakhtunkhwa, is pleased to direct that the Khyber Pakhtunkhwa Sub-Inspector and Inspector Service Rules, 2015, notified vide its Notification No. 177/PA, AIG E. dated: 20.03,2015 are hereby repealed, with immediate effect.

Sd-xxx (SALAH-UD-DIN KHAN) INSPECTOR GENERAL OF POLICE PROVINCIAL POLICE OFFICER, KHYBER PAKHTUNKHWA, PESHAWAR,

620

Printed and published by the Manager, Staty, & Ptg. Deptt., Khyber Pakhtunkhwa, Peshawar

JAVED IOBAL GULBELA
Advocate
Supreyte Count of Pakistan
(ASC #5317)

(d) Chest:

For male 33x34 ¹²inches; and For female Nil.

(4) All the eligible candidates, applying for initial recruitment for the post of Assistant Sub-Inspector, shall qualify the following physical endurance tests to be conducted by a team of three members, two from the Public Service Commission and one from the police department to be nominated by the Provincial Police Officer:

<u>Categories</u>

Race

Male candidate:

1600 meter in 8:00 minutes.

Female candidate:

1000 meter in 8:00 minutes.

(5) Candidate who qualify physical endurance test shall be eligible for written examination to be conducted by the Public Service Commission as per Syllabus specified below:

Syllabus for Direct/Initial recruitment Examination of Assistant Sub-Inspector:

S.No.	Subjects.	Total Marks.	Qualifying Marks.
1,	Urdu Essay and Comprehension.	75	40°°
2.	English Essay and Comprehension.	75	40%
3.	General Knowledge and Current Affairs.	50	40%
4.	Basic Proficiency in Computer Literacy like MS Word, MS Power Point, MS Excel, Internet Surfing and email.	50	4(J ^o . ₀
5.	Viva Voce / Interview.	50	4()° ú
	Total:	300	·

- (6) Candidates who qualify written examination shall be called by the Public Service Commission for psychological test to be conducted by certified psychologist of the Public Service Commission. The result of this test shall be a guide for the interview penal whether or not a candidate is suitable for the job.
- (7) Psychological test shall be followed by viva voce exam to be conducted by the Public Service Commission. Failure or absence from viva voce shall mean that the candidate has failed to qualify the examination for the post of Assistant Sub-Inspector.
- (8) Candidates, who qualify physical endurance test, written examination and viva voce, shall undergo medical examination, to be conducted by the Director Health Services Government of Khyber Pakhtunkhwa.

ALCONO.

JAVED IQBAL GULDELA Advocate Supreme Court of Pakistan

Public Survice Commission. shall be filled in by the Competent Authority, on the recommendation of the of sub-section (1) of section 30 of the Khyber Pakhtunkhwa Police Act. 2017. percent posts of the Inspectors, reserved for fast track promotions, under clause (i) 12.6.C. Fast track promotion to the rank of inspectors.-(1) Incinty-five (25)

encipadsul lo sison inopiog ovil-ginowi (25%) quillili a) noissimmo Dorivios olidud of consistion a salam doringes ther the purpose of sub-rule (1), the Provincial Police Officer shall

inspector, shall be as under: To alite of condidates for last teach promotion to the rank of

zgizro zin' I boxingocon a morf nobsoftilsup inelsziupe he must access at least second class Bachelor's Degree or

been confirmed in the rank of Sub-Inspector; and he must satisfactorily completed the probation period and has

rsuna Cabuqi has not been awarded any major penalty during the last (a)

the recommendation of the Public Service Commission. Pakhundhwa Police Act. 2017, shall be filled in by the Competent Authority on promotions, under clause (i) of sub-section (1) of section 29 of Khyber percent post of the Deputy Superintendent of Police, reserved for fast track. 12.6.D. Fast Track promotion to the rank of DSP .-- (1) [nemi-five (25)

twenty-five percent (25%) of posts Deputy Superintendent of Police. septimately make a reference to the Public Service Commission to fill up the For the purpose of sub-rule (1), the Provincial Police Officer shall

Deputy Superintendent of Police shall be as under-Higibility of candidates for last track promotion to the rank of

equivalent duftifications a mort adoltroffilialp trafazings he must possess at least second class Bachelor's Degree or

been confirmed in the rank of hispector; he must satisfactorily completed the probation period and has **(q)**

имее Хеака: he has not been avaited any major penalties during the last (5)

he has qualified two weeks basic course from any four of the

Police Specialized Schools during service as junior officer. (D)

12.6.E. Probation and seniority.—(1) the probation and ancillary recruited Assistant Sub-Inspector, shall be governed by these rules. The inter-se recruited Assistant Sub-Inspector, shall be governed by these rules. The inter-se seniority of such officers shall be in accordance with the merit of mer

viuqaCl to sixoq adida nottisiupat brass Aljangai Bade rasiltO asilost Iniunivors

APPENDIX 12.1A

I. Syllabus for Fast Track Promotional Examination for the Post of Assistant Sub-Inspector:

S. No.	Subjects.	Total Marks.	Qualifying Marks.
1.	Urdu Essay and Comprehension.	75	40%
2.	English Composition and Comprehension:	75	40%i
	(i) answering questions raised from acrime incident report (English version of FIR);		
	(ii) writing of official Applications relating to Police practical work:		
	(iii) sentence formations: and	,	
	(iv) fill in the blanks.		•
3.	Police Practical Work.	100	40%
4.	Sclected parts of Basic Recruit Course.	50	40%
5.	General Knowledge and Pakistan Affairs.	50	10°°
6.	Computer literacy basic proficiency in computer literacy like MS Word, MS Power Point, MS Excel. Internet Surfing and email.	50	40%
7.	Viva Voce/ Interview.	50	40%
	Total.	450	40%

II. Syllabus for Fast Track Promotional Examination For the Post of Sub-Inspector

S. No.	Subjects.	Total Marks.	Qualifying Marks.	
1.	Selected Parts of Major Acts:	100	40%	
	(i) Pakistan Penal Code, 1860:			
-	(ii) Criminal Procedure (1974 Code. 1898; and			- U BELA
•	(iii) Qanoon-e-Shahadat Order, 1984.		JAVED	BAL GULBELA Advocate Advocate Court of Pakistan
•		,	Supren	145C # 53111

(4V)

637 KHYBER PAKHTUNKHWA GOVERNMENT GAZETTE, EXTRAORDINARY, 7th JANUARY, 2019

			· · · · · · · · · · · · · · · · · · ·	
		Loud Speakers and Sound Amplifiers Ordinance, 1965; and		
		(xv) the Prevention of Corruption Act. 1947.	1	
	H.	Selected parts of Police Laws and Rules:		
		(i) Khyber Pakhtunkhwa Police Act. 2017; and		
		(ii) Selected Parts of Police Rules.		
	111.	Human Rights and Fundamental Rights as given in the Constitution of Pakistan.		
3.	Offi Paki year	e Files Preparation (Practical): ences of Local and Special Law and istan Penal Code punishable up to 7 s imprisonment.	100	40%
4.		V and Forensics Science and Medical sprudence (Theory).	100	40%
5.		lligence and Surveillance and rity.	50	40%
	(j)	Sources of intelligence:		•
	(ii)	method of surveillance of had character and Schedule IV;	•	
	(iii)	security advisory under relevant law for vulnerable places and persons like sensitive establishments.		• 4
· · · ·		educational institutions, banks, religious places; and		
	(iv)	Salient features of security arrangements for religious congregation, festivals and public meetings.		
	<u> </u>	with the standard to the		

JAVED IOBAL GULBELA Idvocate Suprems Court of Pakistan (ASC # 5317)

(43)

KHYBER PAKHTUNKHWA GOVERNMENT GAZETTE, EXTRAORDINARY, 7th JANUARY, 2015 (iv) the Khyber Pakhtunkhwa-Vulnerable listablishments and Places Act 2015: (v) the Khyber Pakhtunkhwa Explosives Substances Act. 2013: (vi) the Khyber Pakhtunkhwa Arms Act. 2013: (vii) the Anti-Terrorism Act. 1997: (viii) the Gambling Ordinance, 1978: (ix) the Motor Vehicle Ordinance. 1965: (x) the Control **Narcotics** Substances Act: (xi) the West Pakistan Maintenance of Public Order Ordinance. 1960: (xii) the Telegraph Act. 1885; (xiii) the Electricity Act. 1910: (xiv) the Prohibition/Enforcement of Hadd Order, 1979 (IV of 1979); (XV) the West Pakistan Regulation and Control of Loud Speakers Sound Amplifiers Ordinance, 1965; and (xvi) the Prevention of Corruption Act. 1947. II. Selected parts of Police Laws and Rules: (i) Khyber Pakhtunkhwa **Police** Act. 2017; and (ii) selected parts of Police Ru III. liuman Rights

Fundamental Rights as given

in the Constitution

Pakistan.

JAVED Advocate
Suprefree Court of Pakistan
Suprefree Court of Pakistan

44

641 KHYBER PAKHTUNKHWA GOVERNMENT GAZETTE, EXTRAORDINARY, 7th JANUARY, 2019

IV. Syllabus for Fast Track Promotion For the Post of Deputy Superintendent of Police:

S. No.	Subjects.	Total Marks.	Qualifying Marks.
1.	Criminal case studies based on Advance Course.	100	4()%
2.	I. Selected Parts of Local and Special Laws: (i) the Khyber Pakhtunkhwa. Prohibition of Interest on Private Loan Act. 2016:	100	40%
	(ii) the Khyber Pakhtunkhwa Restriction of Rented Buildings (Security) Act, 2014;		
	(iii) the Khyber Pakhtunkhwa Hotels Restriction Act, 2014;		
	(iv) the Khyber Pakhtunkhwa Vulnerable Establishments and Places Act. 2015;	•	
•	(v) the Khyber Pakhtunkhwa Explosives Substances Act. 2013:		
•	(vi) the Khyber Pakhtunkhwa, Arms Act. 2013;		
	(v) the Anti-Terrorism Act. 1997:		
	(vi) the Control of Narcotics Substances Act:		
	(vii) the West Pakistan Maintenance of Public Order Ordinance, 1960;		
	(viii) the Prohibition enforcement of Iladd Order. 1979 (IV of 1979):		
	(ix) the West Pakistan Regulation and Control of I oud Speakers and Sound Amplifiers Ordinance, 1965;		
* :	(x) the Prevention of Corruption Act. 1947:		
	(xi) the Right to Information Act. 2013:		
	(xii) the Prosecution Act, 2013:		
	II. Selected Parts of Police Laws and Rules:		
	i) the Khyber Pakhtunkhwa Police Act. 2017:		nel A
	and partition of the extreme and	30 -	AL GULBELA Vocate ourt of Pakistar C # 5317)
		Supren (As	C # 5317)

45

﴿ و كالت نامــه ﴾

KP Service Ttibunal :- Just 1 Corp & Others pr. Wisal Ahmed Service Appeal 39, Appellant : 15 04/05/2024. 25

المعنده المعند المعند

بیان دین اور سپر و خالتی و راضی نامہ فیصلہ پر خلاف کرنے اقبال دعوی دینے کا بھی اختیار ہوگا۔ اور بصورت انبیل و برآ مدلی مقدمہ یامنسونی ڈگری پیکی موصوف کو بشر طاوا نیگی علیحدہ مختارا نہیں موری کا اختیار ہوگا۔ اور بصورت ضرورت صاحب موضوف کو بھی اختیار ہوگا یا مقدمہ ندکورہ یا اس کے کسی برزوکی کا روائی کے داسطے یا بصورت انبیل ، انبیل کے واسطے دوسرے وکیل یا بیرسٹر کو بجائے اپنے یا اپنے ہمراہ مقرر کریں اور ایسے مثیر قانون کے جرام دہی اور دیسے بھی اور ایسے مثیر قانون کے ہمرام دہی اور دوران مقدمہ میں جو پچھ ہم جانہ التواء پڑے گا۔ اور صاحب موصوف کو جامل ہیں۔ اور دوران مقدمہ میں جو پچھ ہم جانہ التواء پڑے گا۔ اور صاحب موصوف کا حق ہوگا۔ اگر وکیل صاحب موصوف کو پوری فیس تاریخ بیثی سے پہلے اوا نہ کرونگا تو صاحب موصوف کو پوری فیس تاریخ بیثی سے پہلے اوا نہ کرونگا تو صاحب موصوف کے برخلاف نہیں ہوگا۔ کہذا مختدمہ کی بیروی نہ کریں اور ایسی صورت میں میرا کوئی مطالبہ کی قتم کا صاحب موصوف کے برخلاف نہیں ہوگا۔ کہذا مختدمہ کی بیروی نہ کریں اور ایسی صورت میں میرا کوئی مطالبہ کی قتم کا صاحب موصوف

مورند كري محمليا ما ورمنظور م

500 Johns 1 23-6655

-

F

.

M

12/648