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KHYBER PAKHTUNKHWA SERVICE TRIBUNAL, PESHAWAR

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Ghazoov Shah

vs Police Department

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1 24 Incharge Judicial Branch

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(II)	In the case of these employees whose pay is
	fixed in the revised scales at a stage which
	gives less than Rs.100/- increase in
	pay over May, 1991 level would be allowed and

I. II &	է III in Appendix.

- (III) The Annual increment shall continue to be admissible subject to the existing conditions and the first of December every year. The increases allowed since 01.07.1983 as detailed below shall cease to be admissible from 01.06.1991:-
- (a) Indexed pay sanctioned vide Finance DivisionO.M. NO. F.I (31)-Imp.II/88 dated 01.07.1988.
- (b) Adhoc increase of 05% of pay sanctioned vide O.M. No.F.I (31)-Imp-II/89 dated the 2nd July, 1989.
- (c) Adhoc increase of 10% sanctioned vide Finance Division's O.M.No.F.I (13) (mp-II/90 dated the 10/07/1990.
- (d) Dearness Allowance of Rs.
 sanctioned vide Finance Division's
 O.M.No,F.I (23) Imp-II/90 dated 15.12.1990.
 fixation of pay on promotion.
- (i) In case of promotion from a lower to higher post/scale before the introduction of the examining scales, the pay of the employees concerned in the revised scale may be fixed and no enhanced that it would not be less than the pay that would have been admissible to him if his promotion to the higher

....P/3...

Dist: Education Officer

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KHYBER PAKETUNKWA SERVICE TRIBUNAL, PESHAWAR

No. 1126 /ST Dated 8 / 5 /2024

All communications should be addressed to the Registrar KPK Service Tribunal and not any official by name.

Ph:- 091-9212281 Fax:- 091-9213262

To

The Regional Police Officer, Malakand Region at Saidu Sharif Swat.

Subject

JUDGMENT IN SERVICE APPEAL NO. 2811/2021, TITLED GHAFOOR SHAH -VERSUS- THE PROVINCIAL POLICE OFFICER, GOVERNMENT OF KHYBER PAKHTUNKHWA, CENTRAL POLICE OFFICE, PESHAWAR, AND OTHERS

Dear Sir,

l am directed to forward herewith a certified copy of judgment dated 19.04.2024, passed-by this Tribunal in the above mentioned service appeal for compliance.

Encl. As above.

(PIR MUHAMMAD KHAN AFRIDI)

REGISTRAR KHYBER PAKHTUNKHWA SERVICE TRIBUNAL, PESHAWAR. Service Append No.2811/2021 titled "Chafoor Shah versus the Provincial Police Officer, Khyber Pakhtunkhwa. Central Police Office, Peshawar and others", decided on 18.04.2024 by Division Bench comprising of Mr. Kalimarshad Khan, Chairman, and Mr. Muhammad Akbar Khan, Member Executive, Khyber Pakhtunkhwa Service Tribunal Pashawar.

KHYBER PAKHTUNKHWA SERVICE TRIBUNAL, PESHAWAR

BEFORE: KALIM ARSHAD KHAN ... CHAIRMAN MUHAMMAD AKBAR KHAN... MEMBER (Executive)

Service Appeal No. 2811/2021

Date of presentation of Appeal	15.02.2021
Date of Hearing	18.04.2024
Date of Decision	19.04.2024

Versus

- 1. The Provincial Police Officer, Khyber Pakhtunkhwa, Central Police Officer, Peshawar.
- 2. The Capital City Police Officer (CCPO) Peshawar.
- 3. The Commandant, Frontier Reserve Police (FRP), Khyber Pakhtunkhwa, Police-line Peshawar.
- 4. The Regional Police Officer, Malakand Region at Saidu Sharif Swat.
- 5. Assistant Inspector General of Police, Establishment, Khyber Pakhtunkhwa, Central Police Officer (CPO) Peshawar.

Present:

Mr. Rizwanullah, Advocate......For the appellant Mr. Umair Azam, Additional Advocate General,.....For respondents

SERVICE APPEAL UNDER SECTION 4 OF THE KHYBER PAKHTUNKHWA SERVICE TRIBUNAL ACT 1974 FOR FIXATION OF ACCURATE SENIORITY BY PLACING THE NAME OF THE APPELLANT WITH HIS COLLEAGUE/BATCHMATES OF LOWER CLASS COURSE, ENABLING HIM TO GET EQUAL TREATMENT OF SENIORITY AND SUBSEQUENT PROMOTION LIKEWISE.

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JUDGMENT

KALIM ARSHAD KHAN CHAIRMAN: Appellant joined the

Police Department as Constable in the year 1995 and was promoted

as Head Constable in the year 2001 and remained in Frontier .

Service Appeal No.2811/2021 titled "Ghafoor Shah versus The Provincial Police Officer, klyber Pakhtunkhwa, Central Police Office, Peshawar and "others", decided on 18.04.2024 by Division Bench comfirising of Mr. Kalim Arshad Khan, Chairman, and Mr. Muhummad Akbar Khan, Member Executive, Khyber Pakhtunkhwa Service Tribunal, Peshawar.



Reserve Police/HOrs Khyber Pakhtunkhwa till 2007; that as per the decision of DPC and in light of the order dated 14.11.2007, the services of the appellant were stood transferred to Malakand Region (Domicile District) and vide orders dated 10.12.2007 & 14.11.2007 he was posted to Swat and Dir (Lower) respectively till 23.10.2008 but the decision of DPC held on 29.10.2007 regarding inter-se seniority was never complied with and never implemented; that vide impugned order dated 23.08.2008, the appellant was transferred from Dir (Lower) to District Peshawar but his lien was not transferred to Peshawar and still remained in Malakand Region till date, which created great anomaly, hardship and discrimination in service and was thrown away from his colleagues in his due seniority as well as promotion to higher ranks; that Constable namely Zubair Shah, at the same time, was also transferred from District Swat but his lien simultaneously was transferred to Peshawar and he was granted seniority and promotion but the appellant was discriminated; that in light of order dated 14.11.2007, followed by the decision of DPC, the appellant, for the reason of lien so maintained, had reserved his right of seniority in Malakand Region and resultantly subsequent promotion to next higher ranks as well, whereas he was dept deprived of such right due to negligence on part of the respondents by not transferring his lien to Peshawar; that colleagues of the appellant and his batchmats of lower course in Malakand region were selected for intermediate course and were promoted to the rank of ASI/SI in the year 2010-2011 whereas the



Service Appeal No.2811/2021 titled "Ghafoor Shah" versus The Provincial Police Officer, Khyber Pakhuinkhwa, Central Police Office, Peshawar and others", decided on 18.04.2024 by Division Bench comprising of Mr. Kalim Arshad Khan, Chairman, and Mr., Muhammad Akhar, Khan, Member Executive, Khyber Pakhtunkhwa Service Tribunal Peshawar.

appellant was neither selected nor intermediate course with his colleagues/batchmates of lower course in Malakand region nor likewise promoted to the rank of ASI or SI, hence, highly discriminate; that the appellant aggrieved of his fate of seniority and subsequent promotion, filed departmental appeal dated 20.12.2020 but the same was discarded vide impugned order dated 05.01.2021, which was delivered to the appellant on 14.02.2021, hence the instant appeal on the grounds of discrimination as well as compliance of transfer order dated 14.11.2007 followed by the decision of DPC and by placing the name of appellant with his colleagues/batchmates of list C/I & D in which they passed lower intermediate college course.

2. On admission of the appeal to regular hearing, notices were issued to the respondents. Respondents contested the appeal by way of filing replies. Respondents No. 1, 4 & 5 submitted their combined replies while respondents No. 2, 3 & 6 also submitted their combined replies. Respondents No. 1, 4 & 5 have taken the stance in their combined replies to the facts is as under:-

"FACTS

- 1. Pertain to record, hence need no comments.
- 2. That the appellant was enlisted as Constable on 19.01.1995 in FRP Headquarter Peshawar who later on qualified Lower College Course during term ending 20.10.2001 on the strength of FRP Headquarter Peshawar and stood at serial No. 19 vide Notification No. 4397/S/Result dated 14.12.2001.
- 3. Correct to the extent that appellant was transferred to Malakand Region in light of Departmental Selection Committee meeting held on 29.10.2007 at CPO Peshawar wherein it was recommended that the promotion of FRP personnel

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Service Appeal No.2811/2021 titled "Ghafoor Shah versus The Provincial Police Officer, Khyber Pakhtunkliwa, Central Police Office, Peshawar and others", decided on 18.04.2024 by Division Bench comprising of Mr. Kalim Arshad Khan, Chairman, and Mr. Muhammad Akhar Khan, Member Executive, Khyber Pakhtunkhwa Service Tribunal, Peshawar.

(all the literate Head Constable and ASI of FRP) be transferred to their domicile district who were accordingly transferred and the name of the appellant was mentioned at serial No. 66 of Order Endst: No. 5709-25/EC dated 15.11.2007.

- That after transferred to Malakand Region vide office Order No. 5709-25/EC dated 15.11.2007, the appellant on repatriation from FRP was placed at the disposal of DPO Swat at serial No. 10 of Office Order No. 4699-4702/E dated 10.12.2007 of RPO Malakand. Lateron, appellant was transferred to his parent district Dir Lower by RPO Malakand vide his office Order Endst: No. 2626/E dated 17.06.2008, wherein the appellant spent 04 months and 06 days in district Dir Lower and from onward he was transferred to CCP Peshawar vide Order No. 28560-62/E-II dated 23.10.2008 by DIG HQrs:. It is pertinent to mention here that the appellant was selected for intermediate college course on the strength of CCP Peshawar which creates confusion that how he was selected for intermediate college course on the strength of CCP Peshawar despite the fact that his lien was not transferred to CCP Peshawar.
- 5. Pertain to record. However it is necessary to mention that the appellant was transferred from district Dir Lower to CCP Peshawar vide Order No. 28560-62/E-II dated 23.10.2008 but in his transferred order, there is no mention of transferred of lien in the said transfer order. The appellant himself admitted that his lien was not transferred to CCP Peshawar then how he was selected for intermediate college course on the strength of CCP Peshawar.
- 6. Pertain to record, hence needs no comments.
- 7. That the appellant has qualified intermediate college course on the quota of CCP Peshawar and his name was also brought on promotion list "D" by CCP Peshawar vide notification No. 12966/E-I dated 07.07.2015. His case of promotion as ASI for consideration is the domain of CCP Peshawar as he has qualified intermediate college course on the strength of CCP Peshawar.
- 8. Incorrect. The appellant was selected for intermediate college course on the strength of Peshawar Region, therefore, his seniority will be maintained at Peshawar Region.
- 9. That appellant has qualified the Intermediate College Course during the term ending 31.05.2015 on the count of CCP Peshawar and his name was

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Service Appeal No.2811/2021 titled "Ghafoor Shah, versus The Provincial Police Officer, Khyber Pakhtunkhwa, Central Police Office, Peshawar and others", decided on 18.04.2024 by Division Bench comprising of Mr. Kalim Arshad Khan, Chuirman, and Mr. Muhammad Akbar, Khan, Member Executive, Khyber Pakhtunkhwa Service Tribinal Peshawar

brought on promotion list "D" vide CCP Peshawar notification No. 12966/E-I dated 07.07.2015.

- 10. The appellant has wrongly challenged the legal and valid order of respondents before this honorable Tribunal through unsound grounds."
- 3. Likewise respondents No. 2, 3 & 6 have taken the stance in their combined reply to the facts which is as under:-

REPLY ON FACTS

- 1. Pertains to record.
- 2. Pertains to record.
- 3. Pertains to record.
- 4. Incorrect. The appellant was received on transfer to CCP Peshawar from District Dir and while serving here he was selected to Intermediate College Course on the strength of CCP Peshawar and on his own turn meaning by that his lien was transferred and permanently absorbed. Had he not absorbed and his lien not transferred, the appellant would have definitely agitated this issue by not joining the course from the strength of CCP Peshawar.
- 5. Incorrect. The appellant joined Intermediate College Course on the strength of CCP Peshawar which impliedly prove that he was on the strength of CCP and will earn promotion on the strength of CCP on his own turn and intermediate class batch mates
- 6. Incorrect. First part of the Para pertains to record while rest is correct as he was selected for Intermediate College Course on the strength of CCP Peshawar and on his own turn which clearly depicts that he belongs to the rank and file of CCP Peshawar. Further, he is eligible to get promotion to next higher rank on the quota/available vacancy of CCP Peshawar along with his colleagues/ batch fellows.
- 7. Incorrect. No discrimination has been done against him as the appellant being literate office of FRP was rightly transferred to his district of domicile i.e Malakand region as per decision of DPC held on 15.11.2007 but soon after his arrival there, he managed his transfer to Capital City Police Peshawar. Here he was selected and joined and course on the strength/quota of Peshawar Police. His name is rightly placed on the seniority list "D" of CCP Peshawar along with his other batch fellows of Intermediate College Course and he will be



Service Appeal No.2811/2021 titled "Ghafoor Shah versus The Provincial Police Officer, Khyber Pakhunkhwa, Central Police Office, Pashawar and others", decided on 18.04/2024 by Division Bench comprising of Mr. Kalim Arshad Khan, Chairman, and Mr. Muhammad Akbar Khan, Member Executive, Khyber Pakhtunkhwa Service Tribunal, Poshawar.

promoted to next higher rank of ASI on his own turn. Therefore, claiming oneself to Malakand Region while serving in the rank and file of Capital City Police, Peshawar shows his malafide intention in order to get promotion there after lapse of more than 14 long years. Had he considered himself on the strength of Malakand Region then obviously he would have raised any voice or have filed any sort of representation but his silence coupled with no documentary proof shows his willingness and admission that he is on the strength of CCP Peshawar.

- His appeal was Incorrect. without substance or legal footings hence rightly filed/rejected by the competent Authority. The appellant is rightly placed at the seniority list "D" alongwith CCPPeshawar his fellows/colleagues after qualifying Intermediate College Course from the quota/ strength of CCP Peshawar.
- 9. Incorrect. The appellant qualified Intermediate College Course on the strength of CCP Peshawar and his name his brought on promotion list "D" by CCP Peshawar therefore his case of consideration for promotion as ASI is also the domain of CCP Peshawar instead of Malakand Region.
- 10. Incorrect. No miscarriage of justice or discrimination has been done with the appellant, therefore his grievance are not based on lawful grounds."
- .4. We have heard learned counsel for the appellant and learned Additional Advocate General for the respondents.
- 5. The learned counsel for the appellant reiterated the facts and grounds detailed in the memo and grounds of the appeal while the learned Additional Advocate General controverted the same by supporting the impugned order (s).
- 6. It is in para-3 on facts of the reply filed by the respondents that the appellant was transferred to Malakand Region in the light of decision of the Departmental Selection Committee meeting held on 29.10.2007 at CPO Peshawar, wherein it was recommended that the

Service Appeal No 2811/2021 titled "Ghafoor Shah" versus The Provincial Police Officer, Kliyber Pakhtunkliwa. Central Police Office, Peshawar and others", decided on 18.04.2024 by Division Bench comprising of Mr. Kalim Arshad Khan, Charman, and Mr. Muhammad Akbar Khan, Member Executive, Khyber Pakhtunkhwa Service Tribunal, Peshawar.

ASI of FRP) be transferred to their domicile district who were accordingly transferred and the name of the appellant was mentioned at serial No. 66 of order Endst: No. 5709-25/EC dated 15.11.2007. In order to decide this appeal we consider it important to reproduce paragraphs 3, 4, 5, 7, 8 & 9 of reply which are as below:-

- "3. Correct to the extent that appellant was transferred to Malakand Region in light of Departmental Selection Committee meeting held on 29.10.2007 at CPO Peshawar wherein it was recommended that the promotion of FRP personnel (all the literate Head Constable and ASI of FRP) be transferred to their domicile district who were accordingly transferred and the name of the appellant was mentioned at serial No. 66 of order Endst: No. 5709-25/EC dated 15.11.2007.
- That after transferred to Malakand Region vide office Order No. 5709-25/EC dated 15.11.2007, the appellant on repatriation from FRP was placed at the disposal of DPO Swat at serial No. 10 of Office Order No. 4699-4702/E (annexure "B") dated 10.12.2007 of RPO Malakand. Later on, appellant was transferred to his parent district Dir Lower by RPO Malakand vide his office Order Endst: No. 2626/E dated 17.06.2008 (annexure "C), wherein the appellant spent 04 months and 06 days in district Dir Lower and from onward he was transferred to CCP Peshawar vide Order No. 28560-62/E-II dated 23.10.2008 (annexure "D") by DIG HQrs:. It is pertinent to mention here that the appellant was selected for intermediate college course on the strength of CCP Peshawar which creates confusion that how he was selected for intermediate college course on the strength of CCP Peshawar despite the fact that his lien was not transferred to CCP Peshawar.
- 5. Pertain to record. However it is necessary to mention that the appellant was transferred from district Dir Lower to CCP Peshawar vide Order No. 28560-62/E-II dated 23.10.2008 but in his transferred order, there is no mention of transferred of lien in the said transfer order. The appellant

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himself admitted that his lien was not transferred to CCP Peshawar then how he was selected for intermediate college course on the strength of CCP Peshawar.

- 7. That the appellant has qualified intermediate college course on the quota of CCP Peshawar and his name was also brought on promotion list "D" by CCP Peshawar vide notification No. 12966/E-I dated 07.07.2015. His case of promotion as ASI for consideration is the domain of CCP Peshawar as he has qualified intermediate college course on the strength of CCP Peshawar.
- 8. Incorrect. The appellant was selected for intermediate college course on the strength of Peshawar Region, therefore his seniority will be maintained at Peshawar Region.
- 9. That appellant has qualified the Intermediate College Course during the term ending 31.05.2015 on the Count of CCP Peshawar and his name was brought on promotion list "D" vide CCP Peshawar notification No. 12966/E-I dated 07.07.2015."
- 7. From the above paragraphs it is gathered that in the light of the decision of the Departmental Selection Committee in its meeting held on 29.10.2007 at CPO Peshawar, the appellant was transferred vide order dated 15.11.2007 and contention of the respondents is that the appellant had managed his transfer from Malakand Region to the CCPO Peshawar himself but there is nothing on the record about transfer of his lien and the fact whether his rights regarding seniority, promotion etc would be exclusive on his such transfer. There is no order of any authority on the file to justify the stance taken by the respondents in the replies as well as during the course of arguments that after transfer of the appellant from Malakand Range to CCPO Peshawar he became member of the establishment of CCPO for all intent and purposes including seniority, promotion etc extinguishing all his rights in the Malakand Range. Even if the contention of the respondents is considered to be true there is no law

Service Appeal No.2811/2021 titled "Ghafoor Shah versus The Provincial Police Officer, Khyher Pakhunkhwa, Central Police Office, Peshawar and others", decided on 18.04.2024 by Division Bench comprising of Mr. Kalim Arshad Khan. Chairman, and Mr. Muhammud Akbar Khan, Member Executive, Khyher Pakhunkhwa Service Tribunal, Peshawar.

or rules or standing order referred in this respect. In the absence of any material placed before the Tribunal to decide the contentions of the either side conclusively or finally, we are constrained to allow this appeal, set-aside the appellate order dated 05.01.2021 and remit the matter back to the departmental authorities to re-decide the fate of the appellant in light of the observations made above within a period of 90 days of receipt of this judgment. Consign.

8. Pronounced in open Court at Peshawar and given under our hands and the seal of the Tribunal on this 19th day of April, 2024.

KALIM ARSHAD KHAN
Chairman

MUHAMMAD AKBAR KHAN Member (Executive)

Peshawar Peshawar

Nacem Amin'

2. Arguments heard. To come up for consideration and order on 19.04.2024before the D.B. Parcha Peshi given to the parties.

(Muhammad Akbar Khan) Member (Executive) (Kalim Arshad Khan) Chairman

Nacem Amin

ORDER 19th April 2024

- 1. Appellant in person present. Mr. Umair Azam, Additional Advocate General for the respondents present. Arguments have already been heard and record perused.
- 2. Vide our judgment of today placed on file, we are constrained to allow this appeal, set-aside the appellate order dated 05.01.2021 and remit the matter back to the departmental authorities to re-decide the fate of the appellant in light of the observations made in the judgment within a period of 90 days of receipt of this judgment. Consign.
- 3. Pronounced in open Court at Peshawar and given under our hands and the seal of the Tribunal on this 19th day of April, 2024.

(Muhammad Akbar Khan) Member (Executive) (Kalim Arshad Khan) Chairman

Naeem Amin

- 15th Mar, 2024 1. Junior to learned counsel for the appellant present. Mr. Muhammad Jan, District Attorney for respondents present.
 - 2. Respondents has deposited cost of Rs. 20000/- alongwith seniority list etc. which is found placed on file. Adjourned. To come up for arguments on 08.04.2024 for arguments before D.B. P.P given to the parties.

Adnan Shah

(Muhammad Akbar Khan) Member (E) (Kalim Arshad Khan) Chairman

- 08.04.2024 1. Learned counsel for the appellant present. Mr. Asif Masood Ali Shah learned Deputy District Attorney for the respondents present.
 - 2. This case be fixed before the Bench in which one of us (Miss Fareeha Paul, Member Executive) is not a Member. To come up for arguments on 18.04.2024 before D.B. P.P given to parties.

(Fareeha Paul) Member (E)

(Rashida Bano) Member (J)



Kalecmullah



- 29.02.2024 1. Learned counsel for the appellant present. Mr. Muhammad

 Jan learned District Attorney alongwith Aziz Shah, Reader and

 Hikmat Khan, H.C for the respondents present.
 - 2. Respondents are directed to produce seniority lists for the year 2011 of Malakand Region as well as CCPO Peshawar on the next date positively. To come up for record and arguments on 12.03.2024 before D.B. P.P given to the parties.

12.03.

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(Fareeha Paul) Member (E) (Rashida Bano) Member (J)

- 12.03.2024
- 1. Learned counsel for the appellant present. Mr. Muhammad Jan, District Attorney alongwith Mr. Qesro Inspector (unauthorized) for the respondents present.
- 2. There is no authorized officer present before the Tribunal nor the order has been complied with. However, the learned District Attorney seeks time to produce the seniority lists for the year 2011, therefore, time is granted on payment of Rs. 20000/- to produce the seniority lists directed on previous date within three days, with further direction that no unauthorized person should appear before the Tribunal. Copy of this order sheet be sent to the Inspector General of Police Khyber Pakhtunkhwa by name. To come up for arguments on 15.03.2024 before D.B. Parcha Peshi given to the parties.

CANNED APPLICATION OF THE PARTY OF THE PARTY

(Muhammad Akbar Khan) Member (E)

(Kalim Arshad Khan) Chairman 22nd Aug, 2023 1. Learned counsel for the appellant and Mr. Muhammad Jan,
District Attorney for the respondents present.

2. Former made a request for adjournment in order to prepare the brief. Adjourned. To come up for arguments on 14.12.2023 before D.B. P.P given to the parties.

SCANNED KPST Peshawar

*Mutazem Shah *

(Salah-Ud-Din) Member (J)

(Kalim Arshad Khan) Chairman

14.12.2023 1. Appellant in person present . Mr. Muhammad Jan, learned District

2. Lawyer are on general strike, therefore, case is adjourned. To come up for arguments on 29.02iiiiii.2024 before D.B. P.P given to the parties.

(Muhammad Akbar Khan) Member (E)

Attorney for respondent present.

(Rashida Bano) Member (J)

Ziaulhay

12th April, 2023

- 1. Appellant in person present. Mr. Muhammad Jan, District Attorney for the respondents present.
- 2. Appellant requested for adjournment on the ground that his counsel is busy before Hon'ble Peshawar High Court, Peshawar. Adjourned. To come up for arguments on 29.05.2023 before D.B. Parcha Peshi given to the parties.

TO THE STATE OF

(Muhammad Akbar Khan) Member (E) (Kalim Arshad Khan) Chairman

29th May, 2023

1. Appellant in person present. Mr. Fazal Shah Mohmand, Additional Advocate General for the respondents present.

SCANNED! KP3T Peshawar

2. Appellant requested for adjournment on the ground that his counsel is busy before Hon'ble Peshawar High Court, Peshawar. Last chance is given. Adjourned. To come up for arguments on 22.08.2023 before D.B. P.P given to the parties.

(Muhammad Akbar Khan) Member (E) (Kalim Arshad Khan) Chairman

*Kaleem Ullah

03.03.2023

Appellant present through counsel. Mr. Muhammad Adeel Butt, Additional Advocate General alongwith Mr. Inam Ullah DSP (Legal) and Mr. Ali Rehman Inspector for respondents present.

Learned AAG seeks some time to assist the Court in the light of previous order sheet. Adjourned. To come up for arguments on 14.03.2023 before D.B. P.P given to the parties.

BC ANED

(Rozina Rehman) Member (J) Ş

(Kalim Arshad Khan) Chairman

14.03.2023

Learned counsel for the appellant present. Mr. Muhammad Jan, District Attorney alongwith Hikmat Shah HC for respondents present.

Partial arguments heard. To come up for remaining arguments on 12.04.2023 before D.B. P.P given to the parties.

(Salah-Ud-Din) Member (J)

(Kalim Arshad Khan) Chairman 02.01.2023

Appellant alongwith his counsel present. Mr. Hikmat Khan, ASI alongwith Mr. Naseer-ud-Din Shah, Assistant Advocate General for the respondents present.



Learned counsel for the appellant requested that as he wants to submit additional documents, therefore, an adjournment may be granted. Adjourned. To come up for arguments on 16.02.2023 before the D.B.

(Mian Muhammad) Member (E) (Salah-ud-Din) Member (J)

16th Feb. 2023

Learned counsel for the appellant present. Mr. Muhammad Riaz Khan Paindakhel, Asst: AG alongwith Mr. H for respondents present.



Learned counsel for the appellant and learned Asst:

AG was argued the matter at great length and when the learned Asst: AG was confronted with the para-4 and 5 of the reply submitted by the respondents No. 1,4 and 5, he sought time to summond some responsible officer from the CCPO. Mr. Kamal Khan, SP (legal) put appearance later on, where-after the learned Asst: AG pointed out that there were two replies on the file. One filed by respondents No. 1, 4 and 5 whereas the other filed by respondents 2,3 and 6. We observed that not only this replies are contradictory to each other but also the reply filed by respondents No. 1, 4 and 5 is self contradictory to which the representative of respondents and the learned AAG seeks some time to assist the Tribunal. To come up on 03.03.2023 before D.B.

(Salah Ud din) Member(Judicial)

(Kalim Arshad Khan) Chairman 63:13.2023

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06.10.2022

Asi Goursel for the appellant present Mr. Kakin Illah General for respondents present.

Forest requested for adjournment the ground that his Learned counsel for the appellant made a request for learnest of the counsel for the appellant made a request for adjournment that he has not prepared the brief. Adjourned.

or is on 01.01.4025 hafore P.B.
To come up for arguments on 07.11.2022 before D.B.

**Mer Manamad) **
Member (E)

(Kalimbarajad Khan) Chairman

07.11.2022

Appellant present in person.

Asif Masood Ali Shah learned Additional Advocate General for the respondents present.

Former requested for adjournment on the ground that his learned counsel is out of station. Adjourned. To come up for arguments on 02.01.2023 before D.B.

(Fareeha Paul) Member (E)

(Rozina Rehman) Member (J)

SCANNED KPST Peshawan 02.09.2022

Appellant in person aresent. Mr. Asif Masood Ali Shah, Deputy District Attorney for the respondents present.

sel for the eminate activities that

Reply on behalf of respondents No. 2, 3 & 6 submitted, which is placed on file and copy of the same Service deposite to appellant. 2009 titled "Asia Service Asia Research Service as a submitted, which is placed on file and copy of the same service as a submitted of the same service.

Learned Member (Midicial) Ms. 2Rozha Rehman is on leave, therefore, arguments—sould—not be beard. Adjourned. To some up arguments on 06.10.2022 before the D.B.

(Min Industry)

(Salah-Ud-Din) Member (Judicial) 10.01.2022

Appellant in person present. Mr. Kabirullah Khattak, Addl. AG alongwith Mr. Ali Rehman SI (Legal) and Hikmat Khan H.C for respondents No. 1, 4 & 5 present and submitted reply/comments which are placed on file.

Reply/comments on behalf of respondents 2, 3 & 6 are still awaited. Learned Additional Advocate General sought time for submission of reply/comments. Last opportunity is granted to respondents to furnish reply/comments on or before next date, failing which their right to submit reply/comments shall be deemed as struck off by virtue of this order. To come up for arguments before the D.B on 15.03.2022.

> Atiq-Ur-Rehman Wazir) Member (E)

15.03.2022

Due to retirement of the Worthy Chairman, the Tribunal is defunct, therefore, case is adjourned to 10.6.2022 for the same as before.

10.6.2022

Bench is incomplete. Therefore
the case is adjourned to 09.08.2022

before the same

-8.22 Drue to the Public holiday the case is adjourned to 2-9-2022

17.08.2021

Counsel for the appellant present. Preliminary arguments heard.

SCANNED KP51 Peshawar Points raised need consideration. The appeal is admitted to full hearing, subject to all just and legal objections including that of limitation to be determined during the course full hearing. The appellant is directed to deposit security and process fee within 10 days. Thereafter, notices be issued to the respondents for submission of written reply/comments in office within 10 days after receipt of notices, positively. If the written reply/comments are not submitted within the stipulated time, or extension of time is not sought through written application with sufficient cause, the office shall submit the file with a report of noncompliance. File to come up for arguments on 15.12.2021 before the D.B.

Charman

15.12.2021

Appellant in person present. Mr. Kabirullah Khattak, Addl: AG alongwith Mr. Hikmat Khan, H.C for respondents present.

Written reply/comments not submitted. Representative of the respondents seeks time to submit the same on the next date. Adjourned. To come up for written reply/comments on 10.01.2022 before S.B.

(MIAN MUHAMMAD) MEMBER (E)

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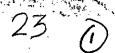
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FORM OF ORDER SHEET

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e No	2811	/2021	

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BEFORE THE KHYBER PAKHTUNKHWA SERVICE TRIBUNAL PESHAWAR.

In	Ref: to	Service Appeal No.	/2021.
		* * ·	

Ghafoor Shah IHC No. 166......VS......PPO & others.

INDEX

S.No.	DESCRIPTION OF DOCUMENTS	ANNEX	P.NO.
1.	Service Appeal with Affidavit.		01-07
2.	Application for Condonation of delay with affidavit.		08-09
3.	Gazette/Part-II Notification Dated 14-12-2001.	"A"	10-17
4.	Copy of the Transfer order dated 14-11-2007.	"B"	18-23
5.	Copy of transfer order of Constable Zubair Shah	"C"	240
6.	Gazette/Part-II Notification Dated 18-06-2015.	"D"	35-99
7.	Copy of the departmental appeal dated 20-12-2020.	"Ē"	30-31
8.	Copy of the impugned order dated 14-01-2021.	"F"	32-3
9.	Copy of the order of promotion to list "D" dated 20-07-2011.	"G"	34-35
10.	Vokalatnama.		36

<u>APPELLANT</u>

Through;

Muhammad Usman Khan

Turlandi

Advocate Peshawar.

Dated; 15/02/2021. (Monday)

OFFICE: Flat # C-1 Haji Murad Plaza, Opp. Bank of Punjab, Dalazak Road, Peshawar. Cell# 0333-9153699 *** 0300-5895841



BEFORE THE KHYBER PAKHTUNKHWA SERVICE TRIBUNAL PESHAWAR.

In Ref: to S. Appeal No. _____/2021.

Ghafoor Shah IHC No. 166, presently working and posted as Reader to DSP Investigation, City Division Peshawar......APPELLANT.

VERSUS

- 1) The Provincial Police Officer, Khyber Pakhtunkhwa, Central Police Office, Peshawar.
 - 2) The Capital City Police Officer (CCPO) Peshawar.
 - 3) The Commandant, Frontier Reserve Police (FRP), Khyber Pakhtunkhwa, Police-line Peshawar.
- √4) The Regional Police Officer, Malakand Region at Saidu Sharif Swat.
- (5) Assistant Inspector General of Police, Establishment, Khyber Pakhtunkhwa, Central Police Office (CPO) Peshawar.
 - 6) The Deputy Superintendent of police (Investigation) City Division Peshawar.

......RESPONDENTS.

SERVICE APPEAL U/S 4 OF THE KHYBER PAKHTUNKHWA SERVICE TRIBUNAL ACT 1974 FOR FIXATION OF ACCURATE SENIORITY BY PLACING THE NAME OF THE APPELLANT WITH HIS COLLEAGUES/BACHMATES OF LOWER CLASS COURSE, ENABLING HIM TO GET EQUAL TREATMENT OF SENIORITY AND SUBSEQUENT PROMOTION LIKEWISE.

May it please this Honourable Tribunal

The appellant very earnestly seeks redressal of his grievances through the instant Service Appeal as under:-

Facts leading to this Service Appeal

1) That the appellant is a bonafide citizen of the Islamic Republic of Pakistan, domiciled in Khyber Pakhtunkhwa province, belongs to a respectable/law-abiding family of the locality, working as IHC Police No. 166 and presently posted as Reader to DSP Investigation, City Division Peshawar (The respondent No. 6) and having been aggrieved person, has every fundamental rights enjoined by the Constitution of the Country to be enforced in his favour.

- 2) That the appellant, being qualified/eligible candidate joined the servicers as Constable in the year 1995 and after having passed his recruit training course from PTC Hangu in September 1995, also qualified the A/1, B/1 and lower Course in the year 2001 and as per order of merit list, his name was figured at Sr. No. 19 accordingly. Thereafter, the appellant was promoted as C/1 Head Constable in the year 2001 and remained as such in FRP/HQrs Khyber Pakhtunkhwa Peshawar till 2007. (Copy of the Gazette/Part-II Notification Dated 14-12-2001 is annexure "A").
- 3) That as per the decision of DPC and in light of the order dated 14-11-2007 the services of appellant (at S. No. 66), were stood transferred to Malakand Region (Domicile District) and vide order dated 10-12-2007 and 14-11-2007 he was posted to Swat and Dir (Lower) respectively where he performed his duties very bravely and faced very crucial and spoiled atmosphere prevailing due to Talibanization and militancy till 23-10-2008. However the decision of DPC held on 29-10-2007 regarding inter-se seniority was never complied with and never implemented in totality. The concluding Para of the decision of DPC is reproduced as under. "However their names will be placed in list C/1 & D in which they passed the lower intermediate course". (Copy of the Transfer order dated 14-11-2007 having decision of DPC is annexure "B").
- 4) That lastly, the appellant was posted from Dir (Lower) to District Peshawar vide impugned order dated 23-08-2008 but his lien was not transferred to Peshawar and still remained in Malakand Region till date which has created great anomaly, hardship and discrimination in service of the petitioner who was thrown away from his colleagues in his due seniority as well as promotion to higher ranks.
- 5) That irrespective of the episode, narrated above, one Constable Zubair Shah, at the same time, was also transferred from District Swat but his lien simultaneously was transferred to Peshawar and thus, he was lucky to get his seniority and promotion accordingly. (Copy of the transfer order of Constable Zubair Shah showing his lien is annexure "C" for ready reference please).
- 6) That since the year 2008 till date, the appellant having M.A qualification is performing his respective unblemished duty as IHC with great zeal, zest and enthusiasm and lastly, he was succeeded to get his selection for intermediate course in the year 2015 and vide Notification dated 18-06-2015 stood successful and as per order of merit list, his name was figured at Sr. No. 35 of the police Gestate Part-II. (Copy of the Gazette/Part-II Notification Dated 18-06-2015 is annexure "D").



- 7) That obviously, in light of the order dated 14-11-2007, followed by the decision of DPC (annexure "B"), the appellant, for the reason of lien so maintained, had reserved his right of seniority in Malakand region and resultantly subsequent promotion to next higher ranks as well whereas the appellant was kept deprived of such rights due to negligence on part of the respondents by not transferring his lien to Peshawar. The colleagues of the appellant and his batchmats of lower course in Malakand region were selected for intermediate course and were promoted to the rank of ASI/SI in the year 2010-2011 whereas the appellant was neither selected for intermediate course with his colleagues/batchmats of lower course in Malakand region nor likewise promoted to the rank of ASI or SI and hence, highly discriminated.
- 8) That in the given painful scenario, the appellant, while aggrieved of his fate of seniority and subsequent promotion, filed departmental appeal dated 20-12-2020 vide Endorsement No. 15128/E-IV (CPO Peshawar) dated 23-12-2020. (Copy of the departmental appeal is annexure "E")
- 9) That the departmental appeal was given a novel/unique twist and the request of the appellant was discarded vide impugned order dated 05-01-2021 passed by the respondent No.4, endorsed by the respondent No. 1 dated 13-01-2021, received by the office of respondent No. 2 dated 14-01-2021 and delivered to the appellant dated 14-02-2021. (Copy of the impugned order duly endorsed by the respondent No. 2 dated 14-01-2021 is annexure "F").
- 10) That in the given factual circumstances, the appellant while could not succeeded to get justice at his door-step prefers this appeal for the redressal of his grievances inter-alia on the following grounds.

Grounds Warranting this Service Appeal:-

- a) Because lien means the title of a government servant to hold a permanent post in a substantive capacity and if a government servant holds a lien on a certain post, no other government servant can be appointed substantively to that post.
- b) **Because** in a similar case of transfer one Head Constable Zubair Shah No. 29 of District Police Swat was transferred to Peshawar with his lien (annexure "C") and accordingly he was benefited with his due seniority and promotion to higher rank.
- c) **Because** the impugned transfer orders in r/o the appellant from district Dir (Lower) to Peshawar is silent regarding transfer of lien which speaks grave negligence on part of the respondents and as such the appellant should not be held responsible and should not be penalized for the act of his superiors.

- d) **Because** one of the colleague/batch-mat of the appellant namely Yar Muhammad was duly selected and qualified the intermediate College Course during the term ending 20-03-2011 and accordingly he was brought on promotion list "D" vide order dated 20-07-2011. (Copy of the order of promotion to list "D" dated 20-07-2011 is annexure "G").
- e) **Because** the appellant while having no lien, transferred to Peshawar, tried utmost his level best by knocking the doors of each and every parent offices, was lastly/ultimately succeeded to get his selection and thus qualified the intermediate College Course during the term ending 31-05-2015 and accordingly he was brought on promotion list "D" w.e.f 31-05-2015 but some 04 years late from his batchmats and as such by delaying the promotion to list "D", the appellant was highly discriminated.
- f) **Because** it is clear discrimination which is strictly forbidden under Article 25 and 27 of the Constitution and is a fundamental right of every citizen.
- g) **Because** the appellant has time and again discriminated by the respondents and thus misprized and neglected by not giving him his due right, as the appellant is/was entitled to be given the same status and accorded with the same treatment as was accorded to his other colleagues/batchmats.
- h) **Because** the act of respondents in neglecting and refusing the right of the appellant by not extending equal treatment in service and depriving him from transferring of his lien to Peshawar resulting his delayed promotion would also against the Devine ordain of Allah Almighty as under the principles of natural justice and fundamental human rights of the appellant, the respondents has usurped the right of a human being and have thus bypassed the divine rule to give everyone his due right.
- i) Because the act of the respondents if seen with serious note, the same are also in clear disregard of Article 9 and 4 of the Constitution of the Islamic republic of Pakistan 1973 as the same are meant to deprive the appellant from his right to life as the life is mainly dependent on bread and butter which is earned by a person through rendering service without discrimination.
- j) **Because** the respondents are bound to provide the appellant equal protection of law and must not to discriminate the appellant in service as it is inviolable and jealously guarded right of the appellant under the Constitution of the Islamic republic of Pakistan 1973.

- k) **Because** the act of the respondents are also violative of Articles 03, 04, 8, 09, 25 and 27 of the Constitution of the Islamic republic of Pakistan 1973.
- l) **Because** Article 4 of the Constitution of Pakistan and Islamic principles of equity and equal treatment with citizen are downtrodden deliberately for ulterior motive, which needs the interference of this august Tribunal.
- m) Any other grounds will be raised at the time of regular hearing the appellant at the bar in the interest of justice.

It is, therefore, humbly prayed that on acceptance of this appeal, the impugned order (annexure-"F") may kindly be set-aside and the respondents may please be directed to ensure the accurate seniority in light of the Transfer order dated 14-11-2007 followed-by-the decision of DPC and by placing the name of appellant with his colleagues/batchmats of list C/1 & D in which they passed the lower intermediate college course and by extending equal treatment, enabling the appellant to stand in the row of his batchmats simultaneously whose names have prior been brought on list "D" vide order dated 20-07-2011 (Annexure-"G") and to avoid discrimination in service in order to meet the ends of justice.

Any other relief, not specifically prayed for, may also very graciously be granted, if appears just, necessary and appropriate.

Through:

Dated: \(\frac{\)\}}{\extrm{\exitex}}}}{\extrm{\exitex}}}\)}\)

Muhammad Usman Khan Turlandi

APPELLAN

Advocate Supreme Court.

&

Tariq Aziz Khan Chamkani Advocate High Court.

BEFORE THE KHYBER PAKHTUNKHWA SERVICE TRIBUNAL PESHAWAR.

In Ref: to Service Appe	eal No	/2021.
Ghafoor Shah IHC No. 166	VS	PPO & others.

AFFIDAVIT

I, Ghafoor Shah IHC No. 166, presently working and posted as Reader to DSP Investigation, City Division Peshawar, do hereby solemnly affirm and declare on oath that the contents of the accompanying Service appeal are true and correct to the best of my knowledge and belief and that nothing has been kept secret or concealed therein from this august Tribunal.

IDENTIFIED BY:

Muhammad Usman Khan Turlandi

Advocate Peshawar.

15401-8182257-3



BEFORE THE KHYBER PAKHTUNKHWA SERVICE TRIBUNAL PESHAWAR.

In Ref: to Service Appe	eal No	_/2021.	
Ghafoor Shah IHC No. 166	VS	PPO & c	others.

Subject: Application for Condonation of delay.

Respectfully Sheweth:

- 1. That the appellant/applicant has submitted Service Appeal to-day (Monday) dated 15-02-2021 against the impugned order dated 14-01-2021, endorsed by the Respondent No. 2 and delivered to the applicant dated 11-02-2021 whereas his prayers for grant of accurate seniority turned down and refused.
- 2. That all the facts, circumstances and submissions enumerated in the connected Service Appeal may please be considered the integral part and parcel of this application.
- 3. That the request/departmental appeal of the appellant dated 20-12-2020 for grant of accurate seniority was discarded vide impugned order dated 05-01-2021, passed by the respondent No.4, endorsed by the respondent No. 1 dated 13-01-2021, received by the office of respondent No. 2 dated 14-01-2021 and delivered to the appellant dated 14-02-2021 whereas the instant service appeal is filed to-day (Monday) dated 15-02-2021.
- 4. That the case in hand having the question of public importance, otherwise, is arguable for the logical conclusion of the service appeal on merits as per consistent view of this august Tribunal that mere technicalities on such ground of limitation, would not handicap the innocent favorite child of law.

It is, therefore, most humbly prayed that the delay if any beyond the period of limitation in filing the appeal may very graciously be condoned in order to meet the ends of justice.

Through;

Muhammad Usman Khan Turlandi

APPLICANT

Advocate Peshawar.

Dated; 702/2021. (Monday)

31

BEFORE THE KHYBER PAKHTUNKHWA SERVICE TRIBUNAL PESHAWAR.

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Ghafoor Shah IHC No. 166	VS	PPO & others.

AFFIDAVIT

I, Ghafoor Shah IHC No. 166, presently working and posted as Reader to DSP Investigation, City Division Peshawar, do hereby solemnly affirm and declare on oath that the contents of the accompanying application for Condonation of delay are true and correct to the best of my knowledge and belief and that nothing has been kept secret or concealed therein from this august Tribunal.

IDENTIFIED BY:

Muhammad Usman Khan Turlandi

Advocate Peshawar.

DEPONENT:

15401-8182257-3



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POLICE DEPARTMENT



FOR PUBLICATION IN NWFP POLIE GAZETTE PART-II ORDERS BYTHE COMMANDANT POLICE TRAINING COLLEGE HANGU

NOTIFCATION DATED 14-12-2001

Notification No.4397/RESULT To The following students of **Lower School Course** appeared in the final examination held at PTC Hangu for the term ending 20th October 2001, and have qualified to be declared as **PASSED**. Their order of **MERIT** is noted

against each name.

Javed Muhammad

1268

Kohat

S.No.	Name	Belt#	District	Merit	Remarks
1.	Fazal Hanif	78	Karak	1 .	_
2.	Muhammad Ayub	202	DI Khan	2	-
3.	Zahoor Khan	89	Peshawar	3	
4.	Islam Shah	2812	Peshawar	4	_
5.	Shah Jehan	1467	Peshawar	5	-
6.	Basharat Mehmood	6201	Islamabad	6	-
7.	Haroon Khan	1043	Mardan	7	_
8.	Gul Nawaz	348	Kohistan	8	_
9.	Muhammad Arif	3333	Peshawar	9	<u>-</u>
10.	Shoukat	706	Abbottabad	10	-
11.	Haji Rehman	707	FRP Karak	11	_
12.	Said Nabi Shah	59	Nowshera	12	_
13.	Fateh Zada	151	Shangla	13	_
14.	Muhammad Tariq	1497	Peshawar	14	
<u>-15.</u>	Yar Muhammad	1308	Swat	15	-
16.	Farid Khan	271	Bunair	15	-
17.	Ghani Ur Rehman	346	Dir Payan	16	-
18.	Bahader Zeb	59	Dir Bala	17	-
-19.	Ghafoor Shah	3084	FRP Hqrs Pesh-	18	-
20.	Muhammad Naseem	3593	Simly Dam	19	-
21.	Shahi Wadan	718	Swat	20	-
22.	Ammer Nawas	640	FRP Range Pesh	20	-
23.	Mir Akbar	531	Nowshera	21	-
724.	Abdul Wadood	5	Swat	22	-
25.	Liaquat Ali	96	Shangla	22	-
26.	Muhammad Rehman	162	Bannu	22	-
27.	Jamshed Iqbal	734	DI Khan	22	-
28.	Turab Khan	2694	FRP Hgrs Pesh	22	-
29.	Muhammad Yousaf	4335	Islamabad	23	-
30.	Imran Ullah	292	Peshawar	24	-
31.	Ammer Alam	397	Dir Payyan	25	-
32.	Touqeer Abbas	652	DI Khan	25	-
33.	Shabeer Khan	604	SPL FRP Kohat	25	-
34.	Mehmood Ali Shah	91	Batagram	26	_
35.	Sardar Ali	326	Swabi	27	~~
36.	Khaista Muhammad	301	Swabi	28	NTIFE
37.	Akhter Mehmood	396	Islamabad	28	- 19
38.	Muhammad Javed	314	Abbottabad	29	- 10
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43.	Amin Khan	19	Nowshera 35	31	
43.	Saeeed Ahmad	29	Mansehra	31	
<u> </u>				31	
49.	Jahazeb	19	Swat		
46. 47.	Fayaz Hussain	906	Nowshera	31	-
	Muhammad Said	163	Shangla	33	-
48.	Muhammad Afzal	431	Kohat	33	-
49.	Ghulam Jillani	1220	Islamabad	34	-
50.	Hayat Muhammad	665	Dir Payyan	34	-
51.	Javed Akhter	39	CPC Peshawar	35	<u>-</u>
52.	Fayaz Khan	322/17	CB Peshawar	35	<u>-</u>
53.	Kifayat Ullah	4040	Peshawar	35	-
54.	Saif Ullah	380	Karak	36	
55.	Muhammad Qasim	685	Chitral	36	-
56.	Fida Muhammad	2011	FRP Hqrs Pesh	37	
57.	Khan Wali Shah	792	Charsadda	38	-
58.	Gul Muhammad	3531	Peshawar	39	-
59.	Zahir Iqbal	4156	Peshawar	39	-
60.	Muhammad Aslam	406	Kohistan	39	-
61.	Muhammad Ikram	12	CPC Peshawar	40	
62.	Wajid Ali	783	Swabi	40	-
63.	Muhammad Younas	295	Mansehra	41	-
64.	Raz Nawaz	800	DI Khan	41	-
65.	Khitab Gul	2113	FRP Hqrs: Pesh	42	-
66.	Muhammad Ashfaq	1068	Abbottabad	42	-
67.	Nazar Hussain	680	Mansehra	42	-
68.	Hazrat Rehman	153	Shangla	43	-
69.	Tariq Ahmad	255	Swabi	43	-
70.	Shafiq Ur Rehman	69	Kohistan	43	-
71.	Jehan Zada	237	Bunair	43	_
72.	Zubair Shah	3193	FRP: Hqrs Pesh	44	
73.	Matloob Hussain	5310	Islamabad	45	_
74.	Imran Ud Din	3315	Peshawar	45	
75.	Hamesh	929	Nowshera	45	_
76.		3046	FRP Hqrs Pesh	46	_
	Muhammad Tariq Muhammad Hussain	160		46	
77.		288	Shangla Bunair	47	-
78.	Fayao Khan	936	Peshawar	48	-
79.	Sher Shah			49	-
80.	Umar Wahid	509	Dir Bala	49	
81.	Noor Ul Haq	247	Nowshera		-
82.	Nisar Muhammad	798	Mardan	50	-
83.	Najeeb Ullah	104	Bannu	51	-
84.	Niaz Ali	1512	Peshawar	51	-
85.	Nisar Ullah	3958	Peshawar	51	-
86.	Hassan Zeb	547	Swat	51	-
87.	Fazal Rahim	1116	Kohat	52	-
88.	Pervez Ahmad	6495	Islamabad	53	-
89.	Zahid Hussain	640	Masehra	53	-
90.	Amir Bahader	796	Dir Payan	53	-
91.	Rajab Ali	1399	Kohat	53	_
92.	Muhammad Javed	337	Peshawar	54	-
93.	Murad Ali	3615	Peshawar	54	-
94.	Akbar Hussain	590	Swat	54	-
95.	Jaffar Ali	709	Mardan	55	-
96.	Naeem Gul	896	Abbottabad	55	-
97.	Munawar Khan	273	Karak	56	-
98.	Akhtar Hussain	917	Mardan	57	
99.	Niamat Ullah	896	Bannu	58	ATTESTED
100.	Aineer Jan	319	Lakki	58	to .
101.	Hasham Ali	298	Bannu	59	IN
102.	Zafar Ali	150	Bannu	59	_
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	162 Cafleyut Hussain	3115	1 1 1 1 1				

103.	Muhammad Ramzan	480	DI Khan 37	60	<u> </u>
. 104.	Muhammad Ilyas	4025	Islamabad	60	-
105.	Muhammad Jamshed	73	PTC Hangu	60	-
<u>ൂ</u> .06.	Muhammad Ilyas	62	HariOur	61	(/
107.	Abdul Latif	1111	DI Khan	62	-
108.	Muhammad Riaz	1124	Abbottabad	63	-
109.	Wajid Ali	537	Charsadda	64	-
110.	Ali Akbar	4935	Islamabad	64	-
111.	Muhammad Ishaq	4102	Peshawar	64	-
112.	Shaheen Akbar	498	Mansehra	65	-
113.	Ijaz Ahmad	16	Batagram	65	-
114.	Liaqat Ali	5597	Islamabad	65	_
115.	Akbar Ali	649	Swat	66	-
116.	Ibrar Hussain	704	Dir Payyan	66	-
117.	Gohar Rehman	373	Chitral	66	-
118.	Iltaf Hussain	1104	Abbottabad	67	-
119.	Muhammad Ishtiaq	4942	Islamabad	67	-
120.	M-Azim Shah	68	Dir Bala	68	-
121.	Muhammad Tajoon	299	Kohistan	69	-
122.	Sabz Ali	993	Dir Payyan	70	
123.	Hadayat Ullah	301	Lakki	71	
124.	Saeed Khan	115	PTC Hangu	71	-
125.	Muhammad Tawab	796	Mardan	72	-
126.	Haq Nawaz	1080	FRP DI Khan	73	_
127.	Abdul Malik	649	Mansehra	74	-
128.	Behruddin	850	Chitral	75	-
129.	Yasin	1035	Abbottabad	76	
130.	Muhammad Nawaz	4814	Islamabad	77	
131.	Ghafoor Khan	543	Charsadda	78	-
132.	Shad Muhammad	452	Dir Payyan	78	<u>-</u>
133.	Shakil Ahmad	175	FRP Range Pesh	78	-
134.	Riaz Khan	723	Mardan	79	-
135.	Sartaj Hussain	297	Kohat	80	_
136.	Usmanuddin	744	Peshawar	81	-
137.	Muhammad Khan	52	Kohat	82	-
138.	Bakhtawar Shah	809	Charsadda	83	-
139.	Bahrul Mulk	41	Shangla	84	Awarded grace Marks
140.	Barkat Ullah	144	Lakki	85 86	
141.	Muhammad Sabir	1749	Islamabad	87	
142.	Hamza Ali	149 86	Bannu	88	
143.	Shakir Ullah Sana Ullah	226	PTC Hangu Lakki	89	<u>-</u>
144.	Sheeraz	39	PTC Hangu	90	
145.	Hakim Ullah	2120	Peshawar	91	_
147.	Muhammad Arshad	53	Haripur	92	-
148.	Ali Akbar	3461	FRP Hqr Pesh	92	-
149.	Safar Ali	759	SPL FRP Kohat	93	_
150.	Muhammad Yousaf	293	Abbottabad	94	_
151.	Qamar Alam	3800	Peshawar	95	_
152.	Ashfaq	795	Spl Karak	95	-
153.	Muhammad Salim	16	Swat	95	-
154.	Fayaz Hussain	5920	Islamabad	96	-
155.	Iftikhar Hussain	897	Nowshera	97	-
156.	Naseem Zaman	172	Bannu	97	ATT-CTF
157.	Saif Ur Rehman	364	Kohistan	98	-1
158.	Javed Khan	534	FRP Range Pesh	99	-10
159.	Malang Jan	2973	Peshawar	100	fw
160.	Farid Ullah	346	Bannu	101	-
161.	Muhammad Raziq	880	Charsadda	102	_
<u>1</u> 62.	Kafayatt Hussain	3158	FRP Hqr Pesh	103	



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164 Inayafullali	402 102	Hanno Tank	101 Awarded practi mades
163 Muhammad Manzoor	80	- Kobistan	104 " " " " 1
166 WhiteHalp	1 895	Pudawa	100 " " " "
167 barn Rabhi 168 litikhar Ahmad	74 ! 1121	Lidde (106 " " " "
109. Atta Ut Reliman 📳	701	Անաքա D.I. հ.նյա	107 " " " " 108 [" "]
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171 Mir Asamul 172 Jalianylis Khan 173 In Khar Hilsanii	147	Chittal !	1 110 sept and the first of the
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175 Umar Gul 45 15	4050	Peshawat, 1	113 " " " "
170 Sadiq Ur Kanman k 177 Muhammad Shafiq	1213 30 %	Kohat (
178 Muhaninad Saglain	. 827	PTC Hangu [17] D.I. Khan	
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180 Zahgor Aliniad	982 905	Kohat 📑 💮	118 (**)
182 Harooh Ur Rashood	74 (1)	PPC Hahgu	118 ("17,1" "
183 Zahid Muhammad	2111	Mardan Poshawar	119 1."
184 Nasocruddin	360	Kohistan ,	121
185 M-Pervez Akhtar.	`413090 ~ ' 1.3811 / {!	Islanjabad	122
187 Sacodullali	9	Poshavar 🖟 🔐	123 (d) 1 " " "
188 Tarid Mehmood	ر 558 <u></u>	Charsadda []	125
189 Fazal Khalid	1 1 1 2 2 2 2 3	Charsadda '	126
191 Juma Khan		Mardan Islamabad - ***	127
192 Fanous Khan			
193 * Akmai Khan	!## !569 % (40°) 788	Swabi	129 million the same of the
195 Tariq Mehmood : 1	•	Charsaddd Tar All. Abbottabad	130
196 Israr Muhammad	2127	Peshawar	132 " " " "
197 Dawan Shah		Kohistan 🐪 🖖	133 " " "
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200 Shanishah in the	أقفيه مستسا	Charsadda 1. 1914	1364 "1 46" " 1
201 Ameer All Shah 202 Muhammad Usman	1, 183	Chiral . III	137:4 14 80 4 1
203 Muslim Khan	1155 3899	Koliat Ali ji ji ji ji	
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1. The Inspector General of I The DIG Crime Branch N	ronce NWFP-Pe VFP-walket see	shawar & Islamab	ad.,) cation in Police Gazette Part I)
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The Director CPG Pestiaw	u is bindalishi	nabad till a ver	I was a second

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163.	Fazal Ghani	402	Bannu 39	104	Awarded grace Marks
164.	Inayat Ullah	102	Tank	105	-
165.	Muhammad Manzoor	80	Kohistan	106	- /
3 166.	Wasif Ullah	895	Peshawar	106	-
167.	Fazal Rabbi	74	Lakki	107	-
,168.	Iftikhar Ahmad	21	Hari Pur	108	-
169.	Atta Ur Rehman	701	DI Khan	109	-
170.	Tahir Khan	6	Lakki	110	_
171.	Mir Azam	147	Chitral	110	_
172.	Jahangir Khan	128	Tank	111	-
173.	Iftikhar Hussain	589	Charsadda	112	-
174.	Tariq Jamil	81	Mansehra	113	_
175.	Umar Gul	4059	Peshawar	114	-
176.	Sadiq Ur Rehman	1213	Kohat	115	_
177.	Muhammad Shafiq	360	PTC Hangu	116	
178.	Muhammad Saqlain	827	DI Khan	117	_
179.	Faqir Ahmad	982	DI Khan	118	_
180.	Zahoor Ahmad	905	Kohat	118	-
181.	Niamat Ullah	46	PTC Hangu	119	-
182.	Haroon Ur Rasheed	11	Mardan	120	-
183.	Zahid Muhammad	2111	Peshawar	121	-
184.	Naseer Ud Din	360	Kohistan	122	
185.	M-Pervaz Akhter	3090	Islamabad	123	-
186.	Zia Khan	3811 .	Peshawar	124	
187.	Saeed Ullah	344	Peshawar	125	_
188.	Tariq Mehmood	558	Charsadda	126	-
189.	Fazal Khaliq	434	Charsadda	127	
190.	Gul Muhammad	239	Mardan	127	-
191.	Juma Khan	6043	Islamabad	128	-
192.	Fanoos Khan	2856	Peshawar	129	-
193.	Akmal Khan	569	Swabi	130	-
194.	Mukaram Khan	788	Charsadda	131	- .
195.	Tariq Mehmood	647	Abbottabad	132	-
196.	Israr Muhammad	2127	Peshawar	133	-
197.	Dawan Shah	588	Kohistan	134	-
198.	Liaqat Ali	428	Bannu	135	-
199.	Shah Zarin	2858	Peshawar	136	-
200.	Shafi Ullah	274	Charsadda	137	-
201.	Ameer Ali Shah	183	Chitral	137	-
202.	Muhammad Usman	115	Kohat	138	-
203.	Muslim	3899	Peshawar		-



Sd/-Commandant Police Training College Hangu

No.4398-4443/S, Dated Hangu the 14.12.2001

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

- 1. The Inspector General of Police NWFP Peshawar & Islamabad.
- 2. The DIG Crime Branch NWFP With 2 spare copuies for publication in Police Gazatte Part II
- 3. The all DIsG in NWFP
- 4. The Commandant FRP Peshawar
- 5. The Director CPC Peshawar & Simly Islamabad
- 6. The SSP Districts Peshawar, Abbottabad & Islamabad

Copy of Order Endst: No.25317-23/E-II dated 14.11.2007 recieved from Provincial Police Officer NWFP, to Commandant FRP NWFP.

ORDER.

The following literate Head Constables/ASIs of FRP NWFP, are hereby Transferred and Posted to their respective Regions as noted against their names in the light of decision of DPC held on 29.10.2007. Decision of DPC is reproduced below:-

S/No.	Nar	me of Official.	То	D/o Prom: List'D@	Remarks.
1.	SI	Ali Hassan	Kohat Region	20.09.1996	on Depttn: TFC
V2.	-17	Zeenat Hussain	Kohat Region8	20.10.1997	
√3 .	ŭ	Muhammad Hassan	Mardan Region	10.10.1998	7
14.	ij	Tayyab Jan	CCP Peshawar	20.03.1999	
⋠.	ij	Tazal Wadood 🗸	Mardan Region	20.03.1999	*
5.	ij	Habib urrehman	Hazara Region	13.09.1999	
17.	ij	Ha-ji Akbar	Malakand Region	n 13.9.1999	RTC Mardan.
√8.	11	Sajjad Haider	Hazara Region	20.04.2000	
√9.	ij	Akbar Ali	Malknd: Region	20.04.2000	
1Ò.	ij	Aurangzeb	Hazara Region	20.04.2000	
14.	ũ	Muhammad Iqbal	Mardan Region	20.04.2000	. The state of the
12.	ij	Muhammad Imtiaz	Hazara Region	20.09,2000	
13.	THO	Liaqat Khan/	Hazara Region	20.09.2000	M/Way.
14.	SI	Zafar Haider	DI Khan Region	20.09.2000	
√ 15.	:11	Riaz Khan	CCP Peshawar	20.09.2000	
.16.	ń	Sajjad Hussain	MKD: Region	20.09.2000	
17.	11	Muhammad Raza	Kohat Region .	20.09,2000	••
18.	ii .	Muhammad Riaz	Kohat Region	20.09.2000	
V 19.	- 11	Azhar Khan	Hazara Region	20.09.2000	•
. 20.	1,7	Muhammad Zaman'	MKD: Region	20.09.2000	
21.	ASI	Syed Tahir Shah	CCP Peshawar	20.09.2000	
√22.	AS]	Muslim Shah	MKD: Region	20.09.2000	*
23.	IHC	C Karam Ilahi	CCP Peshawar	20.09.2000	
24.	AS]	[Javed Iqbal	CCP Peshawar	20.09.2000	
25.	THO	Nuhammad Naeem	CCP Peshawar	20.09.2000	
. 126.	AS]	I Chan Wez	Hazara Region		· ·
127.	AS	I Mulvi Shah	Malaknd Region	•	
V28.	AS:	I Abdullah 🗸	Mardan Region		
√ 29.	AS:	I Amir Kha r am	Hazara Region		
30.	AS.	I Hakeem Khan	Bannu Region		
31.	AS.	I Muhammad Asmat ^S hah			
		I Ali Ahmad	Kohat Region		
√ 33.	AS:	I Syed Sajjad Hussain			
√34.	AS:	I Noor Aslam	DI Khan Region		
35.	AS:	I Manzoor Ahmad	Mardan Region	20.09.2000) IFC:

(Cont...P/2)

ATTESTED

N/

Copy of order Endst: No.25317-23/E-II dated 14.11.2007 received from Provincial Police Officer NWFP to Commandant FRP NWFP

<u>ORDER</u>

The following literate Head Constables/ASI of FRP NWFP, are hereby Transferred and Posted to their respective Regions as noted against their names in the light of decision of DPC held on 29.10.2007. Decision of DPC os reproduced below:-

S.	Name of official	То	D/o Prom:	Remarks
No			List "D"	T COMMAND
1.	SI Ali Hassan	Kohat Region	20.09.2020	On Depttn
2.	SI Zeenat Hussain	Kohat Region	20.10.1997	-
3.	SI Muhammad Hassan	Mardan Region	10.10.1998	-
4.	SI Tayyab Jan	CCP Peshawar	20.03.1999	-
5	SI Fazal Wadood	Mardan Region	20.03.1999	
6.	SI Habib-Ur-Rehman	Hazara Region	13.09.1999	_
7.	SI Haji Akbar	MKD: Region	13.09.1999	RTC Mardan
8.	SI Sajjad Haider	Hazara Region	20.04.2000	_
9.	SI Akbar Ali	MKD: Region	20.04.2000	
10.	SI Aurangzeb	Hazara Region	20.04.2000	
11.	SI Muhammad Iqbal	Mardan Region	20.04.2000	
12.	SI Muhammad Imtiaz	Hazara Region	20.04.2000	
13.	IHC Liaquat Khan	Hazara Region	20.04.2000	M/Way
14.	SI Zafar Haider	DI Khan Region	20.04.2000	-
15.	SI Riaz Khan	CCP Peshawar	20.04.2000	
16.	SI Sajjad Hussain	MKD: Region	20.04.2000	
17.	SI Muhammad Raza	Kohat Region	20.04.2000	-
18.	SI Muhmmad Riaz	Kohat Region	20.04.2000	
19.	SI Azhar Khan	Hazara Region	20.04.2000	
20.	SI Muhammad Zaman	MKD: Region	20.04.2000	_
21.	ASI Syed Tahir Shah	CCP Peshawar	20.04.2000	_
22.	ASI Muslim Shah	MKD: Region	20.04.2000	
23.	ASI Karam Ilhai	CCP Peshawar	20.04.2000	_
24.	ASI Javed Iqbal	CCP Peshawar	20.04.2000	_
25.	IHC Muhammad Naeem	CCP Peshawar	20.04.2000	M/Way
26.	ASI Chan Wez	Hazara Region	20.04.2000	
27.	ASI Mulvi Shah	MKD: Region	20.04.2000	-
28.	ASI Abdullah	Mardan Region	20.04.2000	7-07-1
29.	ASI Amir Khatam	Hazara Region	20.04.2000	ATTESTL
30.	ASI Hakeem Khan	Bannu Region	20.04.2000	
31.	ASI Muhammad Asmat Shah	CCP Peshawar	20.04.2000	M/Way
32.	ASI Ali Ahmad	Kohat Region	20.04.2000	-
33.	ASI Syed Sajjad Hussain	Kohat Region	20.04.2000	RTC Mardan
34.	ASI Noor Aslam	DI Khan Region	20.04.2000	- Tel Civial dall
35.	ASI Manzoor Ahmad	Mardan Region	20.04.2000	TFC:

		(P/2)	42		(20)	
	ASI	Muhmmad Jamil	Hazara Region	20.09.2000	Simly 1	Dam.
		Muhammad Sa r war	Hazara Region			-,
مسب	d.	Abdml Hakim -	Mardan Region	20.09.2000		• .
		Muhammad Hanif	Hazara Region	20.03.200?		
		Zafar Iqbal	Kohat Region	20.03.2003		
	41. ASI	Muhammad Shaheen Sh	nah CCP Peshawar	20:03:2003	Traffic	TFC
		Muhamma-d Farid	Kohat Region	20.09.200		•
	•	Qurban Khan	MKD: Region	20 .03. 2004		
		V		00 07 0001	<u> جلا</u> ن	

20.03.2004 ~ Mardan Region 44. ASI Imdad Ullah TFC: 20.03.2004 MKD: Region √45. ASI Maqbool Jehan

20.03.2004 Mardan Region 46. ASI Irshad "li 20.09.2004 Kohat Region

47. IHC Muhammad Azam 2009.2004 --TFC: Mardan Region 48. IHC Kifayat Ullah

20.09.2004 TFC: CCP Peshawar 49. IHC Zeiaullah 20.09.2005 CCP Peshawar 50. IHC Abdur Rauf

20.09.2003 Mardan Region 51. IHC Saeed Ullah 20.09.2003 Mardan Region 52: THC Malook Shah

20.09.2005 Mardan Region 53. IHC Sangeen Khan

S/Branch. 20,09,2003 Mardan Region 54. IHC Muhammad Saleem 25.07.2007 MKD: Region 55. IHC Wali Khan

29.07.2007 Hazara Región 56. IHC Ibrar Shah 25.07.2007 Mardan Region

57. IHC Alamgir 25.07.2007 Bannu Region 58. IHC Muhammad Iqbal

Mardan Region 25.07.2007 59. IHC Abdul Wali

25.07.2007 Mardan Region 60. IHC Jehanzeb

S/Branch/

25,07,2007 Mardan Region 61. IHC Riaz 20.09.2000

Mardan Region 62. HC Anwar Ali (C-I) 20.10.2001

HC Muhammad Tariq (C-I) Mardan Region 63. 20.09.2002

CCP Peshawar HC Wali Khan (C-I) 64. 20,03,2003 Mardan Region

65. HC-Akbar-Hussain (C-I) 20.10.20m MKD: Region HC Ghafoor Shan (C-I)

20,09,2000 Mardan Region 67. HC Zakir Khan (C-I)

20.09.2000 CCP Peshawar HC Zahid (C-I) 68.

HC Ghazanfar Rafiq (C-I) Kohat Region 20,09,2000 69.

20.09.2002 Peshawar HC Rahim Ullah (C=I) 70.

20.09.2000 Mardan Region HC Jan Muhammad (C-I) 71.

20.09.2006 MKD: Region 72. THC Said Badshah

(Cont... P/3)

		(2)	93	
36		Hazara Region	20.09.2000	Simly Dam
37	The state of the s	Hazara Region	20.09.2000	_
38		Mardan Region	20.09.2000	- '-
39		Hazara Region	20.09.2000	-
40		Kohat Region	20.09.2000	-
41	. ASI Muhammad Shaheen Shah	CCP Peshawar	20.09.2000	Traffic TFC:
42		Kohat Region	20.00.2000	
43		MKD: Region	20.09.2000	-
44		Mardan Region	20.09.2000	
45		MKD: Region	20.09.2000	TEC
46.		Mardan Region	20.09.2000	TFC:
47.		Kohat Region	20.09.2000	-
48.		Mardan Region	20.09.2000	TEC
49.		CCP Peshawar	20.09.2000	TFC:
50.		CCP Peshawar	20.09.2000	TFC:
51.			20.09.2000	-
52.		Mardan Region	20.09.2000	-
53.		Mardan Region	20.09.2000	-
54.	<u> </u>	Mardan Region	20.09.2000	-
55.		Mardan Region	20.09.2000	S/Branch
56.		MKD: Region	25.07.2007	-
57.		Hazara Region	25.07.2007	-
58.		Mardan Region	25.07.2007	-
59.		Bannu Region	25.07.2007	-
60.		Mardan Region	25.07.2007	-
61.		Mardan Region	25.07.2007	S/Branch
62.		Mardan Region	25.07.2007	-
63.		Mardan Region	20.09.2000	-
64.		Mardan Region	20.10.2001	-
65.		CCP Peshawar	20.09.2002	-
66.	(3.2)	Mardan Region	20.03.2003	-
67.	 	MKD: Region	20.10.2001	-
68.		Mardan Region	20.09.2000	-
69.	 	CCP Peshawar	20.09.2000	-
70.		Kohat Region	20.09.2000	-
71.		Peshawar Mandan Basin	20.09.2000	
72.	IHC Said Badshah	Mardan Region	20.09.2000	-
, 2.	THE Bald Dauslian	MKD: Region	20.09.2000	-





The case regarding promotion of FRP personnel has been examined by the DSC held on 29.10.2007 at CPO Peshawar and recommended that all the literate Head Constables and ASIs of FRP may be transferred to their domiciles distts: to settle the issue once for all. The Commandant FRP office will provide the names to CPO for further necessary action, However, their names will be placed in List C-I & D in which they passed the Lower/Intermediate Class Course.

Sd/(KHURSHID ALAM KHAN)
Addl: IGF Hors:
for Provincial Police Officer,
NWFP, Peshawar.

OFFICE OF THE COMMANDANT FRP NWFP, PESHAWAR.

No. < 78-16 EC, Dated Peshawar the, /5/// /2007.

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

1. Inspector General of Police National Highway & Motorway Police, Islamabad.

2. Inspector General of Police, Islamahad.

Director IB, Islamabad.

4. Dy: Inspector General of Police Special Branch.

5. Asstt: Inspector General of Police Craffic, NWFP.

6. Principals RTC Mardan and Mansehra.

7. Dy: Commandant FRP NWFP, Peshawar.

8. All SsP ERP Ranges in NWFP.

9. RI, ACCTT: SRC FMC FRP Hqrs: Peshawar.

FOR COMMANDANT
FRONTIER RESERVE POLICE,
NWFP, DESHAWAR.

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(23) 45

The case regarding promotion of FRP Personal has been examined by the DSC held on 29.10.2007 at CPO Peshawar recommended that all the litarate Head Constables and ASIs FRP may be transferred to their domiciles distts: to settle issue once for all. The commandant FRP office will provide names to CPO for further necessary action, However, their names will placed in List C-I & D in which they passed the Lower Intermediate Class Course.

Sd/(Khurshid Alam Khan)
Addl: IGP Hqrs:
For Provicial Police officer
NWFP, Peshawar

OFFICE OF THE COMMANDANT FRP NWFP PESHAWAR.

No.5709-25/EC, Dated Peshawar the, 15/11/2007.

Copy of above is forwarded for information and necessary action

to the:-

8.

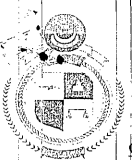
1.	Inspector General of Police National Highway & Motorway
	Police, Islamabad.
2.	Inspector General of Police Islamabad.
3.	Director IB, Islamabad.
4.	Dy: Inspector General of Police Special Branch.
5.	Asstt: Inspector General of Police Traffic, NWFP
6.	Prinicipal RTC Mardan and Mansehra.
7.	All SsP FRP Ranges in NWFP.

RI, ACCTT: SRC FMC FRP Hqrs: Peshawar.

Sd/(Khurshid Alam Khan)
Addl: IGP Hqrs:
For Provicial Police officer
NWFP, Peshawar



ORDER Head Constable Zubair Shah No: 29 of Distt: Polic Swat is hereby transferred and posted to Campus Feace Corps. University Compus Penhawar with his literation immediate effect. His name will be placed at the bottom of Schior List. POR PROVINCIAL POLICE OFFICES NO: 12622-24 /E-II dated Perhawar the Copy of above is forwarded for information and necessary action to the :-OBNO_153 Capital City Police Officer Peshawar. Dated 15/05/08. Dy: Inspector General of Police Malakand Region-Commandant Compus Peace Corpse University Camp No 664-66CPC dt, 16/05/2008 E.C/OASi/AccII:





Ph # 0925-621886 Fax # 0925-623236

Office the Commandant Police Training College, Hangu.

FOR PUBLICATION IN KHYBER PAKHTUNKHWA POLICE GAZETTE PART-II ORDERS BY THE COMMANDANT POLICE TRAINING COLLEGE HANGU.

NOTIFICATION Dated 18.06.2015

No. 12 97 /S/RE\$ULT: The result of the following Officers, of your Distt;/Units, who appeared in the final examinations of intermediate College Course, held at PTC Hangu for the term ending 31.05 2015 is hereby announced and given below. Their Order of Merit is noted against each. The Original Performance Reports, of the Passed Candidates shall be issued and sent separately.

Result of Top 07 Candidates in Intermediate College Course

S#	Comp#;	Name	Belt#.	<u>District.</u>	<u>Merit No</u>
1	1-2047	Shafi Ullah	633	Bannu	1
2	I-2106	Nasir Khan	. 1	Swat	2
3	[-2147]	Wasal Khan	2772	CCP Pesh:	3.
4	1-2076	Johar Ali	552	Dir Upper	4
5	1-2046	Gohar Ali	867/81	Swat	5
6	1-2204	Sayam Ullah	12	Charsadda	6
7	1-2103	Syed Turak Ali Shah	1048	Nowshera	. 7.
		:			
Resul	t of Intermedi	ate College Course, Term Er	iding 31.05.20	<u>15.</u>	
8:	1-2223	Hasham Khan	1335/84	PTC/DIK	8.
9 !	1-2221	Sabir Sultan	9/119 -	PTC/Atd	9
•					
Re-A	ppeard Declar	ed Passed Candidates, Term	Ending 31.01	.2015.	
10	1-2025	Irfan Ullah	770	CCP Pesh.	10
	!	•	•		1 :
Resu	lt of Intermedi	ate College Course, Term Ei	nding 31.05.20	<u>015.</u>	1
1 İ	1-2072	Bakhtiar Khan	561	Dir Lower	11
12	ı I-2171	Muhammad Iraq	326	Dir Lower	12
13	I-2105	Muntzir Khan	329	Dir Lower	13
14	1-2222	Muhammad Zohaib Khan	419/79	PTC/Atd	14
15	: I-2109	Farid Ullah	222	Lakkim Marwat	
16	' I-2090	Khaista Ur Rehman	4353	CCP Pesh:	16
17	1-2062	Muhammad Rafiq	940	Mardan	17
		·			
Re-A	oppeard Declar	ed Passed Candidates, Tern	i Ending 31.0	1.2015.	18
18	[-1992]	Jehangir Khan	930	Mardan	
:				A	
Rest	<u>lt of Intermed</u>	ate College Course, Term E	nding 31.05.2	UID.	19
19	1-2089	Bakhat Afsar	150	Shangla CCP Pesh:	20
20	1-2159	Shoukat Ali	1824	Dir Lower	21
2:1	1-2093	Saeed Ur Rehman	77.6	Bannu	22
22	1-2056	Muhammad Javed	920	Dir Upper	23
23 ·	1-2134	Zarshaid Khan	333	Dir Lower	24
24	1-2170	Muhammad Murad	155	Shangla	25
25	I-2161	Muhammad Hassan	65	CCP Pesh:	26
26	1-2129	Gohar Ali	2930	Swat	26
$\sqrt{27}$	1-2124	Gulim Shah	1349	Swat	27
28	I-2126	Amin Said 4	1300		28
29	I-2064	Tariq Ali	403	Bannu	
30	1-2102	Zakir Ali	554	Nowshera	29

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}#.	Comp#.	Name	Belt#.	District.	Merit No
1	I-2131	Fazal Rehman	270	D.I.Khan	30 .
2	I-2165	Muhammad Ihsan	21/46	Mardan	31
-3	1-2198	Muhammad Firdous	288	Haripur	32
.4	1-2176	Javed Igbal	445	Kohat	33
SIN	12/05	Ghafoor Khan	1.66	ČCP Pesh:	34
16	1-2087	Sami Ullah Khan	309	l-tangu	35
:7	1-2164	Shams Ur Rehman	270	Upper Kohista	
18	1-2140	Mohsin Khan	197	A.bbottabad	37
;9	1-2122	Khan Sahib	448	CCP Pesh:	38
10	:I-2121	Allah Dad	4,8	CCP Pesh:	39
1)	1-2088	Gul \$hah Ud Din	5 3 8	Dir Upper	40
12	1-2 10	Jan Alam	363	Swabi	41
43	1-2051	Nasir Akhtar	272	Toor Ghar	42
44	1-2 132	Nothia Khan	. «812	CCP Pesh:	43
थे.5	1-2075	Noer Aslam	60	Bannu	44
	:			2015	
Re-Ap	peard Declar	ed Passed Candidates,	Ferm Ending 31.01	.2015. Mardan	45
45	I-1917	Khalid Khan	491 ii	Mardan	:
			Ending 31 05 20	15	
	of Intermed	iate College Course, Tel Zar Khan Afridi	160	CCP Pesh:	46
47	1-2173	Syed Attab Shah	37	Battagram	46
48	1-2071	Ijaz Ali	163	Toor Ghar	47
49	1-2194	yaziAn Waheed Gul	1241	Charsadda	48
50	1-2104	Faroog Ullah	703/195	Mardan	49
5)	1-2053 1-2108	Nisar Muhammad	326	Lakkim Marv	
52 53	1-2108	Muhammad Amin	ji 248	CCP Pesh:	51
53 54	1-2065	Shamshad Ali	26	Bannu	52
24 34	i-2175	Garnad Ali	393	Charsadda	53
56	1-2081	Dil Murad Khan	518	Mansehra	54
50 57	1-2192	Jahanzeb Khan	190	Chitral	55
58	1-2111	Azad Khan	122	Karak	56 57
59	1,2128	Rehmat Ullah	506	D.I.Khan	58
60	1-2186	Żazi Gul	516	Mardan	59
61	1;2054	Lal Badshah	741	CPC Pesh:	. 60
62	12059	Sabih Ullah Khan	70	Bannu	61
53	1-2094	Farman Ali Khan	70	Mardan	62
64	I-2172	Abdul Malik	608/66	CCP Pesh:	62 63
65	J-2215	Jehangir	333	Mansehra Abbottabad	1 1 22
56	1-2048	Abdul Hay	163	Swat	65
67	1-2115	Sher Alam	1392	CCP Pesh:	66
68	I-2182	Ghulam Nabi	2340	Mardan	67
69	1-2156	Aşif Khan	1115 992	Dir Lower	68
70	-2114	Liaqat Ali	211	Charsadda	
71	}-2200	Gul Manan	953	Charsadda	70
72	1-2189	Farhad Ali	li (Tank	71
73	1-2184	Muhammad Shafi u	563	Abbottabac	1 71
74	1-2151	Afsar Khan	2439	CCP Pesh:	71
75	1-2082	Farhad Khan Akram Khan	39	Swabi	72
76	11-2158	Akram Anau	448	Abbottaba	d 72
77	1-2213	Fazal Hakim	_{ii} 1030	Buner	73
78	1-2113	Gul Rehman	474	Dir Lower	74
79	1-2138	Saleem Raza	21 .	Kohat	75 76
80	1-2074	Irshad Ali	2197	Mardan	76
81	I-2201	Abdul Wadood	5.5	Buner	78
82	1-2157	Muhammad Nazak	at 402	Kohistan	1
83	I-2073	Janas Khan	2631/	5 CCP Pesh	
84 85	1-2207	Mohammad Saeed	4344	CCP Pesh	79
83	, 1-2110		() ()		
Pag	ge 2 of 6			. !	
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	1	2 1	11		

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S#. i	Compt	Noma		Belt#.	Thist-int	N/O ~ m	ata NTa
86	Comp#.	Name	₩		District.		it No
: 1	1-2153	Umar Khalid	II	280	Dir Upper		79 ,
87	1-2199	Sabaz Ali khan		535	Swat		80
88	1-2144	Abdul Faheem		2370	CCP Pesh:		81
89	1-2107	Nizam Ud Din		475.	Dir Upper	- '	82
90	1-2187	Muhammad Tariq	ï	722	Mardan		83
91	I-2219	Sabir Khan		. 22	Kohat		84
92	1-2095	Zubair Khan	:	1462	Mardan	1.	85 26
93	1-2146	Shafqat Nawaz	İ	141	Haripur		36
94	1-2214	Nawab Ali	4	41	Karak	1	87
					-0		
	Appeard Declar	ed Passed Candidates, Te	rm	Ending 31.01.	<u>2015.</u>		00
95	I-1985	Akhtar Shah		909	Nowshera		88
			1	21 05 5 0	16		:
		ate College Course, Term	<u> Jen</u>	taing 51.05.20.	Mansehra	::	.89
96	1-2220	Dildar Khan		354	Lakki Marwat	: '	.90
97	1-2210	Muhammad Haya	1	2213	CCP Pesh:	•	91
98	1-2185	Abdul Latif	-	1186	Bahnu		92
99	1-2058	Shakeeb Ullah		961	Dir Lower	: •	92
[100]	1-2193	Muhammad Javed		901	DILLOWER		. <i>) </i>
		I D. J. C. Jidata Tr		Ending 31 M	2015	1;	:
		ed Passed Candidates, To	1111	4097	CCP Pesh:	;	93
101	I-1892	Iftikhar Khan	:	4027	COI T COIII.		
. !		tata Callaga Caugaa Tarm	i Tre	iding 31 05 20	15	: '	: :
		iate College Course, Term Shujat Ali Shah		812	Kohat	1	94
102	1-2060	Shujar An Shan		012			1 1
	A	red Passed Candidates, To	rm	Ending 31.01	2015.		
		Said Ahmad		158	Kohistan		95
103	I-1899	Said Aimiad			1		:
	alt of total	iate College Course, Tern	ll n Ei	nding 31.05.20	15.		
104		Faiz Ur Rehman		1819	CCP Resh:	1	. 96
105		Shahid Ali		308	Hangu		97
:							
i Re	Anneard Decla	red Passed Candidates, T	ern	Ending 31 01	1.2015.		i Lank
106		Ubaid Ullah		289	' Kohat '		98
.							: :
$\mathbf{R}_{\mathbf{c}}$	sult of Intermed	liate College Course, Teri	n E	nding 31.05.20	<u>015.</u>	1	0.0
10		Tariq Sher	<u> </u>	(1)4	ייס אייטיי		99:
10		lnayat Khan		4436	CCP Pesh:		100
108		Jang Baz Khan	٠.	89	Chitral		101
11/		Waqif Khan		3274	CCP Pesh:	: 1	102
.]					10015		
Re	-Appeard Deels	ared Passed Candidates, I	eri	n Ending 31.0	CCP Pesh:		103
11		Noor Asghar		2459	; CCF resii.		1.00
			۱.	21.05.2	015	; ;	
Re	sult of Interme	diate College Course, Ter	n t	<u> </u>	Dir Upper		104
1.1	2 I-2145	Suraj Ud Din		,54	D.I.Khan	:	105
11		Khalid Nawaz		41.	Mardan		106
11		Asad Ullah		263	CCP Pesh:		107
1 1		Muhammad Yousaf Kl	121(1	1219	Bannu	1 1	108
1 1		Farooq Khan		267	Abbottabad		109
1 1	7 I-2078	Yakhya Khan		176	GCP Resh:	1 .	110
[1]	8 1-2168	Hazrat Ameen	ļį	2852	CCP Pesh:	1: :	111
1	9 1-2125	Habib Ur Rehman		. 2002			•
		. ym in 1935.	ີ: ፕኮሎ	em Kridina 31 :	01.2015.	:	1 :
		lared Passed Candidates,	ı ei	99	CCP Pesh:	: .	112
	20 1-1915	Muhammad Zareef		. **			
	i ! i	1	.;	1	·		

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POLICE DEPEPARTMENT.

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CCP. PESHAWAR.

FOR PUBLICATION IN THE KHYBER PAKHTUNKHWA.POLICE GAZETTE PART-II. ORDERS BY THE CAPITAL CITY POLICE OFFICERS, PESHAWAR.

NOTIFICATION.

Dated Peshawar the, 7/2015.

No. Jec-I, **Promotion List "D".** The following Head Constables of Capital City Police Peshawar including CPC University Campus, Peshawar have qualified Intermediate College Course during the term ending 31-05-2015 at Police Training College Hangu. Their names are hereby brought on promotion list "D" with effect from 31-05-2015 according to PTC Hangu result/merit:-

S.No	Name & Numbers	District/Unit.
1.	Wasal Khan No. 2772	CCP, Peshawar
2.	Irfan Ullah No. 770	CCP, Peshawar
3.	Khaista ur Rehman No. 4353	CCP, Peshawar
4.	Shaukat Ali No. 1824	CCP, Peshawar
5.	Gohar Ali No. 2930	CCP, Peshawar
6.47	Ghafoor Khan No. 166	CCP, Peshawar
7.	Khan Sahib No. 448	CCP, Peshawar
8.	Allah Dad No. 48	CCP, Peshawar
9.	Notia Khan No. 812	CCP, Peshawar
10.	Zar Khan Afridi No. 1160	CCP, Peshawar
11.	Muhammad Amin No. 1248	CCP, Peshawar
12.	Lal Bad Shah No. 741	CPC, Peshawar
13.	Abdul Malik No. 608/66	CPC/Traffic, Peshawar.
14.	Ghulam Nabi No. 2340	CCP, Peshawar
15.	Farhad Khan Nio. 2439	CCP, Peshawar
16.	Janas Khan No. 2631/15	CCP, Peshawar
17.	Muhammad Saeed No. 4344	CCP, Peshawar
18.	Abdul Faheem No. 2370	CCP, Peshawar
19.	Abdul Latif No. 2213	CCP, Peshawar
20.	Iftikhar Khan No. 4097	CCP, Peshawar
21.	Faiz ur Rehman No. 1819	CCP, Peshawar
22.	Inayat Khan No. 4436	CCP, Peshawar
23.	Waqif Khan No. 3274	CCP, Peshawar
24.	Noor Asghar No. 2459	CCP, Peshawar
25.	Muhammad Yousaf Khan No.263	CCP, Peshawar
26.	Hazrat Amin No. 176	CPC/Traffic, Peshawar
27.	Habib ur Rehman No. 2852	CCP, Peshawar

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28.	Muhammad Zareef No. 99	CCP, Peshawar
29.	Magsood Ali No. 4453	CCP, Peshawar
30.	Muhammad Ashraf No. 4081	CCP, Peshawar
31.	Juma Khan No. 233	CCP, Peshawar
32.	Tahir Hussain No. 2158	CCP. Peshawar
33.	Muhammad Ishaq No. 2104	CCP, Peshawar
34.	Jehanzeb No. 188	CCP, Peshawar
35.	Imran Habib No. 1208	CCP, Peshawar
36.	Zahoor ul Haq No. 1058	CCP, Peshawar
37.	Saif Ali Khan No. 1082	CCP, Peshawar
38.	Muhammad Hayat No. 24/3269	CCP, Peshawar

No. 2967-76

PESHAWAR.

Copy of above is forwarded for information and necessary action

to:-

- The Additional Inspector General of Police, Investigation Khyber Pakhtunkhwa, Peshawar with two spare copies for publication in Police Gazette Part-II.
- 2. The SSsP/Operations, Investigation & Traffic, Peshawar.
- 3. Commandant CPC University Campus, Peshawar.
- 4. The SP/HQrs: Peshawar.
- 5. EC-II, CRC, OASI, AS.

AIILSILD



جناب عالى!

- 1. یه که مورخه 19.01.1995 کو محکمه پولیس فرنٹیر ریزرو پولیس میں بحیثیت کنسٹیبل بھرتی ہو کر ستمبر 1995 میں پولیس کالج هنگوسے ریکروٹ ٹریئنگ یاس کیا۔
- 2. یہ کہ سائل نے سال 2001 میں FRP/HQRS سے پہلے نمبر پر لوئر کورس کیلئے منتخب ہو کر پولیس ٹریئنگ کالج ھنگوسے لوئر کورس پیاس کیا۔ ملاحظہ ہو F/A
- 3. به که سائل FRP/HQRS میں سال 2001 میں بعہدہ C1 ہیڈ کنسٹیبل تر قیاب ہو کر FRP/HQRS میں نومبر 2007 تک ڈیوٹی سر انجام دیتارہا۔
- 4. یہ کہ بحوالہ آرڈر نمبر EII /23/EI1 مور خہ 14.11.2007 کوسائل کا تبادلہ FRP/HQRS سے ملاکنڈ ریخن ہوکر مذکورہ بالا آرڈر میں پولیس سربراہ صاحب خیبر پختون خواہ نے یہ وضاحت کی کہ FRP سے ڈو میسائل ڈسٹر کٹ تبدیل ہونے والوں کو اپنے متعلقہ اضلاع میں لوئز، انٹر میڈیٹ کلاس لسٹ کے مطابق سنیار ٹی دی جائے گ جن کے مطابق من سائل کی سنیار ٹی کا حق لوئر کورس پیجیٹ یار محمد خان کے پیچے بنتی ہے۔ ملاحظہ ہو F/B
- C-I مٹینڈنگ آرڈر نمبر 1994،4 کے مطابق بھی فرنٹیر ریزور پولیس سے ڈسٹر کٹ پولیس تبدیل ہونے والے DIG RANGE اور Dلسٹ ہیڈ کنسٹیبل کو اپنے لوئر اور انٹر میڈیٹ کورس کے مطابق سنیارٹی دی جائے گی اور RANGE فرنٹیر ریزور پولیس سے تبدیل ہونے والے افسر ان کو RANGE کے کسی بھی ضلع میں تعینات کریکنگے۔
- 6. یہ کہ سائل نے آفسران بالا کے احکامات کو بجالاتے ہوئے ملاکنڈریجن میں حاضری کی رپورٹ کرکے بحوالہ آرڈر نمبر 4709/EII مور خہ 10.12.2007 کو ڈپٹی انسپٹر جزل صاحب ملاکند ریجن نے نے ڈسٹر کٹ سوات میں ڈیوٹی انجام دینے کا حکم جاری کیا۔ ملاحظہ ہو F/C
- 7. کافی عرصہ تک موت کو گلے لگا کر طالبانائزیشن کے اس سخت دور میں ضلع سوات میں ڈیوٹی سرانجام دینے کے بعد بحوالہ آرڈر نمبر 2626/EII مور خہ 17.06.2008 مجاریہ جناب ڈپٹی انسپکٹر جزل صاحب نے سائل کا تبادلہ ضلع سوات سے ضلع لوئر دیر کیا گیا۔ ملاحظہ ہو F/D
 - 8. یہ کہ بعد میں بحوالہ آرڈر نمبر EII /62-28560 مور خہ 23.10.2008 کو حسب الحکم افسران بالا سائل کا تبادلہ ڈسٹر کٹ لوئر دیر سے ڈسٹر کٹ پیٹاور کیا گیا مگر مذکورہ بالا آرڈر میں من سائل کے لیین کی ٹرانسفر کا کوئی ذکر نہیں کیا گیا یعنی من سائل کا لیین ملاکنڈر بجن میں رہ گیا حالا نکہ میر سے ساتھ کنسٹیبل زبیر شاہ کا آرڈر ڈسٹر کٹ سوات سے پیٹاور ہو کر جسمیں با قاعدہ لیین کے ٹرانسفر کاذکر ہے ۔ ملاحظہ ہو F/E

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9. یہ کہ سائل سال 2008 سے ابھی تک ڈسٹر کٹ پیٹاور میں ڈیوٹی سر انجام دے رہاہے جبکہ سائل کے پروموش کا گئی بھوالہ پولیس سر براہ آرڈر نمبر EII /23-25317 مور خد 14.11.2007 ملاکنڈر یجن میں بنتاہے مگر ملاکنڈر یجن میں سائل کو نہ انٹر میڈیٹ کورس کیلئے اپنے لوئر کورس سیجمیٹ کے ساتھ منتخب کیا گیااور نہ ہی ASI اور SI کے عہدے پر اپنے لوئر کورس سیجمیٹ کے ساتھ ترقی دی گئی ۔

10. یہ کہ ملاکنڈر بجن میں سائل کے لوئر کورس بیجمیٹ سال 2010/2011 میں انٹر میڈیٹ کورس کیلئے منتخب ہو کر انٹر میڈیٹ کورس میاس کرکے سال 2011/2011 میں بعہدہ ASI ترقیاب ہوئے ہیں۔

11. یہ کہ ملاکنڈریجن میں سائل کے لوئز کورس پیجمیٹ بحوالہ آرڈر نمبر F/F مور خہ 3135-29.03.2018 مور خہ 29.03.2018

لہذابذریعہ درخواست ہذااپیل کی جاتی ہے کہ بالا گزار شات اور حقائق کو اور سائل کے MA تک تعلیمی قابلیت کو مد نظر رکھ کر انصاف کے تقاضے پورا کر کے سائل کو ملاکنڈ ریجن میں اپنے لوئر کورس بیجمیٹ کیساتھ سنیار ٹی دینے کا حکم صادر فرماکر کے مشکور فرمادیں۔

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OFFICE OF THE REGIONAL POLICE OFFICER, MALAKAND AT SAIDU SHARIF SWAT.

Ph: 0946-9240388 & Fax No. 0946-9240390 Email: ebmalakandregion@gmail.com

No. <u>3\3</u>	/E, dated Saidu Sharif the	05	101	/2021
				·

To:

The Inspector General of Police, Khyber Pakhtunkhwa, Peshawar.

Subject:

APPLICATION OF IHC GHAFOOR SHAH NO. 166.

Memorandum:

Kindly refer to CPO Peshawar Endst No. 15123/E-IV, dated 23/12/2020.

In this connection it is submitted/that:-

- 1. He was enlisted as constable on 19/01/1995 in FRP HQrs:
- 2. He has qualified recruit course during term ending 20/09/1995.
- 3. He has qualified Lower College Course during term ending 20/10/2001.
- 4. He was promoted as HC (BS-7) 16/09/2004 by Commandant FRP, HQrs: Peshawar Order No. 6531-40/OS1, dated 16/09/2004.

The facts mentioned here that the applicant has qualified Intermediate College Course on the quota of CCP Peshawar and his name also brought on promotion list "D" by CCP Peshawar. His case of promotion as ASL for consideration is the domain of CCP Peshawar as he has

qualified Intermediate College Course on the strength of CCP Peshawar.

Submitted please.

Regional Police Officer, Malakand Region Swat

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ORDER

Police Training College ້າດໆ" Jein mation list ້າງກ້ astantant, Comminantant, Prom у Бгоцай term en Jing 20/03/2011 vide d 21/06/2011 are hereb le following, officiating <u>ئ</u> 1 anaki College Course during STRE Endst No.2184-222/5, The names

Shangla Swel swaf swat Swat Tritral pwat. Dir Upper Sir Upper Sir Lower ir Lower ir Upper Jir Lower Jir Upper Jir Lower bir Lower Oir Lower Dir Lower ir Upper ir Lower r Upper Buner Swat Chitral walt Walt NO DSPORT 19 1. ST , M. W. Maine and No. 261
MOHAMMAD NACOM No. 261
Wazir Bad Shah No. 395-1.8 1.8 533 Tilawei Khan No.73 Shah Rooz Khan No.73 Aliyan No.758 Abdul Wadood NG 5 · Akbar Hussain No. 596 · Seyab Khan No. 287 Shah Wadan Nb. 718 Adil Ahmad Bag No. 533 Mohammad Saleem No. 6192 Khan No. 229 Hassan Zeb No. 529 Noor Akbar No. 229 Azgem Shah No. 68 Noor Akbar No. 229 Jehan Zeb No. 194 Miskeen Zada No. Said Afrai No. 11 Bahrawar Said Igbai Nawaz No. Alain Zeb No. Z C Rawan NC Azam No. Taj Fareen No. Khan Zeb No.9 aridosh No.98 Rahim Jan No.5 Bakht Zaman N Mohamm သည်းလို့ စဉ်တို့ တို့ လို့ စွဲ နှ သည်းလို့ စဉ်တို့ တို့ လို့ စွဲ နှ

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PAMILUR RAHMAN)

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he notification accordingly and also aspect for opening their personner issue gazear m No.12.38 duly completed in all o District Police Officers in Malakand Region, They should J'ou and phytographs alongwith

<u>ز</u> ر Ś n Secret, Region Office,

57 35

The name of the following officiating Head Constables of this ergion who qualified Intermediate College Course during the term ending 20/03/2011 vide commandant, Police Training College, Hangu office Endst: No.2184-2222/S, dated 21/06/2011 are hereby brought on promotion list "D" with effect from 20.07.2011.

S/No.	Name and No.	District	Order of merit
1	Mohammad Naeem No.261	Buner	6/207
2	Wazir Bad Shah No.395	Swat	8/207
3	Kifayat Ullah No.577	Chitral	12/207
4	Dilaram Khan No.122	Shangla	16/207
. 5	Yar Muhammad No.1308	Swat	23/207
6	Imtiaz Ahmad No.96	Dir lower	23/207
7	Abdul Wadood No.5	Swat	24/207
8	Akbar Hussain No.596	Swat	28/207
9	Jehan Zeb No.19	Swat	32/207
10	Seyab Khan No.287	Dir Lower	33/207
11	Shah Wadan No.718	Swat	40/207
12	Adil Ahmad Baig No.533	Chitral	45/207
13	Muhammad Saleem No.617	Swat	47/207
14	Ijaz Khan No.229	Dir Upper	59/207
15	Hassan Zeb No.547	Swat	64/207
16	Azeem Shah No.68	Dir Upper	73/207
17	Noor Akbar No.762	Dir Lower	75/207
18	Alam Zeb No.229	Buner	81/207
19	Taj Fareeen No.264	Buner	82/207
20	Khan Zeb No.969	Dir Lower	84/207
21	Jehan Zeb No.194	Dir Upper	86/207
22	Miskeen Zada No.65	Buner	90/207
23	Bakht Rawan No.266	Buner	95/207
24	Dost Muhammad No.212	Dir Lower	100/207
25	Sahib Zada No.208	Dir Upper	108/207
26	Amir Azam No.636	Dir Lower	115/207
27	Atta Ur Rehman No.105	Chitral	128/207
28	Tilawat Khan No.30	Dir Lower	128/207
29	Shah Rooz Khan No.73	Dir Lower	130/207
30	Aliyan No.758	Dir Lower	135/207
31	Said Afzal No.1145	Swat	136/207
32	Bahrawar Said No.507	Dir Uper	137/207
33	Iqbal Nawaz No.1014	Dir Lower	138/207
34	Qadar Gul No.170	Swat	142/207
35	Faridosh No.98	Shangla	148/207
36	Fida Muhammad No.632	Chitral	156/207
37	Rahim Jan No.93	Shangla	157/207
38	Bakht Zaman No.457	Dir Lower	162/207
39	Khan Muhammad No.148	Dir Upper	164/207

ATTESTED

(QAZI JAMIL UR REHMAN)
Deputy Inspector General of Police
Malakand Region, Saidu Sharif

No.132-46/E, Dated 20/07/2011.

Copy for iformation and necessary action to the:-

- 1. Additional Inspector General of Police/Commandant, PTC Hangu with reference to above.
- 2. All District Police officers in Malakand Region. They should issue gazette notification accordingly and also submit photographs alongwith form 12.38 duly completed in all respect for opening their personnel.
- 3. Assistant Secret, Region office, Swat.

SCANNED KPST Peshawar

لعدالت خيبر كوكواه سروس سريمو البيرادر
5 mil 15,2021
2 pp pp po po Me Carjes 3190 7. No. 166 Cards Sinns
باعدت تحرمراً تكه
ا مقدمة مندرج عنوال بالاعل الخياطرف سے واسطے بيروى وجواب و بى وكل كاروال متعلقه روزوس كرما ور
بی مقربر کرے افر ارکیا جاتا ہے۔ کہ صاحب موصوف کومقد مدکی کل کاروائی کا کامل اختیار ہوگا۔ نیز وکیل کا کامل اختیار ہوگا۔ نیز وکیل کا کامل اختیار ہوگا اور وکیل اور افرال دعوی اور افرال دعوی اور افرال دعوی اور افرال دعوی اور افرال دعوی اور سے جواب وہی افراد درخواست ہرتم کی تقدیق اور سے اور سے اور سے اور سے اور سے اور سے موسم کی تقدیق
زرای پردستوند کران داختیار موگاه نیز صورت عدم پیروی میا دُکری میطرفه یا ایل کی براندگی اورمنسوخی نیز داری بردی این گرانی دنظر تانی و بیروی کرنے کا اختیار موگا۔ از بصورت ضرورت مقدمه ندکور
کے کل یا جزوی کاروائی کے واسطے اور وکیل یا مختار قانونی کواپنے ہمراہ یا اپنے بیجائے تقرر کا اُنتھار کہ اوکا۔اور مساحب مقرر شدہ کو بھی وہی جملہ نہ کورہ باا ختیارات حاصل ہوں سے اوراس کاسا کھتہ
رواخته منظور قبول ہوگا۔ دوران مقدمہ میں جوخر چدد ہرجاندالتوائے مقدمہ کے سب ہے وہوگا۔ کوئی تاریخ بیشی مقام دورہ پر ہویا عدے باہر ہوتو دکیل صاحب پابند ہوں گے۔ کہ پیروئی گرکورکر میں ۔لہداد کالت نامہ کی تصدیل کے سندر ہے۔ گرکورکر میں ۔لہداد کالت نامہ کی تصدیل کے سندر ہے۔
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Service Appeal No. 2811/2021

Ghafoor Shah IHC No.166 presently working and posted as Reader to DSP Investigation, City Division Peshawar

..... Appellant

VERSUS,

Provincial Police Officer, Khyber Pukhtunkhwa, Peshawar & others.

....Respondents

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	Copy of Office Order No.4699-4702/E	"B"		
	Copy of office Order Endst: No.2626/E dated 17/06/2008	"C".	-	
	Copy of Order No.28560-62/E-II dated 23/10/2008	"D"		

District Police Officer, Swat

<u>BEFORE THE KHYBER PAKHTUNKHWA SERVICE TRIBÛNAL PESHAWAR.</u>

Service Appeal No. 2811/2021

Ghafoor Shah IHC No.166 presently working and posted as Reader to DSP Investigation, City Division Peshawar

..... Appellant

VERSUS

Provincial Police Officer, Khyber Pukhtunkhwa, Peshawar & others.

....Respondents

PARAWISE REPLY BY RESPONDENTS

Respectfully Shewith,

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Preliminary Objections.

- 1. That the appeal is badly barred by Law & limitation.
- 2. That the appellant has got no cause of action and locus standi to file the present appeal.
- 3. That the appeal is bad due to misjoinder and nonjoinder of necessary parties.
- 4. That the appellant has not come to the Tribunal with clean hands.
- 5. That the instant appeal is not maintainable in its present form.
- 6. That the appellant has concealed the material facts from this Hon'ble Tribunal.

FACTS:

- 1. Pertain to record, hence needs no comments.
- 2. That the appellant was enlisted as constable on 19/01/1995 in FRP Headquarter Peshawar who later on qualified Lower College Course during term ending 20/10/2001 on the strength of FRP Headquarter Peshawar and stood at serial No.19 vide Notification No.4397/S/Result dated 14/12/2001.
- 3. Correct to the extent that appellant was transferred to Malakand Region in light of Departmental Selection Committee meeting held on 29/10/2007 at CPO Peshawar wherein it was recommended that the promotion of FRP personnel (all the literate Head Constable and ASI of FRP) be transferred to their domicile district who were accordingly transferred and the name of the appellant was mentioned at serial No.66 of Order Endst: No.5709-25/EC dated 15/11/2007 (annexure "A").

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- 4. That after transferred to Malakand Region vide office Order NO.5709-25/EC dated 15/11/2007, the appellant on repatriation from FRP was placed at the disposal of DPO Swat at serial No.10 of Office Order No.4699-4702/E (annexure "B") dated 10/12/2007 of RPO Malakand. Lateron, appellant was transferred to his parent district Dir Lower by RPO Malakand vide his office Order Endst: No.2626/E dated 17/06/2008 (annexure "C), wherein the appellant spent 04 months and 06 days in district Dir Lower and from onward he was transferred to CCP Peshawar vide Order No.28560-62/E-II dated 23/10/2008 (annexure "D") by DIG HQrs:. It is pertinent to mention here that the appellant was selected for intermediate college course on the strength of CCP Peshawar which creates confusion that how he was selected for intermediate college course on the strength of CCP Peshawar despite the fact the his lien was not transferred to CCP Peshawar.
- 5. Pertain to record. However it is necessary to mention that the appellant was transferred from district Dir Lower to CCP Peshawar vide Order No.28560-62/E-II dated 23/10/2008 but in his transferred order, there is no mention of transferred of lien in the said transfer order. The appellant himself admitted that his lien was not transferred to CCP Peshawar then how he was selected for intermediate college course on the strength of CCP Peshawar.
- 6. Pertain to record, hence needs no comments.
- 7. That the appellant has qualified intermediate college course on the quota of CCP Peshawar and his name was also brought on promotion list "D" by CCP Peshawar vide notification No.12966/E-I dated 07/07/2015. His case of promotion as ASI for consideration is the domain of CCP Peshawar as he has qualified intermediate college course on the strength of CCP Peshawar.
- 8. Incorrect. The appellant was selected for intermediate college course on the strength of Peshawar Region, therefore his seniority will be maintained at Peshawar Region.
- 9. That appellant has qualified the Intermediate College Course during the term ending 31/05/2015 on the Court of CCP Peshawar and his name was brought on promotion list "D" vide CCP Peshawar notification No.12966/E-I dated 07/07/2015.
- 10. The appellant has wrongly challenged the legal and valid order of respondents before this honorable Tribunal through unsound grounds.

GROUNDS

- A. As explained above at Para No.04 of facts.
- B. That the appellant was transferred to CCP Peshawar from where he was got selected for intermediate college course, however it is quite surprising that without transfer his lien to Peshawar how the appellant was selected for intermediate college course.
- C. Incorrect. The lien of appellant is transferred to Peshawar Region from where he was selected for intermediate college course.
- D. Pertain to record.
- E. That the appellant has qualified intermediate college course on the quota of CCP Peshawar and his name was also brought on promotion list "D" by CCP Peshawar vide notification No.12966/E-I dated 07/07/2015. His case of promotion as ASI for consideration is the domain of CCP Peshawar as he has qualified intermediate college course on the strength of CCP Peshawar.
- F. Incorrect. No discrimination has been made by the respondents with the appellant.
- G. Incorrect. That the appellant has been treated in accordance with law/rules and no discrimination was done with appellant by the respondent.
- H. Incorrect. As explained above.
- I. Incorrect. As explained above.
- J. Incorrect. That the appellant has been treated in accordance with law/rules and no discriminate was done with appellant by the respondent.
- K. Incorrect. No article of Islamic Republic of Pakistan has been violated by the respondents.
- L. Incorrect. No article of Islamic Republic of Pakistan has been violated by the respondents.

M. That the respondents may be allowed to add any other grounds/documents at the time of hearing of appeal.

PRAYER:

Keeping in views the above facts and circumstances, it is humbly prayed that the appeal of appellant being devoid of legal force may kindly be dismissed with costs.

Provincial Police Officer, Khyber Pukhtunkhwa, Peshawar (Respondent No.01) Regional Police Officer, Regional Police Officer, Walakang Region, Malakang Region, (Respondent No.04)

Assistant Inspector General of Police, Establishment, CPO Peshawar (Respondent No.05) BEFORE THE KHYBER PAKHTUNKHWA SERVICE TRIBUNAL, PESHAWAR

Service Appeal No. 2811/2021

Ghafoor Shah IHC No.166 présently working and posted as Reader to DSP Investigation, City Division Peshawar

..... Appellant

VERSUS .

Provincial Police Officer, Khyber Pukhtunkhwa, Peshawar & others.

....Respondents

<u>AFFIDAVIT</u>

We, the above respondents do hereby solemnly affirm on oath and declare that the contents of the appeal are correct/true to the best of our knowledge/ belief and nothing has been kept secret from the honorable Tribunal.

Provincial Police Officer, Khyber Pukhtunkhwa, Peshawar (Respondent No.01)

Rögional Police Officer, Majakand Region Majakand Region

(Respondent No.04)

Assistant Inspector General of Police, Establishment, CPO Peshawar (Respondent No.05)

BEFORE THE KHYBER PAKHTUNKHWA SERVICE TRIBUNAL, PESHAWAR.

Service Appeal No. 2811/2021

Ghafoor Shah IHC No.166 presently working and posted as Reader to DSP Investigation, City Division Peshawar

..... Appellant

VERSUS

Provincial Police Officer, Khyber Pukhtunkhwa, Peshawar & others.

....Respondents

AUTHORITY LETTER

We, the above respondents do hereby authorize Mr. Naeem Hussain DSP/Legal Swat to appear before the Tribunal on our behalf and submit reply etc in connection with titled Service Appeal.

Provincial Police Officer, Khyber Pukhtunkhwa, Peshawar (Respondent No.01) Regional Police Officer, Regional Police Officer, Managaril Region (Respondent No.04)

Assistant Inspector General of Police, Establishment, CPO Peshawar (Respondent No.05)

KHYBER PAKHTUNKHWA SERVICE TRIBUNAL PESHAWAR PROFORMA FOR EARLY HEARING

FO	RM	'B'

Inst#

Early Hearing 466	p/20 <mark>21_</mark>
In case No. 8th 2811	p/20 2/
Shaporshah vs_	ppo 2 others

Presented by M. Usman khan adv on behalf of appellad. Entered in the relevant register.

Put up alongwith main case______

REGISTRAR

Last date fixed .	15-2-2022
Reason(S) for last adjournment, if any by the Branch Incharge.	Service Tribunel is defund
Date(s) fixed in the similar matter by the Branch Incharge	NFA
Available dates Readers/Assistant Registrar branch	NFA

Assistant Registrar



BEFORE THE KHYBER PAKHTUNKHWA SERVICE TRIBUN PESHAWAR.

In Ref: to CM No. _____/2022. In Service Appeal No. <u>2811</u>/2021.

Ghafoor Shah IHC No. 166......VS......PPO & others.

INDEX

S.No.	DESCRIPTION OF DOCUMENTS	ANNEX	P.NO.
1.	CM for early hearing of main Service Appeal.		01-02
2.	Affidavit.		03

Through;

Muhammad Uman Khan

Turlandi

Dated; 31/03/2022.

Advocate Peshawar.

OFFICE: Flat # C-1 Haji Murad Plaza, Opp: Bank of Punjab, Dalazak Road, Peshawar. Cell# 0333-9153699 *** 0300-5895841

BEFORE THE KHYBER PAKHTUNKHWA SERVICE TRIBUNAL PESHAWAR.

Put up to the	abo of crain-on	
1111 12/1000	In Ref: to CM No	/2022.
lan	· I	n ,
3/3	Service Appeal No.	<u>2811</u> /2021.



Ghafoor Shah IHC No. 166.....VS.....PPO & others

Subject:- CM for early fixation of the main service appeal which is already fixed for 10-06-2022.

Respectfully Sheweth:

- 1) That the subject matter is pending adjudication before this august Tribunal and is fixed for comments of the respondents dated 10-06-2022.
- 2) That appellant/applicant was transferred from Malakand Region to FRP Peshawar but mistakenly his lien was not transferred and as such he could not get his due seniority whereas his colleagues/bag-mates have cleared their upper course while the appellant/applicant has recently passed his inter and thus missed the train.
- 3) That next term for upper course is scheduled in the next month and if the case of the appellant/applicant is fixed for an early date, it would certainly minimize his grievances.

It is, therefore, humbly prayed that on acceptance of this CM, next date of hearing may be fixed for an early date convenient to this august Tribunal in order to meet the ends of justice.

APPLICANT

Through;

Muhammad Usman Khan

Turlándi

Advocate Peshawar.

Dated;31/03/2022.



BEFORE THE KHYBER PAKHTUNKHWA SERVICE TRIBUNAL P E S H A W A R.

In Ref: to CM No. ____/2022.
In
Service Appeal No. <u>2811</u>/2021.

Ghafoor Shah IHC No. 166.....VS.....PPO & others.

AFFIDAVIT

I, Ghafoor Shah IHC No. 166, presently working and posted as Reader to DSP Investigation, City Division Peshawar, do hereby solemnly affirm and declare on oath that the contents of the accompanying CM for early hearing of the main service appeal are true and correct to the best of my knowledge and belief and that nothing has been kept secret or concealed therein from this august Tribunal.

IDENTIFIED BY:

Muhammad Usman Khan

Turlandi

Advocate Peshawar.

DEPONENT:

CNIC No. 154018182257-3

<u>BEFORE THE KHYBER PAKHTUNKHWA SERVICE TRIBUNAL PESHAWAR.</u>

Service Appeal No.2811 /2021.

VERSUS

Provincial Police Officer, Khyber Pakhtunkhwa, Peshawar and others. . Respondents.

REPLY BY RESPONDENTS NO. 2, 3 &6.

Respectfully Sheweth:-

PRELIMINARY OBJECTIONS:-

- 1. That the appeal is badly barred by law & limitation.
- 2. That the appeal is bad for mis-joinder and non-joinder of necessary and proper parties.
- 3. That the appellant has not come to Hon'ble Tribunal with clean hands.
- 4. That the appellant has no cause of action and locus standi to file the instant appeal.
- 5. That the appellant is estopped by his own conduct to file the instant appeal.
- 6. That the appellant has concealed the material facts from Hon'ble Tribunal.
- 7. That the appeal is not maintainable being devoid of any merit.
- 8. The upshot of the appeal is that appellant has prayed for out of turn promotion which has been declared illegal and unconstitutional by the Hon'ble Supreme Court of Pakistan.

REPLY ON FACTS:-

- 1. Pertains to record.
- 2. Pertains to record.
- 3 Pertains to record.
- 4. Incorrect. The appellant was received on transfer to CCP Peshawar from District Dir and while serving here he was selected to Intermediate College Course on the strength of CCP Peshawar and on his own turn meaning by that his lien was transferred and permanently absorbed. Had he not absorbed and his lien not transferred, the appellant would have definitely agitated this issue by not joining the course from the strength of CCP Peshawar.
- 5. Incorrect. The appellant joined Intermediate College Course on the strength of CCP Peshawar which impliedly prove that he was on the strength of CCP and will earn promotion on the strength of CCP on his own turn and intermediate class batch mates.
- 6. Incorrect. First part of the Para pertains to record while rest is correct as he was selected for Intermediate College Course on the strength of CCP Peshawar and on his own turn which clearly depicts that he belongs to the rank and file of CCP Peshawar. Further, he is eligible to get promotion to next higher rank on the quota/ available vacancy of CCP Peshawar along with his colleagues/ batch fellows.

- 7. Incorrect. No discrimination has been done against him as the appellant being literate officer of FRP was rightly transferred to his district of domicile i.e Malakand region as per decision of DPC held on 15.11.2007 but soon after his arrival there, he managed his transfer to Capital City Police Peshawar. Here he was selected and joined the course on the strength/ quota of Peshawar Police. His name is rightly placed on the seniority list "D" of CCP Peshawar along with his other batch fellows of Intermediate College Course and he will be promoted to next higher rank of ASI on his own turn. Therefore, claiming oneself to Malakand Region while serving in the rank and file of Capital City Police, Peshawar shows his malafide intention in order to get promotion there after lapse of more than 14 long years. Had he considered himself on the strength of Malakand Region then obviously he would have raised any voice or have filed any sort of representation but his silence coupled with no documentary proof shows his willingness and admission that he is on the strength of CCP Peshawar.
- 8. Incorrect. His appeal was without any substance or legal footings hence rightly filed/rejected by the competent authority. The appellant is rightly placed at the seniority list "D" of CCP Peshawar alongwith his batch fellows/ colleagues after qualifying Intermediate College Course from the quota/strength of CCP Peshawar.
- 9. Incorrect. The appellant qualified Intermediate College Course on the strength of CCP Peshawar and his name is brought on promotion list "D" by CCP Peshawar therefore his case of consideration for promotion as ASI is also the domain of CCP Peshawar instead of Malakand Region.
- 10. Incorrect. No miscarriage of justice or discrimination has been done with the appellant, therefore his grievances are not based on lawful grounds.

REPLY ON GROUNDS:-

- A. Pertains to record.
- B. Incorrect. Each and every case has separate facts and grounds. The appellant received on transfer from Malakand Region to CCP Peshawar and his name was placed at the bottom of seniority list "C" hence his lien absorbed therefore recommended for Intermediate College Course on the strength/ quota of CCP Peshawar.
- C. Incorrect. Appellant has never been panelized by the respondents rather as per law his seniority was fixed with his colleagues of C-I Head Constables of CCP Peshawar with his consent and he was having any reservation regarding his seniority, he was required to agitate the same in time.
- D. Incorrect. His seniority has been fixed in accordance with law and no batch mate of "D" list has been given out of turn promotion/ seniority rather it fixed as per PTC merit hence his claim for seniority is based on flimsy grounds.

- E. Incorrect. The appellant was transferred to Capital City Police, Peshawar and his name brought on promotion list "C" meaning by he was absorbed in Peshawar Police and therefore he was nominated for Intermediate College Course from the quota of CCP Peshawar.
- F. Incorrect. No violation of any right of the appellant under Articles 25 & 27of the constitution of Pakistan has been made by the answering respondents.
- G. Incorrect. As explained in the proceedings Paras, no discrimination of any kind has ever been done with appellant.
- H. Incorrect and based on misleading material. His seniority had correctly been fixed with his colleagues i.e his batch mates of C-I as per law and he has never been deprived of his due right of seniority.
- I. Incorrect. The appellant was treated as per law/rules and no violation of the Constitution of Pakistan 1973 has been done by the respondent's department.
- J. Incorrect. Appellant had been treated under the same law, by giving him such undue seniority other eligible candidates will be fallen prey of frustration and amounts to out of turn promotion which will led to demoralization of the force.
- K. Incorrect. No violation of any basic right of the appellant under article 03, 04,08,09,25 and 27 of the Constitution of the Islamic republic of Pakistan 1973 has been made by the replying respondents.
- L. Incorrect. As explained above.
- M. That the respondents may also be permitted to raise additional grounds at the time of arguments.

PRAYERS:-

It is therefore most humbly prayed that in light of above facts, submissions the appeal of the appellant being devoid of merits, legal footing may be dismissed with cost please.

Capital City Police Officer,

Commandant, Frontier Reserve Police, Khyber Pakhtunkhwa Peshawar.

Deputy Superintendent of Police, Investigation City, Peshawar.

BEFORE THE KHYBER PAKHTUNKHWA SERVICE TRIBUNAL PESHAWAR.

Service Appeal No.2811/2021.

Ghafoor Shah IHC No.166 of CCP Peshawar...... Appellant.

VERSUS

Provincial Police Officer, Khyber Pakhtunkhwa, Peshawar and others. . Respondents.

AFFIDAVIT

We respondents No. 2,3 & 6 do hereby solemnly affirm and declare that the contents of the written reply are true and correct to the best of our knowledge and belief and nothing has concealed/kept secret from this Honorable Tribunal.

Capital City/Police Officer, Peshawar.

Confinandent, Frontier Reserve Police, Khyber Pakhtunkhwa Peshawar.

Deputy Superintendent of Police, Investigation City, Peshawar.



BEFORE THE KHYBER PAKHTUNKHWA SERVICE TRIBUNAL PESHAWAR.

In Ref: to Service Appeal No. 2811/2021.

Ghafoor Shah IHC No. 166.....VS.....PPO & others.

INDEX

S.No	DESCRIPTION OF DOCUMENTS	ANNEX	P.NO.
1.	Rejoinder in Service Appeal No. 2811/2021.		01-6
2.	Counter Affidavit.		06
3.	Copy of the Note-Sheet furnished by the EC-I.	"A"	07

APPELLANT

Through;

Muhammad Usman Khan

Turlandi

Advocate Peshawar.

Dated; /09/2022.

OFFICE: Flat # C-1 Haji Murad Plaza, Opp: Bank of Punjab, Dalazak Road, Peshawar.
Cell# 0333-9153699 *** 0300-5895841

BEFORE THE KHYBER PAKHTUNKHWA SERVICE TRIBUNAL PESHAWAR.

In Ref: to Service Appeal No. 2811/2021.

Ghafoor Shah IHC No. 166......VS......PPO & others.

Rejoinder on behalf of the Appellant in Service Appeal No. 2811/ of 2021 to the comments, filed by the respondents No. 2, 3 & 6.

RESPECTFULLY SHEWETH;

The Appellant humbly submits as under:

REPLY TO THE PRELIMINARY OBJECTIONS:

- 1. Incorrect. The Appellant has been suffering from continuous wrong and continuous injury against a void order of inter-district transfer from District Lower Dir to CCP Peshawar without lien and as such the case is neither barred by law nor limitation.
- 2. Incorrect. Appeal is competent and all necessary/proper parties have properly been arrayed therein as respondents.
- 3. Incorrect. Appellant came to the Tribunal with bonafide intention and quite clean hands and nothing have been concealed from this honorable Tribunal.
- 4. Incorrect. No rule of Estoppel is attractive in the instant case/appeal.
- 5. Incorrect. The Appellant has a proper cause of action and locus standi to file the instant appeal within the ambit of law on the subject.
- 6. Incorrect. Nothing floating on the face of adduced and available evidence which could be adjudged to have been concealed from this honorable Tribunal.

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7. Incorrect. The appellant, in light of recommendations made by the DP&SC, has sought his legitimate due seniority and promotion with his colleagues and equally entitle to be placed with them in list "C-1" and "D" in which they passed lower/intermediate College Course.

PARAWISE COMMENTS

ON FACTS:

- Incorrect. The comments to Para-"01" is misleading. The respondents are the only custodian of the office record who should have to appraise, evaluate and scan the entire record in order to assess the Tribunal.
- 2) Detailed reply has been given in Para-"01" of the facts above.
- 3) Detailed reply has been given in Para-"01" of the facts above.
- 4) Incorrect. The answering respondents while having committed serious illegality, now creating problems by discriminating the appellant at the cost of saving their own skin and avoiding the real and true picture of the ground reality of receiving the appellant on transfer from District Dir Lower without lien. Lien means the title of a government servant to hold a permanent post in a substantive capacity and if a government servant holds a lien on a certain post, no other government servant can be appointed substantively to that post. The lien of the appellant has neither transferred to CCP till date nor is specifically such order of permanent absorption available in office record. The appellant had reserved his right of seniority in Malakand Region and resultantly also seeks subsequent promotion to next higher ranks as well, whereas the appellant was kept deprived of such rights due to negligence on part of the respondents by not transferring his lien to CCP Peshawar. The colleagues of the appellant and his batchmats of lower course in Malakand region were selected for intermediate College Course and were promoted to the rank of ASI/SI in the year 2010-2011 whereas the appellant was neither selected for intermediate College course with his colleagues/batch-mats of lower course in Malakand Region nor likewise promoted to the rank of ASI or SI and hence, highly discriminated. The appellant has sought his due seniority and promotion with his colleagues and equally entitle to be placed with them in list "C-1" and "D" in which they passed lower/ intermediate Course.
- Incorrect. As per decision of DPC and in light of the order dated 14-11-2007 the services of appellant (at S. No. 66), were stood transferred to Malakand Region (Domicile District). The concluding

4 77

Para of the decision of DPC is reproduced as under: "However their names will be placed in list C/1 & D in which they passed the lower intermediate course". Lastly, the appellant was posted from Dir (Lower) to District Peshawar vide original impugned order dated 23-08-2008 wherein his lien was not transferred to Peshawar and still remained in Malakand Region till date which has created great anomaly, hardship and discrimination in service of the appellant who was thrown away from his colleagues in his due seniority as well as promotion to higher ranks. It is correct to the extent of qualifying of Inter College Course during the term ending 31-05-2015 and the name of appellant was brought on promotion List "D" from CCP Peshawar dated 07-07-2015 but it is also equally admitted that the appellant was transferred to CCP Peshawar without lien dated 23 10-2008 so it is a debatable issue to be answered by the CCP Peshawar that how the appellant was selected for intermediate College course on the strength of CCP Peshawar whereas the colleagues of the appellant qualified intermediate College Course in the year 2010-2011 in Malakand Region and also they were promoted as Off: ASIs in the year 2011-2012 and at present they were promoted as Off: SIs and the appellant was kept deprived from selection to intermediate College course who had no knowledge in the selection of his colleagues for intermediate College Course in Malakamd Region.

- 6) Incorrect. Detailed reply has been given in Para-05 above.
- Incorrect. It is the domain of the answering Department, when and how to select a candidate for intermediate College course. However, it is admitted that the appellant was transferred from district Dir Lower to CCP Peshawar dated 23-08-2008 but there is no mention of transfer of lien in the said transfer order. To this effect, a detailed sketch/Note-sheet in a very beautiful manner has been prepared and maintained by the EC-1 Peshawar, admitting the whole ground reality that "by including/selecting the appellant mistakenly for intermediate College course in the year 2015 on the strength of CCP Peshawar whereas the appellant was received on transfer from District Dir Lower without lien. (Copy of the detailed sketch/Note-sheet prepared by the EC-1 Peshawar is annexure "A").
- 8) Incorrect. The departmental Appeal of the appellant was rejected with a single stroke of pen without applying judicious mind vide final impugned void order dated 05-01-2021. For further clarification, please see Para-04 above.
- 9) Incorrect. Detailed reply has been given in Para-05 above

Incorrect. The orders of the Respondents are mockery played on law, rules, regulations and policy of the government as such. The Transfer from district Dir Lower to CCP Peshawar dated 23-08-2008 without lien was not a valid order but a void order which has no limitation to be challenged before this august Tribunal. The act of the respondents is also violative of Articles 03, 04, 8, 09, 25 and 27 of the Constitution of the Islamic republic of Pakistan 1973.

GROUNDS:

- a. Detailed reply has been given in Para-01 of the facts above.
- b. Incorrect. In a similar case of transfer one Head Constable Zubair Shah No. 29 was transferred to Peshawar with his lien and accordingly he was benefited with his due seniority and promotion to higher rank. The impugned transfer orders in r/o the appellant from district Dir (Lower) to Peshawar is silent regarding transfer of lien which speaks grave negligence on part of the respondents and as such the appellant should not be held responsible and should not be penalized for the act of his superiors. Similarly one of the colleague/batch-mat of the appellant namely Yar Muhammad was duly selected and qualified the intermediate College Course during the term ending 20-03-2011 and accordingly he was brought on promotion list "D" vide order dated 20-07-2011.
- c. Incorrect. Detailed reply has been given in Para-"B" above.
- d. Incorrect. Detailed reply has been given in Para-"B"
- e. Incorrect. Detailed reply has been given in Para-"04" of the facts above.
- f. Incorrect. Detailed reply has been given in Para-"10" of the facts above.
- g. Incorrect. Detailed reply has been given in Para-"10" of the facts above.
- h. Incorrect. Detailed reply has been given in Para-"10" of the facts above.
- i. Incorrect. Detailed reply has been given in Para-"10" of the facts above.
- j. Incorrect. Detailed reply has been given in Para-"10" of the facts above.
- k. Incorrect. Detailed reply has been given in Para-"10" of the facts above.
- 1. Incorrect. Detailed reply has been given in Para-"10" of the facts above.
- m. Para-"M" is legal one.

PRAYERS:-

In view of the above facts, circumstances and submissions, it is most humbly prayed that on acceptance of instant rejoinder, the comments of the respondent be set at naught and the grievances of the appellant may kindly be redressed with all consequential back benefits just to meet the ends of justice.

APPELLANT.

Through;

Muhammad Usman Khan Turlandi Advocate Peshawar Cell # 0333-9153699

Dated: ____/09/2022.

COUNTER AFFIDAVIT

I, Ghafoor Shah IHC No. 166, presently working and posted as Reader to DSP Investigation, City Division Peshawar, the appellant in the main Service Appeal No. 2811/2021, do hereby solemnly affirm and declare on oath that the contents of the accompanying "Rejoinder" in Service appeal supra are true and correct to the best of my knowledge and belief and that nothing has been kept secret or concealed therein from this august Tribunal.

IDENTIFIED BY:

Muhammad Usman Khan

Turlandi

Advocate Peshawar.

<u>DEPONENT:</u>

CNIC No.

(Appellant-Ghafoor Shah H/C)

R/Sir,

It is submitted that as per attached papers the details in respect of the appellant IHC Ghafoor Shah are as under:-

1.	Date of Enlistment	= · ·	19-01-1995 in FRP
2.	Date of qualified Recruit Court	=	20-09-1995 from FRP
3.	Education Qualification	=	MA
4.	Qualified Lower School Course	==	10-02-2001
5.	Promotion as HC(BPS-&)	= ,	16-09-2004 in FRP
6.	Date of transferred to his home	Region=	14-11-2007
7.	Date of posting in District L/Dir	=	17-06-2008
8.	Date of posting in District Swat	= '	10-12-2007
9.	Date transferred to CCP, Peshaw	ar withou	t lien= 23-10-2008,

During the transferred order of the appellant alongwith other from FRP HQr: to their parent Region by CPO and directed their parent Regions to place their names in list C-I and "D in which they passed Lower/Intermediate Class courses.

In this connection, the colleagues of the applicant were qualified Intermediate College Course in the year 2010/2011 in Malakand Region and also they were promoted to the rank of offg: ASIs in the year 2011/2012 and at present they were promoted as offg: Sis, but the name of the appellant was left/ignore from selection to Intermediate course by concerned office hand in Malakand Region and the appellant was also no knowledge in the selection of his colleagues for Intermediate Collage course in Malakand Region.

The appellant was performed his duty in Capital City Police, Peshawar till in the year of 2015 and at the time of selection to Intermediate Collage Course Peshawar District has forwarded the list of C-I HCs, in which his name also included mistakenly, therefore, he was also selected to Intermediate College Course in the year 2015 and qualified and his name on brought on promotion to list "D" by CCP, Peshawar.

If the appeal of the appellant was accepted by the Honourable Service Tribunal KPK, Peshawar, than his "D list notification issued by CCP, Peshawar will be withdrawn.

EC-1 16-3

ORDER

Head Constable Ghafoor Shah No.486 of Distrite Police Dir Lower is hereby transferred and posted to CCP Peshawar with immediate effect.

(ABDUL MAJEED KHAN MARWAT)
DIG HQRS:
FOR PROVINCIAL POLICE OFFICER,
NWFP PESHAWAR.

No.28560-62/E-II dated Peshawar the 23.10.2008.

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

- 1. Dy: Inspector General of Police Malakand Region w/r to his letter No.4338/E, dated 29.09.2008.
- 2. Capital City Police officer Peshawar w/r his Memo: No.10557/CRC, dated 16.10.2008.
- 3. District Police officer Dir Lower

OHDER.

lead Constable Collog Shangwort86 of

to COF Feshawar with immediate effect.

(ABDUL MAJEST KHAN MARVAT)
DIG TORS:
POR FROVINGIAL POLICE OFFICER
N. W.F.F. FESHAWAR.

No. 7 Po 6 6 7 III hated Feshawar, the 23/10 /2008.

prospetion and necessary action to the

- 1. Dy Haspector isheral of Folice Madakand Region w/r to his letter Mo.4338/E. dated 29.9.2008.
- 2. Capital City Folloe Officer Feshphar W/r to his Memo: No. 10557/CRC dated 18.10.2008.
- 3. District Police Officer Dir Lowen.

It is submitted that as per attached papers the details in respect of the appellant IHC Ghafoor Shah are as under:-

1.	Date of Enlistment	=	19-01-1995 in FRP
2.	Date of qualified Recruit Court	=	20-09-1995 from FRP
3. ·	Education Qualification	= '	MA

	•			
4.	Qualified Lower School Course	=	10-02-200	1

9. Date transferred to CCP, Peshawar without lien= 23-10-2008,

During the transferred order of the appellant alongwith other from FRP HQr: to their parent Region by CPO and directed their parent Regions to place their names in list C-I and "D in which they passed Lower/Intermediate Class courses.

In this connection, the colleagues of the applicant were qualified Intermediate College Course in the year 2010/2011 in Malakand Region and also they were promoted to the rank of offg: ASIs in the year 2011/2012 and at present they were promoted as offg: Sis, but the name of the appellant was left/ignore from selection to Intermediate course by concerned office hand in Malakand Region and the appellant was also no knowledge in the selection of his colleagues for Intermediate Collage course in Malakand Region.

The appellant was performed his duty in Capital City Police, Peshawar till in the year of 2015 and at the time of selection to Intermediate Collage Course Peshawar District has forwarded the list of C-I HCs, in which his name also included mistakenly, therefore, he was also selected to Intermediate College Course in the year 2015 and qualified and his name on brought on promotion to list "D" by CCP, Peshawar.

If the appeal of the appellant was accepted by the Honourable Service Tribunal KPK, Peshawar, than his "D list notification issued by CCP, Peshawar will be withdrawn.

DSP/LEGAL, PESHAWAR.

SENIORITY LIST OF C-I/HC FOR SELECTION OF INTERMEDIATE COLLAGE COURSE

S.NO	NAME& NO	D/O BIRTH	D/O ENLISTMEN	D/O LIST	D/O PROMOTION	AGE		AGE		AGE		AGE		AGE		AGE		AGE		AGE		AGE		AGE		AGE		AGE		AGE		AGE		AGE		AGE		AGE		AGE		AGE		AGE		AGE		AGE		AGE		AGE		AGE		AGE		AGE		AGE		AGE		AGE		AGE		AGE		AGE		AGE		AGE		AGE		AGE		AGE		AGE		AGE		AGE		AGE		AGE		AGE		GOOD	PUN	NISHM	ENT	PRESENT POSTING	REMARKS
		,	т		as OHC	Y	M	D	1		M	M	В	1																																																																																					
1.	HC Imran Shah 256	01.01.1970	31.03.1988	10.10.1998	14.09.2007	44	11	30	10 th		•	02	12	Police Liens	Not willing																																																																																				
· 2.	HC Muhammad Ameen 1617/1248	30.01.1967	29.06.1986	20.04.2000	14.09.2007	47	11	1	10th	-	•	02	09	PS Kotwali Inv:																																																																																					
3.	HC Muhammmad Asif 3361	01.04.1973	10.09.1993	20.09.2000	02.04.2008	41	8	30	10 th					Inv CPO	Not willing																																																																																				
4.	HC Waqif Khan 1238	16.11.1971	13.08.1991	20.04.2001	02.04.2008	43	1	15	10 th	01	•	08	-	PS Banamari	Not willing																																																																																				
5.	HC Zahid Muhammad 2111	21.03:1976	25.06.1994	20.10.2001	02.04.2008	38	9	10	10 th	03	•	•	08	Elite Force	Not willing																																																																																				
6.	HC Baqi Billah 3094	12.03.1971	26.12.1992	20.04.2002	02.04.2008	43	9	19	10 th	04	•		21	Police Lines	Not willing																																																																																				
7.	HC Farman Ullah 1709	10.04.1971	03.01.1993	20.03.2003	02.04.2008	43	8	21	FA	-	•	-	-	Traffic	Not willing																																																																																				
8.	HC Noor Khan 2440/29 CID	14.04.1974	13.12.1995	20.09.2003	02.04.2008	40	8	17	MA	-	-	-	01	Record Branch	Not willing																																																																																				
9.	HC Muhammad Yousaf 263	08.01.1973	31.03.1992	20.03.2004	02.04.2008	41	11	23	10 th	-	-	01	05	PS Badaber																																																																																					
10.	HC Rafi Ullah 3915	10.04.1977	05.12.1995	25.09.2004	02.08.2008	37	8	21	10 th	-		-	18	Squad SP Rural	Not willing																																																																																				
√11.	HC Gohar Ali 2930	15.02.1975	03.01.1995	20.03.2005	02.08.2008	39 .	10	16	BA	· <u>-</u>	-	01	06	PB																																																																																					
12.	HC Anwar Khan 3808/189	03.03.1977	02.06.1996	20.04.2004	02.04.2008	37	9	28	FA		-	-	03	Police Lines	Not willing																																																																																				
13.	HC Hikmat Shah 1980	02.08.1972	13.09.1995	20.03.2005	02.08.2008	42	4	29	FA	ă.		-		, SB	Not willing																																																																																				
14.	HC Ihsan Ullah 1288	01.01.1973	26.12.1992	20.03.2005	02.08.2008	41	11	30	10 th	-	-	-	13	PS Mathra	Not willing																																																																																				
15.	HC Zarshad 107/9T	15.02.1976	11.12.1994	20.09.2005	20.03.2006	38	10	16	10 th		-	_	_	Traffic staff																																																																																					
16.	HC Naeem Khan 3963	01.06.1972	08.09.1991	20.09.2005	02.08.2008	. 42	6	30	10 th	· -		03	38	PS Mathra	Not willing																																																																																				
17.	HC Amjid Kamal 560	05.05.1976	11.07.1998	20.03.2006	02.08.2008	38	7	26	10 th	-	-		36	Promoted ASI ATS Team	Not willing																																																																																				
18.	HC Inayat 4436	29.08.1977	18.07.1998	20.09.2006	02.08.2008 .	37	4	2	FA	-	_	02	04	Police Lines																																																																																					
19.	HC Muhammad Hayat 3269/129T	05.09.1976	30.09.1998	20.09.2006	02.08.2008	38	3	26	FA			03	٠.	Traffic																																																																																					
20.	HC Waqif Khan 226/3294	08.08.1973	18.09.1993	20.09.2006	02.08.2008	41	4	23	10 th	-	-	-	-	Traffic																																																																																					
21.	HC Mumtaz Ullah 1520	10.11.1976	25.02.1999	20.09.2006	02.08.2008	38	1	21	FA		-	-	: 10	PS SGH																																																																																					
×22.	Hc Zar Khan 1160/FRP	15.02.1977	11.09.1999	20.09.2006	15.01.2010	37	10	16	BA	04	-	-	-	FRP																																																																																					
23.	HC Wasil Khan 2772	14.09.1975	25.07.1998	20.09.2006	02.08.2003	39	3	17	BA,	- 1	-		04	Police Lines																																																																																					
V24 .	HC Shoukat Ali 1824	16.04.1974	25.07.1998	20.09.2006	02.08.2008	40	8	15	FA	,	-	-	06	Transfer Traffic																																																																																					
_/25.	HC Allah Dad 294/4107	03.04.1975	08.12.1994	20.09.2006	02.08.2008	39	8	28	BA		-	-	01	Traffic																																																																																					
26.	HC Maqsood Ali 4433	18.08.1973	22.10.1992	20.09.2006	02.08.2008	41	4	13	10 th		-	-	01	MFC Industrial PS																																																																																					
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27.	HC Abdul Latif 2246/2213	16.04.1975	19.02.1999	20.09.2006	02.08.2008	39	8	15	BA		-	01	07	PS Mathra																																																																																					
√ 28.	HC Khaista Rehman 4353	15.04.1975	30.03.1994	20.09.2006	02.08.2008	39	8	16	10 th			-	04	MI PS Daudzi																																																																																					
29.	HC Muhammad Ishaq 2194	12.05.1973	29.07.1998	20.09.2006	02.08.2008	41	7	19	D.Com			-	02	Tatara	<u> </u>																																																																																				

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30		30.03.1975	23.04.1994	20.09.2006	02.08.2008	39	9	1	10 th	Τ -	T _	01	03	Traffic	
31		15.10.1971	28.11.1994	20.09.2006	02.08.2008	43	2.	16	FA	01	 _	┪━	00	SB	
32		03.03.1977	11.11.1996	20.09.2006	02.08.2008	37	9	28	FA	01	-	 - -	01	+	
33		06.04.1974	06.01.1993	20.09.2006	02.08.2008	40	. 8	25	10 th	 	 -	 - -		MLC LRH	
34		15.04.1974	29.07.1998	20.09.2006	02.08.2008	40	8	16	FA	01	-	 -	12	AMJ Shah	
35	. HC Nizakat 3932	07.05.1978	22.07.1998	20.09.2006	02.08.2008	36	7	24	10 th	 	-	-	02	Police Lines	
36	HC Zahoor Ul Haq 1058	22.05.1974	04.07.1995	20.09.2006	02.08.2008	40	7	9	10 th		! !	 -	14	MM Sarband	-
37	. HC Ashraf 4081	20.04.1974	04.10.1993	20.09.2006	02.08.2008	40	8	11	10 th	01	 -	-	03	SB	
38	. HC Abdul Faheem 2370	28.01.1973	10.10.1994	20.09.2006	02.08.2008	41	11	3	10 th	02	<u> </u>	01	22	Traffic	
39	. HC Farhad 2439	01.11.1971	25.04.1995	20.09.2006	02.08.2008	43	1	30	10 th	02	-		01	MFC civil Quarter East Cantt:	
40	. HC Imran 1208	04.02.1976	12.02.1995	20.09.2006	02.08.2008	38	10	27	10 th	**	-	01	-	Police Lines	
41	HC Habib ur Rehman 2852	15.03.1976	09.01.1995	20.09.2006	02.08.2008	38	9		10 th	-			-	ATS Team Lines	
42	HC Arshid 2874	05.04.1973	13.07.1991	20.09.2006	02.08.2008	41		16	10 th	03	<u> </u>	02	67	MM AMJ Shah Inv	
43.	HC Ghulam Nabi 2340	13.04.1979	16.07.1999	20.09.2006			8	26		-	-	03	101	Gunner DSJ	Not willing
/44	//IO OL C OL LACE				02.08.2008	35	8	18	FSc ,	-	-	-	01	MFC PP Manakrao Banamari	
J 44.		16.94.1976	19.01.1995	20.10.2001	02.08.2008	38	8	15	MA	02	-			Reader DSP Rural Inv:	
√ <u>45.</u>	HC Nothia Khan 812	12.01.1975	27.07.1998	20.03.2007	15.01.2010	39	11	19	BA			01	09	SB	
46.	HC Muhammad Saeed 4344		05.01.1995	20.03.2007	15.01.2010	38	11	21	FA			01	02	SB	
√ 47.	HC Khan Sahib 448	22.03.1978	07.09.1998	20.03.2007	15.01.2010	36	9	9	FA		_		02	SB	
48.	HC Juma Khan 1848	24.09.1974	05.01.1995	20.03.2007	15.01.2010	40	3		FA			05	35		
49.	HC Shah Faisal 2535	08.12.1975	08.05.1995	20.03.2007									06	Traffic	
			_		15.01.2010	39	0	23	10 th	.	-	~	טט	Moharar PP	
				· · · · · · · · · · · · · · · · · · ·		,					<u>·</u> l	<u></u>		Gulbahar .	

Prepared according to the seniority list provided by OASI, CCP, Peshawar.

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SP/HQrs:

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20-09-20ck 24 S-X0The lien of IHC Maqbool Jehan No.4481/446 of Bunir District is hereby detached from Malakand Region (Bunir district) and attached with Capital City Police Peshawar with immediate effect.

He will accept bottom seniority

(ABPUL MAJEED KHAR MARWAT)
PSP
DIG/Headquarters,
For Provincial Police Officer,
NWFP, Peshawar.

No. 4141-43 /F-II, dated Peshawar the /6 /2 /20

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

- 1. Deputy Inspector General of Police, Malakand Region-III, Swat.
- 2. Capital City Police Officer, Peshawar w/r to his Memo No. 1813/EC-1 dated 09.02,2009.
- 3. District Police Officer, Bunir.

R/Sir,

It is submitted that as per attached papers the details in respect of the appellant IHC Ghafoor Shah are as under:-

1.	Date of Enlistment =	19-01-1995 in FRP
2	Date of qualified Recruit Court =	20-09-1995 from FRP

3. Education Qualification = MA

4. Qualified Lower School Course = 10-02-2001

5. Promotion as HC(BPS-&) = 16-09-2004 in FRP

6. Date of transferred to his home Region= 14-11-2007

7. Date of posting in District L/Dir = 17-06-2008

8. Date of posting in District Swat = 10-12-2007

9. Date transferred to CCP, Peshawar without lien= 23-10-2008,

During the transferred order of the appellant alongwith other from FRP HQr: to their parent Region by CPO and directed their parent Regions to place their names in list C-I and "D in which they passed Lower/Intermediate Class courses.

In this connection, the colleagues of the applicant were qualified Intermediate College Course in the year 2010/2011 in Malakand Region and also they were promoted to the rank of offg: ASIs in the year 2011/2012 and at present they were promoted as offg: Sis, but the name of the appellant was left/ignore from selection to Intermediate course by concerned office hand in Malakand Region and the appellant was also no knowledge in the selection of his colleagues for Intermediate Collage course in Malakand Region.

The appellant was performed his duty in Capital City Police, Peshawar till in the year of 2015 and at the time of selection to Intermediate Collage Course Peshawar District has forwarded the list of C-I HCs, in which his name also included mistakenly, therefore, he was also selected to Intermediate College Course in the year 2015 and qualified and his name on brought on promotion to list "D" by CCP, Peshawar.

If the appeal of the appellant was accepted by the Honourable Service Tribunal KPK, Peshawar, than his "D list notification issued by CCP, Peshawar will be withdrawn.

DSP/LEGAL, PESHAWAR.

R/Sic

- It is submitted the Appenient IHC namily Ghardon seasons with the latter of the common palakands region to CCP. Peshawan as Meading consisting Milkell (1998) 23:10:2008
- 2 that the appealent was selected for intermediate college course in the year 2015 and qualified
- 3. whereas his colleagues in the malakand region have already been promoted to the rank of ASI being qualified of intermediated college course in the vests 2017/2012
- this worth to clearly here that lien of the appealent as still aying in the Majakand region therefore the concerned dealing hands are responsible to process the senorthy case of the appealent with their colleagues under the law/rules

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BEFORE THE KHYBER PAKHTUNKHWA SERVICE TRIBUAL, PESHAWAR

Appeal No. 732/2017

Date of Institution

11.07.2017

Date of Decision

31,12.2018



Shah Mumtaz, Acting DSP District Police, Mardan.

VERSUS

Inspector General of Police, Khyber Pakhtunkhwa, Peshawar and 3 others. ... (Respondents)

Present.

MR. KHALID RAHMAN,

Advocate.

For appellant

MR. KABIRULLAH KHATTAK,

Addl. Advocate General

For respondents.

MR. HAMID FAROOO DURRANI,

MR. HUSSAIN SHAH,

CHAIRMAN MEMBER(E)

ENAMINER
Shyber Pakhtukhw
Service Tribunal

JUDGMENT

HAMID FAROOO DURRANI, CHAIRMAN:-

The appellant is aggrieved of order dated 23.05.2017 passed by respondent to the contract of t

2. The appellant, who is presently serving as Acting DSP in District Police Mardan, had earlier filed Service Appeal No. 485/2012 which was decided on 19.10.2015 and the case was remanded to the Competent A thority for decision strictly on merits. His grievance at the relevant time was that vide order dated 30.09.2011 he was confirmed as Sub Inspector with effect from 28.09.2011,

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whereas, he was entitled for confirmation with effect from 27.05.2006. In the post remand proceedings the case of appellant was placed before the Departmental Promotion Committee in its meeting held on 27.07.2016. In the meeting it was unanimously decided that the Regional Police Officer, Malakand must revise the confirmation of appellant in the rank of Sub Inspector with his colleague officers as and when he fulfilled the prescribed criteria and experience required for confirmation in the rank of S.I within the meaning of Police Rules 13.10(2) and on revision of his confirmation in the said rank his seniority be revised accordingly. The decision of D.P.C was communicated to Regional Police Officer, Malakand Division on 09.11.2016 for the needful but it was not done so. The case of appellant was once again placed before the Departmental Promotion Committee on 08.03.2017, wherein, the previous recommendation was repeated. However, ultimately, the impugned order dated 07.04.2017 was issued.

3. We have heard learned counsel for the appellant and learned Addl. Advocate General on behalf of the respondents.

The record is depictive of the fact that Service Appeal No. 485/2012 brought by the appellant before this Tribunal was decided on 19.10.2015 and it was recorded that as the matter of discrimination had been agitated by the appellant, therefore, the matter was remanded to the Appellate Authority with the direction to examine the case of appellant and to decide the same strictly on merits. It was also noted that it was the claim of appellant that under Police Rule: 13.18, he had more than two years of service as Sub Inspector and had also remained as SHO, therefore, he was entitled for confirmation in the year, 2006. It was on 10.05.2016 that respondent No. 2 wrote to the Regional Police Officer, Malakand Region, in

post remand proceedings, that why the case of appellant was deferred and why was he not confirmed during his posting in Malakand Region. The Regional Police Officer, Malakand, on 25.05.2016 wrote to the respondent No. 1 that as per previous policy in Malakand Region S.I on List-E, on the availability of confirmed posts of S.I, were promoted substantively on two years probation and subsequently confirmed in the rank of S.I by counting the period of Officiation towards probation period as prescribed in Police Rules 13.18. Upon representation by one Badshah Hazrat of Malakand Region in terms that the period of confirmation as S.I was two years in the other Region, guidance was solicited from CPO Peshawar on 20.03.2012, It was replied in terms that confirmation case of S.I, serving in Malakand Region, who had completed other criteria as per Police Rules may be processed after three years service as S.I, which had been complied with in letter and spirit. The competent authority subsequently recorded the collowing remarks:

"RPO Malakand to follow Police Rules 13.18 strictly while confirming S.Is in their rank"

It was also noted that the officer concerned (appellant) was promoted as Officiating S.I on 27.05.2006 and according to the Policy in vogue in Malakand Region, he was due for confirmation in the rank of S.I on 17.05.2011.

4. It is also gatherable from the record that the Departmental Promotion Committee, in its meeting held on 27.07.2016, had decided while considering the case of appellant for antedating his confirmation in the rank of Sub Inspector, in the following terms:-

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"The appellant produced various orders of confirmation of colleague officers confirmed in the rank of S.I issued by the RPO Malakand when lien of appellant was still intact in Malakand Region.

ATTESTED

According to D.I.G/Malakand Region letter No. 1777-86/E, dated 27.05.2006 seventeen (17) ASIs including ASI Shah Mumtaz No. 282/ Mr. Muhammad Jan, Deputy District Attorney of Swat District were promoted to the rank of Offtg. Sub-Inspector by the DPC held in Regional Police HQrs. Malakand on 12.05.2006. He qualified Upper College Course in the year 2005. He completed mandatory period for confirmation as per Rule 13.10(2) of Police Rules 1934 as SHO in the year 2006. He was eligible for confirmation in the rank of Sub-Inspector with his colleagues but he was not confirmed in the rank of Sub-Inspector with his colleagues as he was transferred and serving in Mardan Region. The contention of appellant is substantiated by the record, committee recommends that RPO Malakand must revise the confirmation of appellant in the rank of Sub Inspector with his colleague officers as and when he fulfilled the prescribed criteria and experience required for confirmation in the rank of S.I within the meaning of Police Rules 13.10.(2). On revision of his confirmation in the rank of Sub Inspector his seniority will be revised accordingly."

The decision was followed by a letter dated 09.11.2016 by the Inspector General of Police addressed to Regional Police Officer, Malakand Region wherein it was unequivocally noted that the R.P.O Malakand must revise the confirmation of appellant in the rank of Sub Inspector with his colleague officers as and when he fulfilled the prescribed criteria and experience required for confirmation in the rank of S.I, within the meaning of Police Rules 13.10(2). On 08.03.2017, another meeting of Departmental Promotion Committee was held wherein, while dealing with the case of appellant, it was recommended, inter-alia, that the DPC examined the record which revealed that the appellant fulfilled the criteria of Rule 13.10(2) while his lien was still with Malakand Region. No doubt he was transferred to Mardan Region, however, initially his lien was not transferred, therefore, the





disturbed his seniority. It was noted that RPO Malakand be directed in clear terms to revise the confirmation of appellant in the rank of S.I within the meaning of Rule 13.18 of Police Rules, 1934 read with Rule 13.10(2). Furthermore, RPO/Malakand may submit recommendation on form 13.15 for antedating the promotion of appellant to list-F as per revised seniority. On 07.04.2017 the Regional Police Officer, Malakand wrote to the Provincial Police Officer that as per policy 5 years service for confirmation as S.I had been in practice in Malakand Region, therefore, officers promoted with the appellant were being confirmed in their substantive ranks of S.I on 13.10.2011.

Before proceeding further in the matter, it shall be useful to refer to Rule 13.10 as contained in Police Rules, 1934. In the said Rules, inter-alia, it is noted that no A.S.I shall be confirmed in a substantive vacancy in the rank of Sub Inspector unless he has been tested for at least a year as an officiating Sub Inspector in independent charge of a Police Station in a District other than that in which his home is situated. On record it is available that the appellant had completed a period of one year and 14 days as SHO in Swat District at different Police Stations. The appellant was, therefore, qualified for the purpose as required under Rule-13.10(2).

Rule 13.18 deals with probationary period of promotion which requires that all police officers promoted in rank shall be on probation for two years provided that the appointing authority may, by a special order in each case, permit periods of officiating service to count towards the period of probation. The period of probation shall not be extended beyond two years. If seen in the perspective of above referred rules, the case of appellant appears to have merits as he was

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- Departmental Promotion Committee and the Regional Police Officer, Malakand appears to be on account of application of rules by the former and the policy/practice by the latter. The Police Rules, 1934 are applicable to the entire Police Force in the Province irrespective of Range or Region and are required to be strictly adhered to. Even otherwise, Policies/Customs/Conventions prevailing in one region cannot sustain if are not consistent with the Rules. A memorandum No. 3818/E dated 05.10.2007 is also available on record whereby in Malakand Region 23 Officiating Sub Inspectors were considered suitable for substantive promotion on two years probation.
- 7. In view of the above we allow the appeal in hand and set aside the order/letter dated 23.05.2017 issued by respondent No. 2. It is further held that the case of appellant be decided by respondents under the rules and with due regard to DPC recommendations made on 27.7.2014 and 08.03.2017.

Parties are left to bear their respective costs. Fife be consigned to the record.

(HUSSAIN SHAH) MEMBER(E) (HAMID FAROOQ DURRANI) CHAIRMAN

Certified to be thre copy

Khyba htulishv Service Tribunal.

<u>ANNOUNCED</u>

31.12.2018 Uste of Present tion of Application 6-10-2-33

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LIEN

Lien: Means the title of a Government servant to hold a permanent post in a substantive capacity.

General Principles: -

- * Two or more Government servants cannot be appointed substantively to the same permanent post at the same time.
- * A Government servant cannot be appointed substantively, except as a temporary measure, to two or more permanent posts at the same time.
- If a Government servant holds a lien on a certain posts, no other Govt, servant can be appointed substantively to that post.
- * There is only one substantive holder of a given permanent post.
- When a Government servant is going to be confirmed in a certain post, he should exercise option that he agrees to the termination of his lien on any other permanent post held by him in a substantive capacity.

Retention of Lien: -

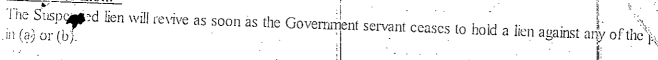
Substantive holder of a permanent post retains lien in the following cases:

- * While performing the duties of that post:
- * While on Foreign Service, or holding a temporary post, or officiating in another post.
- * During joining time on transfer to another post.
- * During suspension:
- * During leave.

Suspension of Lien: -

- a (Compulsory): A competent authority shall suspend the lien of a government servant holding a permanent postsubstantively when ever he is appointed in a substantive capacity to a tenure post or to a pennanent post outside the eadre or if he is appointed provisionally against a post on which another Government servant holds a lien.
- b (Optional): The competent authority may also, at his option, suspend the lien of a Govt, servant holding a penuanent post substantively if he is deputed out of Pakistan or goes on foreign service, or is transferred in a substantive or officiating capacity to a post in another cadre, provided that in all the above cases, the period is not less than 3 years.

Revival of Lien:



Termination of Lien: -

- *A substantive holder of a pennanent post acquires a lien on that post and ceases to hold any lien previously acquired on any other post.
- *If appointed to a pennanent post, his lien on tenure post must be tenanted.
- *On appointment to the posts of Chief Engineer or Governor, their lien on pennanent posts must be lenanted.
- * When Chief Engineer takes leave immediately on vacating his office or post, he shall be left without lien on any other pennanent post.
- *When appointed to a pennanent post outside the cadre on which he is borne, his lien or suspended lien on his previous post can be tenanted on the written request of the Government servant concerned and not otherwise.

Confirmation and Lien

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extension of the probationary period under this explanation should be relied upon. an before the expiry of the probationary period and it is only in rare cases that automatic Jule should be that a decision regarding the confirmation of a probationer shall be authority cannot take a decision on account of unavoidable circumstances. The have been extended. This provision has only been made to cover cases where an he completion of the initial probationary period, the period of probation shall be out of obtain nood own stobio on it indi obtain nood and noisivorq a obof the solution of this rule will show that according to Explanation 1 of the of the

of probation expires, the probationer shall be deemed to have been confirmed in his rule to the effect that if no orders have been made by the date on which the maximum period Another provision has been made in Explanation II of sub-clause 5 of the standard

appointing authority regarding the funess of a probationer for confirmative Line is equest cell of active of blood notion domin his nothing and to nothing the tell of the section of the s without proper assessment. The general rule in this case should be that there i total to be no renoinciene ad le neimmentmes effectiones ett guizzolla. To basicai noisiseb requer a săm han the work of the probationer in time to form an object when the most also have the more than the most probabilities of the work of the most probabilities of the most proba amountie confirmation of the probationer for want of a proper order. But the proper course unavoidable delay by the appointing authorities to take a timely accision. It provides for doenned to have been so extended. This provision has also been made only to semegrand appointment from the date on which the period of probation was fast extended or may be

decided before the expiry of the probationary period. time limit had in cach cases of confirmation should be tracen up well in time and conditions to the confirmation. These rules should be strictly followed, especially about the ail but boiren ganolindiari ad al kalida solute Sorvice gainsta omos om orodi sosus aintrothe distribution of or each dealer selection in the continuous form of the selection of the

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Acervains on expline of predationary period. InSunus voO lo noilmenilum mode noisesse iquiort

result that the probabilistics become orbified to automatic confirmation and the Landaustine. di thiss smallto all lo noindord to borrod behinde as the will as the office as the intitude of the the notice of this Department in which the Administrative Department did not take any probationary period was succeed. It is a matter of regret that cases, aid continue to come t the independence of the confirmation of the probabolist before the copin the this Department's Circular lener of dated 10.3.1960 at the the language and the



could not be withheld even when their work and conduct during the probationary period had been unsatisfactory. Government are gravely perturbed over this signation and have decided to make it obligatory on the Administrative Departments/ Appointing Authorities to pass an order on the completion of the initial probationary period, either (i) confirming the probationer; or (ii) extending the period of probation or (iii) dispensing with his services, if he was appointed by initial recruitment or (iv) reverting him to he former post, if he was appointed otherwise and if there is no such post dispensing with his service, he case the period of probation is extended, it would be binding on the Administrative Department/ appointing authorities to issue another order before the expiry of the extended period of probation, either confirming the officer or reverting him.

- 2: I am to add that Government would take serious notice of non observance of these instructions and would take disciplinary action against the officers found responsible for not complying with them.
- 3. This letter will take effect from 1st January, 1968. In the meantime in all pending cases of the past appropriate orders may be passed.

(Authority:- S&GAD's letter No.SONII(S&GAD)2-133-63, date.(7.40,67)

Retention of Lien .

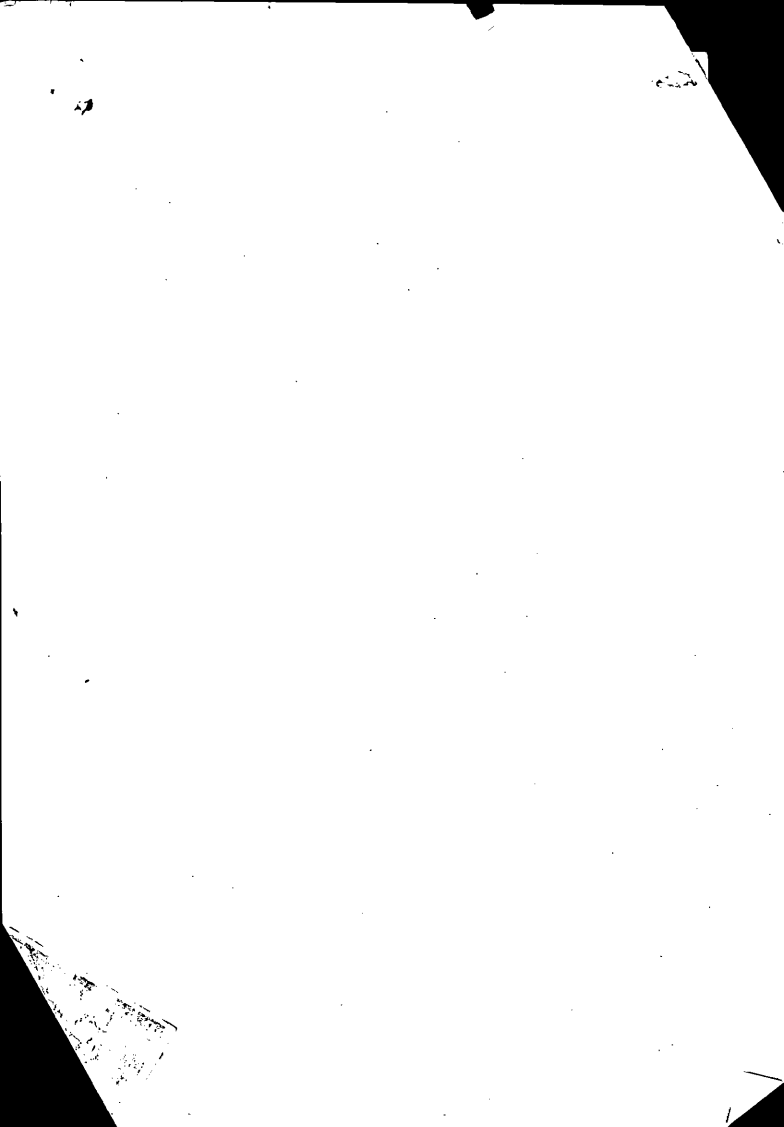
confirmed employee and is working against a permanent post. Despite completing the extended period of probation, the Government servants are not being confirmed for obvious, completed his prescribed period of probation inclusive of the extended period of probation has a right-to be confirmed.

- 2. It has been brought to the notice of this Department that a arge number of unconfirmed employees on their selection for different jobs in Government and Attonomous which is not permissible presently. Resultantly such employees hesitate to join the service elsewhere.
- 3. Recping in view the acute un-employment in the country in general and in NWFP in particular it has been decided to give right of reversion initially for two coars extendable by a further period of one year if a request in this behalf is received from those employees who are selected for appointment under Federal and other Provincial Government; provided they have served on regular basis for at least two years or who have completed the extended period of probation but could not be confirmed for obvious reasons.

(Authority: S&GAD's letter No.SORI(S&GAD#462-80, dated 17, 1, 1989)

Confirmation of Lien

I am directed to refer to the subject noted above and to state that the lien of a civil servant accines when he is appointed substantively against a permanent post. Substantive appointment means confirmation. The confirmation of a Government servant in a cadre can



be made against a permanent post? The definition of permanent post is given in (16.9 (2.3) and temporary post in FR-9 (30). Apart from this definition from practical point of view all posts on SME are temporary posts and all posts converted into permanent in Revenue Budget are permanent posts. In terms of Rule 16 of the APT Rules, 1989 read with Section 3 (3) of Civil Servants Act. 1973, after successful completion of probation, confirmation of servant can be made but against a permanent post held by him substantively whereas temporary can be filled regularly but not substantively. As such Government servant after successful completion of probation period after his direct recruitment or promotion become a regular employee against that post but not confirmed unless permanent vacancy become a regular completion of that post but not confirmed unless permanent vacancy becomes a rapidar employee against that post but not confirmed unless permanent vacancy becomes a rapidar employee against and appears the following the post but not confirmed unless permanent vacancy becomes a rapidar employee against the confirmed unless permanent vacancy becomes a rapidar employee against the confirmed unless permanent vacancy becomes a rapidar employee against the confirmed unless permanent vacancy becomes a rapidar employee.

On a slability of a permanent vacancy in a cadre, confirmation shall to make there against on the basis of seniority-cam-liness. It may be mentioned that if the post when converted into permanent and becomes available for confirmation, not the existing incumben of that permanent post but the senior most in the cadre is confirmed against it in expective of the fact whether he is holding the charge of that post or not. Even if an officer or official relives before his confirmation in service and after his retirement it comes to knowledge that some vacancies were available for their confirmation while in service, so in terms of section (4) of the Civil Servants Act. 1973 they should be confirmed the meanetes are dates of svailability of the vacancies in their facour. These vacancies will be removed in their dates of the confirmation of others wieth, the dates of retirement or denument in makey, and make against.

3. All the Departments are therefore advised to be guided by the relevant raties as explained above and carry out the exercise for confirmation of their employees in the aforesaid manner.

CAuthority: I sucr No.SOR, VIERAADH-11 2005 - Dated 2nd September 2003,

Referring of then by the civil servants/ acceptance of resignation on ex-post facto basis.

I am directed to refer to the subject noted above and to state that instructions have been issued time; and again that a Civil Servant, if solected for appearanton autonomous/semi-autonomous bodies remains no more a Civil Servant, Consequently, right of fich estimate be granted to such employees. Appointment of vivil servants in the autonomous, semi-autonomous-hodies is considered as fiesh direct appointment therefore autonomous, semi-autonomous-hodies is considered as fiesh direct appointment therefore they have to render resignation before joining the autonomous/semi-autonous besites.

2. The Provincial Government has noticed that civil servants are aid maleton requests for retention of lien, which are being entertained by Administrative Departments. In certain cases, officers/officials have even been relieved on the condition of prior resignation from home of prior resignation from Subsequently, they apply for acceptance of resignation from civil service. Such civil servants and one tender resignation in the hope of getting right of lien. Subsequently, they apply for acceptance of resignation from civil service. Such civil servants are servants of resignation in the hope of getting right of lien. Subsequently, they apply for acceptance of resignation in the hope of getting right of lien. Subsequently, they apply for acceptance of resignation from retrospective effect after considerable time.

3. In view of the above all concerned are advised to note that Civil servants serented for appointment in autonomous/semi-autonomous bodies shall tender their resignation prior to joining posts in the autonomous/semi-autonomous bodies and no one shall be relieved

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conditionally. Officers held responsible should be proceeded against under the Removal from Service (Special Powers) Ordinance, 2000.

4. Furthermore, before issuing NOCs to the Civil Servants while applying against the posts in autonomous and semi autonomous bodies, it should clearly be mentioned that in case of selection, the applicant shall have to lender resignation and shall have no right of lien.

(Authority: Letter No.SOR:VI(IE&AD)1-11/2003, Dated 29 III July, 2006)

Retention of Lien

I am directed to refer to the subject noted above and to state that as per instructions with regard to retention of then circulated vide this Department letter No SOR I S&GAD) 1-62/80, dated 17.4.1989 if an employee joins the Federal or Provincial Government (its) he is eligible for repatriation to his parent Department if he fails to complete his probation period successfully. Such provisions are already available under the NWTP Civil Servants (Appointment, promotion & Transfer) Rules, 1989. Instructions mentioned above might have been processed to facilitate candidates joining Autonomous and Semi Autonomous Bodies as envisages from para-2 of the said letter but in Para-3 thereof the words autonomous and semi-autonomous bodies are not mentioned.

- 2. Due to acute un-employment in the country in general and in NAVFP in particular it is advisable to allow all the civil servants to retain lien for a period of three years, so as if they are unable to adjust themselves in the Autonomous Bodies/Semi Autonomous Bodies they can rejoin their parent Department. If their performance during probation period is not satisfactory they can be repatriated to respective parent department in tend of terminating their services.
- 3. So fir the issue of treating the period spent in a non-pensionable autonominal organization by the re-joining of a Govt, post is concerned, it can be dealt with an the analogy of persons who proceed on deputation abroad or to Foreign Service in Pakistan as which case the employees contributed proportionate pension contribution to Govt otherwise this period could be treated as non-qualifying service for pension by converting the same as Extra Ordinary Leave (without pay). In-as-much as it is an exceptional facility extended to Government Servants, it may be dealt with in an informal manner as stated above.

(Authority : IgHer-No.SOR.J(E&AD)1-62/80 (Vol.1), dated 20.2, 2002.

Appeal No. 732/2017
D/o Decision: 31-12-2018
18P/PNO... (ii ...; Lisole
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Appeal for revisid

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OFFICE OF THE inspector general of police KIIYBER PAKIITUNKIIWA CENTRAL POLICE OFFICE, PESIIAWAR.

dated, Peshawar the

To:

The.

Capital city Police Officer,

Peshawar.

SUBJECT:

GUIDANCE IN THE LIGHT OF STANDING ORDER 02/2016.

Memo:

Please refer to your office letter No. 20743-44/CRC, dated 06/12/2023 and to size

that para wise reply/guidance to para 6 of the letter Ibid is as follow:

According to Standing Order No. 02/2016 recruitment and promotion from Constable 19 Sub inspector rank shall be regulated in their parent districts/regions and their lien shall be in their parent districts, not in any other District/region.

The officers recruited in centralized Unit or in other district Police, having comicile of other Districts, and serving in CCP Peshawar are not entitled to be promoted against CCP vacancy rather they shall be promoted against the vacancies of their parent districts/regions.

One's parent district/region will be the one from which one got induction. (iii)

Furthermore, if police officers have qualified their various promotion courses and they have been enlisted on certain promotion lists, outside parent district than they would be granted their inter-se-seniority with their batchmates in their parent Districts/Regions.

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OFFICE OF THE inspector general of police KHYBER PAKIITUNKIIWA CENTRAL POLICE OFFICE, PESHAWAR.

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Capital city Police Officer,

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One's parent district/region will be the one from which one got induction. (iii)

Furthermore, if police officers have qualified their various promotion courses and they have been enlisted on certain promotion lists, outside parent district than they would ce granted their inter-se-seniority with their batchmates in their parent Districts/Regions.

ORDER

The lien of IHC Maqbool Jehan No.4481/44o of Banir District is hereby detached from Malakand Region (Bunir district) and attached with Capital City Police Poshawar with immediate effect

He will accept oottom seniority

(ABPUL MAJEED KHAS MARWAT)
PSP
DIO/Headquarters,
For Provincial Police Officer,
NWFP, Peshawar

No. 4141-43_/E-II, dated Peshawar the /6 /2 2009.

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

- 1. Deputy Inspector General of Police, Malakand Region-III, Swat.
- 2 Capital City Police Officer, Peshawar w/r to his Memo No. 1813/EC-I gated 09.02,2009.
- 3 District Police Officer, Bunir.

ORDER

Head Constable Ghafoor Shah No.486 of Distritc Police Dir Lower is hereby transferred and posted to CCP Peshawar with immediate effect.

> (ABDUL MAJEED KHAN MARWAT) DIG HQRS: FOR PROVINCIAL POLICE OFFICER, NWFP PESHAWAR.

No.28560-62/E-II dated Peshawar the 23.10.2008.

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

1. Dy: Inspector General of Police Malakand Region w/r to his letter No.4338/E,

2. Capital City Police officer Peshawar w/r his Memo: No.10557/CRC, dated 16.10/2008.

3. District Police officer Dir Lower

danstable cheropy Shan No. 486 of ot Folice Dir Tower is hereby the asferred, and posted CCF Feshawar with insediate effect. ABOUL WAUGHT WHAN MARNAT) FOR PROVINCIAL POLICE OFFICER, LT hated Feshawat the 23/co /2008. Copy of above is forwarded idr har pation and necessary action to the Dy Inspector steral lof Folice Malakand Region s/r Uapital City Foltse Officer Feanthar W/r to his Meno: No. 10557/ORC dated 18. 10. 2008. District Folice officer Dir Lowen.



proceptings

Order or other proceedings with lagnature of Judge or Magistrate

DEFORETHE KHYRER PAKITUNKHWA SERYICE

Appeal No. 1021/2015

Fazal Dad Versus Provincial Police Officer, Khyber Pakhtunkhwa Peshawar and another.

LINSTANDOLL

TRUINMAN AND AND KILKIN STRIPS. CHAIRMANS

25,04,2017

the appellant present. Fresh Wakalatnama submitted by learned counsel for Pleader alongwith Aziz Shah, Head Constable for respondents Yousafzai, Advocate) and Mr. Muhammad Jan, Government Cognsel Ξ. = appéllant (Mr. Muhammad Asif

regretted and hence the instant service appeal on 28.08.2016 ante-date confirmation as 8th Inspector w.c.f. 30.07.2010 was order dated 10.08.2015 vide which his departmental appeal for preferred the instant service appeal under Section 4 of the ن إ Khyber Pakhtunkhwa Service Tribunal Act, 1974 against final Mr. Fazal Dad hereinafter referred to as the appellant has

appellant was initially appointed as Constable in the year 1986 ASI in the year 2005 and then as S.I in the year 2008 and thereand their promoted as Head Constable in the year, 1996 and as Brief facts of the ease of the appellant are that the

promoted as Offig. Sub-inspector vide notification dated 21.04.2008 however he was confirmed as S.I on 13.09,2012 while his colleagues including junior to him were confirmed on 30.07.2010 and were assigned seniority in the List "F" accordingly. That the appellant was not confirmed as Sub-Inspector as he has not served as SHO. That the appellant submitted written application/departmental appeal but in vain and hence the instant service appeal.

Legrned counsel for the appellant has argued that the appellant was not assigned the duty to serve as Incharge of Police Station. That the said omission is not attributable to the appellant as he was not afforded opportunity to serve as SHO by the high ups. In support of his claim reliance was placed on judgment of this Tribunal passed in service appeal No. AUTON DESINE OF MEEN ASTREMAND Versus Provincial Page Officer, Khyber Pakhtunkhwa, Peshawar and others" wherein it was observed that it is the authority to give assignment of SHO to the appellant and when the authority fails to give such an opportunity then the rule of serving as independent SHO for one year would hold no ground. Similar view baken by this Pribunal in service appeal No. 1264/2012 decided on 31.01.2013 as well as appeal No. 37/2011 decided on 03.4.2013.

5. Learned Government Pleader has argued that the appeal

25.04 17.

was not maintainable as the same was not within time. In support of his arguments he has placed reliance on judgment of august Supreme Court of Pakistan passed in Civil Petition No. 566/2012 titled "Tariq Habib Khan and others versus the Provincial Police Officer, Khyber Pakhtonkhwa Peshawar and others".

- We have heard arguments of learned counsel for the parties and perused the record.
- while the appeal in hand was preferred on 28.08.2015 as such we hold that the appeal is within time. So far as the issue relating to confirmation of the appellant as Sub Inspector w.e.f. 30.07.2010 is concerned the same hold ground as it was not within the authority of the appellant to post himself as SHO of an independent Police Station. Had the relevant authority posted the appellant as SHO and had the appellant failed to perform as SHO despite such posting then the appellant would have not been found entitled to the relief elaimed. Since the omission is on the part of the respondents as such the appellant cannot be deprived of his right to ante-date confirmation as solleagues were confirmed.

8. CFor the above mentioned reasons we are constrained to accept the present appeal and set uside the impugned order

25.0 W.17.

The confirmation as Sub Inspector w.e.f. 30.07.2010 is the date on which his junior colleagues were confirmed. Parties are left to bear their own costs. File be consigned to the room.

(Muhammad Azım Khan Afridi)

Chairman
(Ob. 17).

(Muhammad Amin Khan)

Member

ANNOUNCED 25.04,2017

BEFORE THE KHYBER PAKHTUNKHWA SERVICE TRIBUNAL, CAMP COURT ABBOTTABAD

Service Appeal No. 736/2016

Date of Institution...07.06,2016

Date of decision... 21.02.2018



Amjad Ali son of Mir Alam Khan, Inspector Law Instructor Police Training College, Hangu. ... (Appellant)

Versus

1. Government of Khyber Pakhtunkhwa through Secretary Home & Tribal Affairs Department, Peshawar and others. ... (Respondents)

Mr. Muhammad, Arshad Tanoli,

Advocate

For appellant.

Mr. Ziaullah,

Deputy District Attorney

For respondents.

MR. NIAZ MUHAMMAD KHAN,

. .

CHAIRMAN

MR. MUHAMMAD HAMID MUGHAL.

MEMBER

JUDGMENT

NIAZ MUHAMMAD KHAN, CHARMAN: Arguments of the learned counsel for the parties heard and record perused.

FACTS

2. The appellant was promoted on officiating basis as Sub Inspector on 16.2.2002. Thereafter he was sent on deputation to Motorway Police in the year, 2002. During his deputation his juniors were promoted and the appellant could not

ATTESTED

Khyber Pakhtur dhva Service Tribunal, Peshawar be promoted for the reason that under Rule 13.10(2) of the Police Rules, 1934 the appellant did not perform duties as SHO for one year out of his District. The appellant in the first round of litigation approached this Tribunal and this Tribunal vide order dated 13.10.2015 remitted the appeal of the appellant to the departmental appellate authority for decision. The departmental authority then decided the departmental appeal on 10.05.2016 by rejecting the prayer of the appellant.

ARGUMENTS

on deputation he could not be appointed as SHO for one year outside his district. That non-posting of the appellant as such was not fault of the appellant. The learned counsel for the appellant relied upon a judgment of this Tribunal in service appeal No. 811/2008 entitled "Munir Hussain Vs. Inspector General of Police, Khyber Pakhtunkhwa, Peshawar and others" decided on 21.12.2011. He further argued that non-posting as SHO could not damage the appellant and that according to judgment of this Tribunal in Service appeal No. 537/2016 entitled "Badshah Hazrat Vs. Government of Khyber Pakhtunkhwa and two others" decided on 07.02.2017 and appeal No. 182/2017 entitled "Zahidur Rahman Vs. Provincial Police Officer, Khyber Pakhtunkhwa Peshawar and another" decided on 19.02.2018, the confirmation would be from the date of officiating promotion. That the appellant was confirmed on 27.08.2015 and under the rules and

ATTESTED

Khyber Pakht wa Service Tribunal, Poshawar judgments referred to above, the appellant was entitled to be confirmed from the date of his officiating promotion.

4. On the other hand learned DDA argued that the appellant did not implead those officers/officials who would be declared junior to him through anticipated judgments. That the departmental authority rightly ordered the confirmation of the appellant from 27.08.2015 because he was to undergo certain pre conditions like testing for one year and passing certain courses. He next contended that the present appeal was time barred. He further argued that the appellant was repatriated in the year, 2010 from Motorway Police and thereafter he was posted as SHO and he would be confirmed thereafter.

CONCLUSION.

the appeal is not time barred as in the first round this Tribunal remitted the appeal to departmental appellate authority. There was no need to implead other officials as this is a case of confirmation and not seniority simplicitor. This Tribunal in the above mentioned judgments have already decided this issue by holding that the confirmation of officiating police officials shall be from the date of officiating promotion. This Tribunal also in the judgment of *Munir Hussain's* case discussed a similar case wherein the appellant was sent on deputation to Motorway Police and granted relief to him for not posting him as SHO for one year under Rule 13:10(2) of Police Rules, 1934. This Tribunal therefore, is to treat the case of the appellant at par with the similarly placed officials whose appeals.

ATTESTED

have been decided by this Tribunal and accepts the appeal of the appellant. The department is directed to take into consideration, the cases of all those similarly placed persons who have not been confirmed from the date of their officiating promotion in the light of the judgments reported as 1996-SCMR-1 and 1996-SCMR-1185 so as to safeguard the interest of senior Sub Inspectors to the appellant. Parties are left to bear their own costs. File be consigned to the record?

Himounced. 21.02. 2018

Sof-Niaz Muhammad Llan Cheiracan Camp west Afflord Sof-M. Hamid Mughal Solando

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BEFORE THE KHYBER PAKHTUNKHWA SERVICE TRIBUAL, PESHAWAR

Appeal No. 732/2017

Date of Institution

11.07.2017

Date of Decision

31,12.2018

Shah Mumtaz, Acting DSP District Police, Mardan.



VERSUS

Inspector General of Police, Khyber Pakhtunkhwa, Peshawar and 3 others. ... (Respondents)

Present.

MR. KHALID RAHMAN,

Advocate.

Tor appellant

MR. KABIRULLAH KHATTAK,

Addl. Advocate General

For respondents.

MR. HAMID FAROOQ DURRANI,

MR. HUSSAIN SHAH,

CHAIRMAN MEMBER(E)

JUDGMENT

HAMID FAROOO DURRANI, CHAIRMAN:-

The appellant is aggrieved of order dated 23.05.2017 passed by respondent No. 2 whereby his representation/appeal was regretted.

The appellant, who is presently serving as Acting DSP in District Police Mardan, had earlier filed Service Appeal No. 485/2012 which was decided on 19.10.2015 and the case was remanded to the Competent A thority for decision strictly on merits. His grievance at the relevant time was that vide order dated 30.09.2011 he was confirmed as Sub Inspector with effect from 28.09.2011,

whereas, he was entitled for confirmation with effect from 27.05.2006. In the post remand proceedings the case of appellant was placed before the Departmental Promotion Committee in its meeting held on 27.07.2016. In the meeting it was unanimously decided that the Regional Police Officer, Malakand must revise the confirmation of appellant in the rank of Sub Inspector with his colleague officers as and when he fulfilled the prescribed criteria and experience required for confirmation in the rank of S.I within the meaning of Police Rules!3.10(2) and on revision of his confirmation in the said rank his seniority be revised accordingly. The decision of D.P.C was communicated to Regional Police Officer, Malakand Division on 09.11.2016 for the needful but it was not done so. The case of appellant was once again placed before the Departmental Promotion Committee on 08.03.2017, wherein, the previous recommendation was repeated. However, ultimately, the impugned order dated 07.04.2017 was issued.

3. We have heard learned counsel for the appellant and learned Addl. Advocate General on behalf of the respondents.

The record is depictive of the fact that Service Appeal No. 485/2012 brought by the appellant before this Tribunal was decided on 19.10.2015 and it was recorded that as the matter of discrimination had been agitated by the appellant, therefore, the matter was remanded to the Appellate Authority with the direction to examine the case of appellant and to decide the same strictly on merits. It was also noted that it was the claim of appellant that under Police Rule: 13.18, he had more than two years of service as Sub Inspector and had also remained as SHO, therefore, he was entitled for confirmation in the year, 2006. It was on 10.05.2016 that respondent No. 2 wrote to the Regional Police Officer, Malakand Region, in

post remand proceedings, that why the case of appellant was deferred and why was he not confirmed during his posting in Malakand Region. The Regional Police Officer, Malakand, on 25.05.2016 wrote to the respondent No. 1 that as per previous policy in Malakand Region S.I on List-E, on the availability of confirmed posts of S.I, were promoted substantively on two years probation and subsequently confirmed in the rank of S.I by counting the period of Officiation towards probation period as prescribed in Police Rules 13.18. Upon representation by one Badshah Hazrat of Malakand Region in terms that the period of confirmation as S.I was two years in the other Region, guidance was solicited from CPO Peshawar on 20.03.2012, It was replied in terms that confirmation case of S.I, serving in Malakand Region, who had completed other criteria as per Police Rules may be processed after three years service as S.I, which had been complied with in letter and spirit. The competent authority subsequently recorded the collowing remarks:

"RPO Malakand to follow Police Rules 13.18 strictly while confirming S.Is in their rank"

It was also noted that the officer concerned (appellant) was promoted as Officiating S.I on 27.05.2006 and according to the Policy in vogue in Malakand Region, he was due for confirmation in the rank of S.I on 17.05.2011.

4. It is also gatherable from the record that the Departmental Promotion Committee, in its meeting held on 27.07.2016, had decided while considering the case of appellant for antedating his confirmation in the rank of Sub Inspector, in the following terms:-

Min

"The appellant produced various orders of confirmation of colleague officers confirmed in the rank of S.I issued by the RPO Malakand when lien of appellant was still intact in Malakand Region.

ATTESTED.

क्षा १८ १४ व मार्थ के १८ में १८ १५ व व व व व १९ १९ १९ १९ १९ १९ १८ १५ व व १९ १९ १९ १९ १९ १९ १९ १९ १९ १९ १९ १९ According to D.I.G/Malakand Region letter No. 1777-86/E, dated 27.05.2006 seventeen (17) ASIs including ASI Shah Mumtaz No. 282/ Mr. Muhammad Jan, Deputy District Attorney of Swat District were promoted to the rank of Offtg. Sub-Inspector by the DPC held in Regional Police HQrs. Malakand on 12.05.2006. He qualified Upper College Course in the year 2005. He completed mandatory period for confirmation as per Rule 13.10(2) of Police Rules 1934 as SHO in the year 2006. He was eligible for confirmation in the rank of Sub-Inspector with his colleagues but he was not confirmed in the rank of Sub-Inspector with his colleagues as he was transferred and serving in Mardan Region. The contention of appellant is substantiated by the record, committee recommends that RPO Malakand must revise the confirmation of appellant in the rank of Sub Inspector with his colleague officers as and when he fulfilled the prescribed criteria and experience required for confirmation in the rank of S.I within the meaning of Police Rules 13.10.(2). On revision of his confirmation in the rank of Sub Inspector his seniority will be revised accordingly.",

The decision was followed by a letter dated 09.11.2016 by the Inspector General of Police addressed to Regional Police Officer, Malakand Region wherein it was unequivocally noted that the R.P.O Malakand must revise the confirmation of appellant in the rank of Sub Inspector with his colleague officers as and when he fulfilled the prescribed criteria and experience required for confirmation in the rank of S.I, within the meaning of Police Rules 13.10(2). On 08.03.2017, another meeting of Departmental Promotion Committee was held wherein, while dealing with the case of appellant, it was recommended, inter-alia, that the DPC examined the record which revealed that the appellant fulfilled the criteria of Rule 13.10(2) while his lien was still with Malakand Region. No doubt he was transferred to Mardan Region, however, initially his lien was not transferred, therefore, the Malakand Region was under obligation to consider him for confirmation

Milanie



disturbed his seniority. It was noted that RPO Malakand be directed in clear terms to revise the confirmation of appellant in the rank of S.I within the meaning of Rule 13.18 of Police Rules, 1934 read with Rule 13.10(2). Furthermore, RPO/Malakand may submit recommendation on form 13.15 for antedating the promotion of appellant to list-F as per revised seniority. On 07.04.2017 the Regional Police Officer, Malakand wrote to the Provincial Police Officer that as per policy 5 years service for confirmation as S.I had been in practice in Malakand Region, therefore, officers promoted with the appellant were being confirmed in their substantive ranks of S.I on 13.10.2011.

Before proceeding further in the matter, it shall be useful to refer to Rule 13.10 as contained in Police Rules, 1934. In the said Rules, inter-alia, it is noted that no A.S.I shall be confirmed in a substantive vacancy in the rank of Sub Inspector unless he has been tested for at least a year as an officiating Sub Inspector in independent charge of a Police Station in a District other than that in which his home is situated. On record it is available that the appellant had completed a period of one year and 14 days as SHO in Swat District at different Police Stations. The appellant was, therefore, qualified for the purpose as required under Rule-13.10(2).

Rule 13.18 deals with probationary period of promotion which requires that all police officers promoted in rank shall be on probation for two years provided that the appointing authority may, by a special order in each case, permit periods of officiating service to count towards the period of probation. The period of probation shall not be extended beyond two years. If seen in the perspective of above referred rules, the case of appellant appears to have merits as he was

- In the case in hand the contradictory point of view maintained by the Departmental Promotion Committee and the Regional Police Officer, Malakand appears to be on account of application of rules by the former and the policy/ practice by the latter. The Police Rules, 1934 are applicable to the entire Police Force in the Province irrespective of Range or Region and are required to be strictly adhered to. Even otherwise, Policies/Customs/Conventions prevailing in one region cannot sustain if are not consistent with the Rules. A memorandum No. 3818/E dated 05.10.2007 is also available on record whereby in Malakand Region 23 Officiating Sub Inspectors were considered suitable for substantive promotion on two years probation.
- In view of the above we allow the appeal in hand and set aside the order/letter dated 23.05.2017 issued by respondent No. 2. It is further held that the case of appellant be decided by respondents under the rules and with due regard to DPC recommendations made on 27.7.2014 and 08.03.2017.

Parties are left to bear their respective costs. File be consigned to the record room after completion.

> (HUSSAIN SHAH) MEMBER(E)

(HAMID FAROOQ DURRANI) **CHAIRMAN**

Constict of Killing Color Lorvice Tribunial.

ANNOUNCED

3-11-200

Date of Deliver 1 (1992) 03-11-2028

KHYBER PAKHTUNKWA

SERVICE TRIBUNAL, PESHAWAR

Dated 14 / 08 /2024

All confitunications shows be addressed to the Registrar KPK Service Tribunal and not any official by name.

Ph:- 091-9212281 Fax:- 091-9213262

T

Mr. Akhtar Hayat Khan Inspector General of Police Khyber Pakhtunkhwa, Peshawar.

Subject

COPY OF ORDER DATED 12.03.2024 IN SERVICE APPEAL NO. 2811/2021 TITLED GHAFOOR SHAH -VERSUS- THE INSPECTOR GENERAL OF POLICE GOVERNMENT OF KHYBER PAKHTUNKHWA AND OTHERS

I am directed to forward herewith a certified copy of order dated 12.03.2024 passed by this Tribunal in the above mentioned service appeal for strict compliance.

Encl. As above.

nutstra

(PIR MUHAMMAD AFRIDI)

SUPERINTENDENT KHYBER PAKHTUNKHWA SERVICE TRIBUNAL PESHAWAR. 169

SCANNED KH3T Peshawar

To

The Chairman Servicer Tribunal, Khyber Pakhtunkhwa Diary No. 11772

Dated 15-03-204

Responded No-4

Subject:

APPLICATION FOR SUBMISSION OF RECORD IN SERVICE APPEAL NO.2811/2021 TITLED GHAFOOR SHAH VS STATE.

Respected Sir,

With reference and veneration it is stated in your honor that request for the submission of entire record in stated appeal is made.

In the light of above authority is authority is requested to allow so that the record in the instant case/appeal may be submitted.

D.S.P Legal, Swat

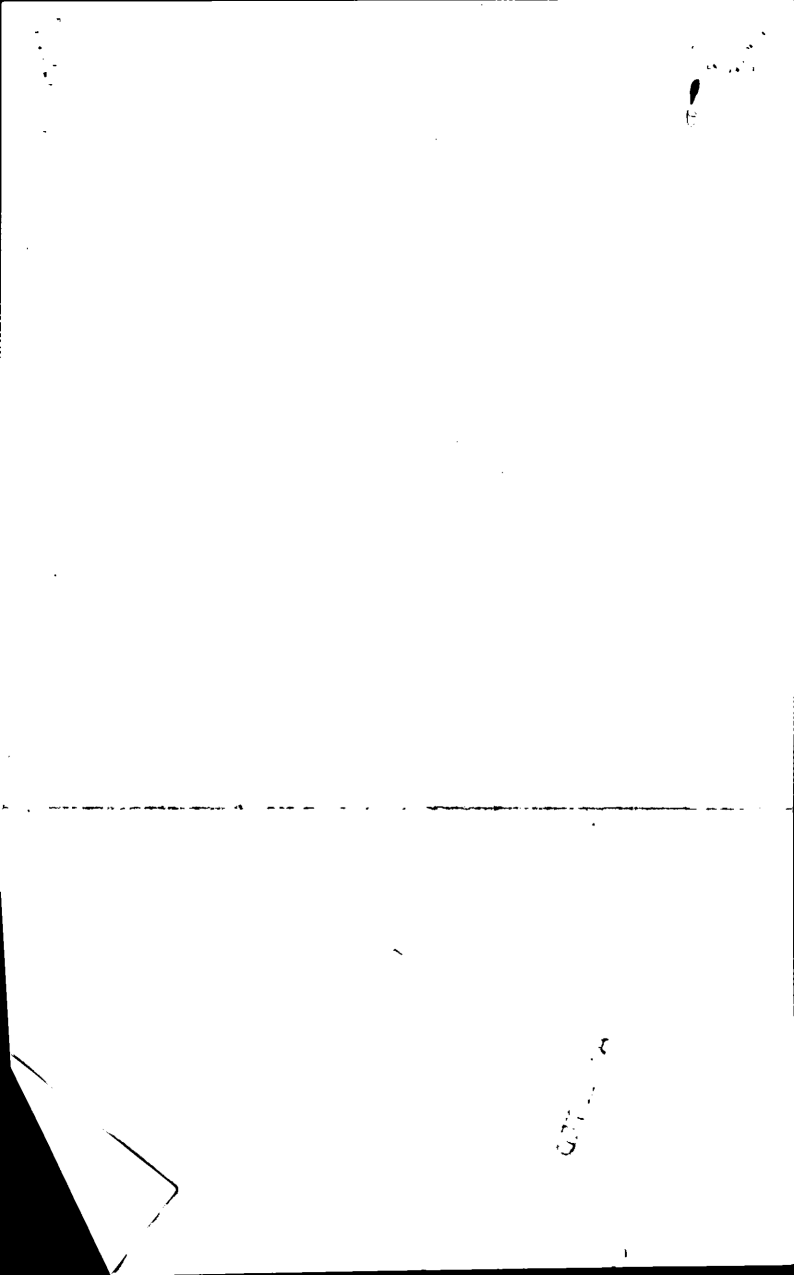
15-03-2009

In compliance of Order dated 29/02/2024 of the honorable Khyber Pukhtunkhwa Service Tribunal, Peshawar in service appeal No.2811/2021 tilted Ghafoor Shah vs PPO, the seniority list C-1 of 2011 of District Swat is as under:-

		_ 0 5	Date of	D/O	Order of	Qualification	Remarks		
S.No	No Name & No.	D.O.B	Enlistment promotions		merit	Quantitation			
							Remarks: The lien of the LHC Mohibullah of PTC		
1.				Promoted as	!		Hangu is hereby detached from PTC Hangu and		
				Offs: HC vide		- TU	attached to district Swat with immediate effect. He		
	Mohibullah No. 161	22.01.1978	01.08.2003	O.B No. 160	140/294	10 TH	will accepted bottom seniority vide PPO Endst:		
<u> </u>		,		dated			1488-91/EII dated 20.01.2011. In this office O.B		
		,		30.07.2011			No. 17 dated 22.01.2011.		
	A '- Ahmad Nio					_	Name brought on promotion list C-I w.e.f		
2.	Aziz Ahmad No.	02.03.1981	21.11.2003	do	29/341	FA	20.03.2011 O.B No. 154 dated 23.07.2011		
	213/RR/517 .				40/241	10 th	do		
3.	Gohar No. 66	10.01.1983	01.02.2002	do	40/341				
4.	Akhtar Ali No. 147	02.03.1984	15.11.2003	do	47/341	BA	do ATTESTED		
5.	Habib Ur Rahman	11.04.1979	22.05.1998	do	54/341	10 th	do		
	No.550	00.01.1001	01.07.1000	do	76/341	FA	do AAAAAAAAAAAAAAAAAAAAAAAAAAAAAAAAAAAA		
6.	Tasleem Mian No. 430	03.01.1981	01.07.1999				- Illy walle		
7.	Amir Zeb No. 963	01.04.1979	01.07.1999	do	80/341	FA	do neply Superintendent of the		

8.	Amjad lqbal No. 259	04.04.1978	02.05.2003	do	84/341	BA	do
9.	Nazir Ahmad No. 2596/1064	19.04.1983	17.11.2003	do	94/341	FA	 Reverted vide OB No. 79 dated 04.05.2016 Reverted for the period of three years vide OB No. 201 dated 24.11.2016 Re promoted as Offs: HC w.e.f 2.05.2019 OB No. 104 dated 27.06.2019.
10.	Mushtaq Ahmad No. 1372	01.06.1978	22.05.1998	do	96/341	FA ·	do
11.	Muhammad IShaq No. 1354	05.05.1980	05.07.2000	do	104/341	10 th	do
12.	Niaz Ali No. 1437	15.04.1982	01.02.2002	do	105/341	FA	do
13.	Aman Ullah Khan No. 842	01.02.1980	17.11.2003	do	117/341	MA	do Joined Education Department vide OB No. 119 dated 21.06.2012.
14.	Umar Hayat No. 468	13.01.1979	16.02.2002	do	145/341	BA	do
15.	Hussain Ali No. 1152	16.02.1980	15.11.2003	do	157/341	MA	do ATTESTE
16.	Farman Ali No. 500	27.02.1978	09.01.1996	do	163/341	10 th	do .
17.	Gohar Rahman No.	12.04.1979	01.07.2000	do	165/341	MÁ	do Athana
18.	Afzal Hussain No.	01.03.1982	01.07.2000	do	174/341	FA	do (Swat Suprill Swat

And the second s



BRIEF REGARDING SERVICE APPEAL NO.2811/2021

It is submitted that Head-Constable Ghafoor Shah No. 166 of Capital City Police, Peshawar was enlisted in FRP Headquarter. Peshawar as Constable on 19-01-1995 and qualified recruit school course in the year 1995. He qualified Lower College Course during term ending 20-10-2001 (annexed "A") held at Police Training College Hangu vide Notification No.4397-4447/S/Result, dated 14-12-2001, his name was brought on list C-I and he was promoted as Officiating Head-Constable in FRP Headquarter, Khyber Pakhtunkhwa, Peshawar. Later on, he was transferred to Malakand Region Vide CPO, Peshawar Order No.25317-23/E-II, dated 14-11-2007 (annexed "B") and posted to Swat by RPO Malakand vide Order No.4699-4702/E dated 10/12/2007 (annexed "C") and then transferred to Lower District Vide CPO, Peshawar Order No.2626/E-II, dated 17-06-2008 (annexed "D"). Subsequently, he was repatriated to Peshawar District vide CPO, Peshawar Order No.28560/E-II, dated 23-10-2008 (annexed "E").

Pertinent to mention here that before transfer to Malakand Region vide CPO, Peshawar Order No.25317-23/E-II, dated 14-11-2007, the appellant was already promoted to the rank of HC BPS-7 on 16/09/2004 by Commandant FRP/HQrs Peshawar Order No.6531-40/OSI dated 16/09/2004, meaning thereby that his seniority on C-1 list was already fixed by Commandant FRP Peshawar. Worth mentioning here that the Lower School Course colleagues of appellant namely Yar Muhammad No.1308 at serial No.220 and Shahi Wadan No.718 at serial No.221 of C-1 list of District Swat were promoted to the rank of officiating Head Constables vide OB No.76 dated 18/04/2008, whereas the appellant was promoted to the rank of officiating HC on 16/09/2004, thereby meaning that the appellant kept himself silent regarding the benefit he taken in shape of promotion to officiating HC earlier then his lower pass colleagues.

Moreover, on repatriation from FRP Peshawar to respective regions, the appellant was transferred to district Swat by RPO Malakand vide his office Order Endst: No.4699-4702/E dated 10/12/2007 and served for almost 06 months and 07 days in district Swat. Appellant again was transferred to his domicile district by RPO Malakand vide his office Order Endst: No.2626/E dated 17/06/2008, however in both the above orders, nowhere lien of applicant was mentioned. Further added that appellant was transferred and posted to CCP Peshawar by DIG/HQrs: vide his office Order Endst: No.28560-62/E-II dated 23/10/2008. Appellant served for 10 months and 13 days in Malakand Region.

It is to further clarify that the appellant qualified intermediate college course on the quota of CCP Peshawar and his name was also brought on promotion list D by CCP Peshawar vide notification No.12966/E-I dated 07/07/2015. This fact denotes that after transfer from district Dir Lower to CCP Peshawar, how appellant was selected for intermediate college course as there is any transfer of lien order was issued by the CPO Peshawar on the request of appellant or otherwise. Representative of CCP Peshawar will be in better position to explain this fact before the honorable tribunal.

173

Skyper Pakhtukhwa Survice Tribunal

Day No. 1177/

Based 1503.250

The Chairman, Service Tribunal, Khyber Pakhtunkhwa.

Responded No- 2.

SUBJECT: APPLICATION FOR SUBMISSION OF RECORD IN SERVICE PAPPEAL NO.2811/2021 TITLED GHAFOOR SHAH VS STATE.

Respected sir,

With reference and veneration it is stated in your honor that request for the submission of entire record in stated appeal is made.

In the light of above your authority is requested to allow so that the record in the instant case/appeal may be submitted.

DSP/ LEGAL, CCP, PESHAWAR.

15-03-2024

174

SENIORITY LIST OF C-I/HC FOR SELECTION OF INTERMEDIATE COLLAGE COURSE

S.NO	NAME& NO	D/O BIRTH	D/O ENLISTMEN	D/O LIST	D/O PROMOTION	AGE		AGE		AGE		AGE		GOOD	PUI	NISHM	ENT	PRESENT POSTING	REMARKS
			T		as OHC	Y	M	D	_		M	M	В						
1.	HC Imran Shah 256	01.01.1970	31.03.1988	10.10.1998	14.09.2007	44	11	30	10 th	;=	-	02	12	Police Liens	Not willing				
✓ 2.	HC Muhammad Ameen 1617/1248	30.01.1967	29.06.1986	20.04.2000	14.09.2007	47	11	1	10th	-	-	02	09	PS Kotwali Inv:					
3.	HC Muhammmad Asif 3361	01.04.1973	10.09.1993	20.09.2000	02.04.2008	41	8	30	10 th					Inv CPO	Not willing				
Å.	HC Waqif Khan 1238	16.11.1971	13.08.1991	20.04.2001	02.04.2008	43	1	15	10 th	01	-	08	-	PS Banamari	Not willing				
5.	HC Zahid Muhammad 2111	21.03.1976	25.06.1994	20.10.2001	02.04.2008	38	9	10	10 th	03	-	-	08	Elite Force	Not willing				
6.	HC Baqi Billah 3094	12.03.1971	26.12.1992	20.04.2002	02.04.2008	43	9	19	10 th	04	-	-	21	Police Lines	Not willing				
7.	HC Farman Ullah 1709	10.04.1971	03.01.1993	20.03.2003	02.04.2008	43	8	21	FA	-	-	-	-	Traffic	Not willing				
8.	HC Noor Khan 2440/29 CID	14.04.1974	13.12.1995	20.09.2003	02.04.2008	40	8	17	MA	-	-	-	01	Record Branch	Not willing				
9.	HC Muhammad Yousaf 263	08.01.1973	31.03.1992	20.03.2004	02.04.2008	41	11	23	10 th	-	_	01	05	PS Badaber	1				
10.	HC Rafi Ullah 3015	10.04.1977	05.12.1995	25.09.2004	02.08.2008	37	8	21	10 th	-		-	18	Squad SP Rural	Not willing				
ë11.	HC Gohar Ali 2930	15.02.1975	03.01.1995	20.03.2005	02.08.2008	39	10	16	BA	-	-	01	06	PB					
12.	HC Anwar Khan 3808/189	03.03.1977	02.06.1996	20.04.2004	02.04.2008	37	9	28	FA	-	-	-	03	Police Lines	Not willing				
13.	HC Hikmat Shah 1980	02.08.1972	13.09.1995	20.03.2005	02.08.2008	42	4	29	FA	· _	-	-	-	SB	Not willing				
14.	HC Ihsan Ullah 1288	01.01.1973	26.12.1992	20.03.2005	02.08.2008	41	11	30	10 th	-	-	_	13	PS Mathra	Not willing				
15.	HC Zarshad 107/9T	15.02.1976	11.12.1994	20.09.2005	20.03.2006	38	10	16	10 th	-	-	-	-	Traffic staff					
16.	HC Naeem Khan 3963	01.06.1972	08.09.1991	20.09.2005	02.08.2008	42	6	30	10 th		-	03	38	PS Mathra	Net willing				
17.	HC Amjid Kamal 560	05.05.1976	11.07.1998	20.03.2006	02.08.2008	38	7	26	10 th	-		*	36	Promoted ASI ATS Team	Not willing				
18.	HC Inayat 4436	29.08.1977	18.07.1998	20.09.2006	02.08.2008	37	4	2	FA		-	02	04	Police Lines					
19.	HC Muhammad Hayat 3269/129T	05.09.1976	30.09.1998	20.09.2006	02.08.2008	38	3	26	FA	-	-	03	· -	Traffic					
20.	HC Waqif Khan 226/3294	08.08.1973	18.09.1993	20.09.2006	02.08.2008	41	4	23	10 th		-	_	-	Traffic					
21.	HC Mumtaz Ullah 1520	10.11.1976	25.02.1999	20.09.2006	02.08.2008	38	1	21	FA	-	-	-	: 10	PS SGH					
~ 22 .	He Zar Khan 1160/FRP	15.02.1977	11.09.1999	20.09.2006	15.01.2010	37	10	16	BA	94	-	-	-	FRP					
23.	HC Wasil Khan 2772	14.09.1975	25.07.1998	20.09.2006	02.08.2003	39	3	17	BA,		-	-	04	Police Lines					
124 .	HC Shoukat Ali 1824	16.04.1974	25.07.1998	20.09.2006	02.08.2008	40	8	15	FA	-	-	-	06	Transfer Traffic					
_/25.	HC Allah Dad 294/4107	03.04.1975	08.12.1994	20.09.2006	02.08.2008	39	8	28	BA	-	-	- 1	01	Traffic	0,				
26.	HC Maqsood Ali 4433	18.08.1973	22 10 1002	20.09.2006	02.00.2000	4.0	_	4.7	10 th		-	_	01	MFC Industrial PS					
			22.10.1992		02.08.2008	41	4	13	10"					Hayatabad .					
,27.	HC Abdul Latif 2246/2213	16.04.1975	19.02.1999	20.09.2006	02.08.2008	39	8	15	BA	-	-	01	07	PS Mathra					
28.	HC Khaista Rehman 4353	15.04.1975	30.03.1994	20.09.2006	02.08.2008	39	8	16	10 th		-	-	04	MI PS Daudzi					
29.	HC Muhammad Ishaq 2194	12.05.1973	29.07.1998	20.09.2006	02.08.2008	41	7	19	D.Com	01	-	-	02	Tatara					

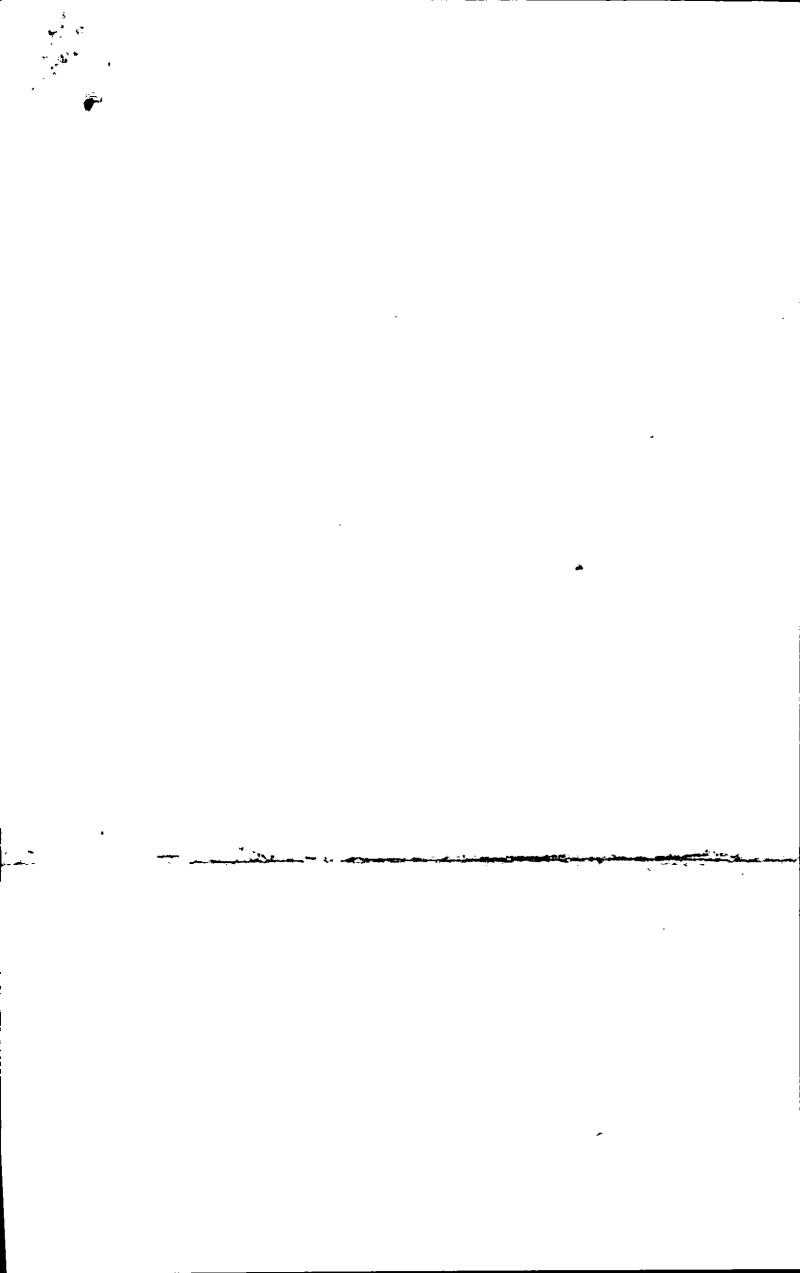
	7 8 7		· · · · · · · · · · · · · · · · · · ·	<u> </u>							. 4	14:4				
10		HC janas Khan 3631	30.03.1975	23.04.1994	20.09.2006	02.08.2008	39	9	1	10 th	T -	Τ.	01	03	Traffic	1
'		HC Faiz ur Rehman 1819	15.10.1971	28.11.1994	20.09.2006	.02.08.2008	43	2	16	FA	01	 	+	100		·
ĺ	32.	HC Tahir Hussain 2158	03.03.1977	11.11.1996	20.09.2006	02.08.2008	37	-	28	FA	·	 -			SB	
	33.	HC Saif Ali 1082	06.04.1974	06.01.1993	20.09.2006	02.08.2008	40	8		10 th	01	 -	↓	01	MLC LRH	
	34.	HC Jehnazeb 904/188	15.04.1974	29.07.1998	20.09.2006	02.08.2008		+ -	.25		-	ļ- -	ļ -	12	AMJ Shah	
I	35.	HC Nizakat 3932	07.05.1978	22.07.1998	20.09.2006		40	8	16	FA	01	<u> </u>	<u> </u>	02	Police Lines	
. [36.	HC Zahoor Ul Haq 1058	22.05.1974	04.07.1995		+	36	7	24	10 th	<u> </u>	1 1	1	14	MM Sarband	
	37.	HC Ashraf 4081	20.04.1974		20.09.2006	02.08.2008	40	 7	9	10 th	-		<u>l</u> -	03	SB	-
ļ	38.	HC Abdul Faheem 2370	+	04.10.1993	20.09.2006	02.08.2008	40	8	11	10 th	01	-	01	22	Traffic	
<u> </u>	<u>39.</u>	HC Farhad 2439	28.01.1973	10.10.1994	20.09.2006	02.08.2008	41	11	3	10 th	02	_	-	01	MFC civil Quarter East Cantt:	
H	40.		01.11.1971	25.04.1995	20.09.2006	02.08.2008	43	1.	30	10 th		_	01		Police Lines	 -
\vdash		HC Imran 1208	04.02.1976	12.02.1995	20.09.2006	02.08.2008	38	10	27	10 th		-	_		ATS Team Lines	
\vdash	41.	HC Habib ur Rehman 2852	15.03.1976	09.01.1995	20.09.2006	02.08.2008	38	9	16	10 th	03		02	67		
\vdash	42.	HC Arshid 2874	05.04.1973	13.07.1991	20.09.2006	02.08.2008	41	8	26	10 th			03		MM AMJ Shah Inv	
. [43.	HC Ghulam Nabi 2340	13,04.1979	16.07.1999	20.09.2006	02.08.2008	F						03	101	Gunner DSJ	Not willing
\vdash	J 44.	HC Ghafoor Shah 166 / V	16.04.1076	10.01.100.			35	8	18	FSc	-	-	-	01	MFC PP Manakrao Banamari	ĺ
\vdash	<u>√45.</u>		16:04.1976	19.01.1995		02.08.2008	38	. 8	15	MA	02	-			Reader DSP Rural Inv:	
-		HC Nothia Khan 812 HC Muhammad Saced 4344	12.01.1975		20.03.2007	15.01.2010	39	11	19	BA	-	_	01	09	SB	
-	46.				20.03.2007	15.01.2010	38	11	21	FA			01	02	SB	
F		HC Khan Sahib 448		07.09.1998	20.03.2007	15.01.2010	36	9	9	FA			- 1	02	SB	·
<u> </u>		HC Juma Khan 1848	24.09.1974	05.01.1995	20.03.2007	15.01.2010	40	3		FA			05	35		<u> </u>
	49.	HC Shah Faisal 2535	08.12.1975	08.05.1995	20.03.2007										Traffic	
				.		15.01.2010	39	0	23	10 th	•	-	~ !	06	Moharar PP	
				<u>-</u>				<u>-</u> -				<u> </u>			Gulbahar ·	
		•														

Prepared according to the seniority list provided by OASI, CCP, Peshawar.

95 m

SP/HQrs:

Coach



POLICE DEPEPARTMENT.

CCP, PESHAWAR.

FOR PUBLICATION IN THE KHYBER PAKHTUNKHWA, POLICE GAZETTE PART-II. ORDERS BY THE CAPITAL CITY POLICE OFFICERS, PESHAWAR.

NOTIFICATION.

Dated Peshawar the, $\frac{7}{7}$ /2015.

No. 12966 /EC-I, **PROMOTION LIST "D".** The following Head Constables of Capital City Police Peshawar including CPC University Campus, Peshawar have qualified Intermediate College Course during the term ending 31-05-2015 at Police Training College Hangu. Their names are hereby brought on promotion list "D" with effect from 31-05-2015 according to PTC Hangu result/merit:-

S.No	Name & Numbers	District/Unit.
1.	Wasal Khan No. 2772	CCP, Peshawar
2.	Irfan Ullah No. 770	CCP, Peshawar
3.	Khaista ur Rehman No. 4353	CCP, Peshawar
4.	Shaukat Ali No. 1824	CCP, Peshawar
5.	Gohar Ali No. 2930	CCP, Peshawar.
6.	Ghafoor Khan No. 166	CCP, Peshawar
.,7.	Khan Sahib No. 448	CCP, Peshawar
8.	Allah Dad No. 48	CCP, Peshawar
9.	Notia Khan No. 812	CCP, Peshawar
10.	Zar Khan Afridi No. 1160	CCP, Peshawar
11.	Muhammad Amin No. 1248	CCP, Peshawar
12.	Lal Bad Shah No. 741	CPC, Peshawar
13.	Abdul Malik No. 608/66	CPC/Traffic, Peshawar.
14.	Ghulam Nabi No. 2340	CCP, Peshawar
15.	Farhad Khan Nio. 2439	CCP, Peshawar
16.	Janas Khan No. 2631/15	CCP, Peshawar
·17.	Muhammad Saeed No. 4344	CCP, Peshawar
18.	Abdul Faheem No. 2370	CCP, Peshawar
19.	Abdul Latif No. 2213	CCP, Peshawar
20.	Iftikhar Khan No. 4097	CCP, Peshawar
21.	Faiz ur Rehman No. 1819	CCP, Peshawar
22.	Inayat Khan No. 4436	CCP, Peshawar
23.	Waqif Khan No. 3274	CCP, Peshawar
24.	Noor Asghar No. 2459	CCP, Peshawar
25.	Muhammad Yousaf Khan No.263	CCP, Peshawar
26.	Hazrat Amin No. 176	CPC/Traffic, Peshawar
27.	Habib ur Rehman No. 2852	CCP, Peshawar

D list notification

		÷
28	. Muhammad Zareef No. 99	CCP, Peshawar
29	145000 All 110, 4453	CCP, Peshawar
30.		CCP, Peshawar
31.		CCP, Peshawar
32.	1 4 m 1 dasam 100, 2158	CCP, Peshawar
33.	Muhammad Ishaq No. 2194	CCP, Peshawar
34.	Jehanzeb No. 188	CCP, Peshawar
35.	Imran Habib No. 1208	CCP, Peshawar
36.	Zahoor ul Haq No. 1058	CCP, Peshawar
37.	Saif Ali Khan No. 1082	CCP, Peshawar
38.	Muhammad Hayat No. 24/3269	CCP, Peshawar
1 6		

Na 2967-76 EC-1

to:

PESHAWAR.

Copy of above is forwarded for information and necessary action

- The Additional Inspector General of Police, Investigation Khyber Pakhtunkhwa, Peshawar with two spare copies for publication in Police Gazette Part-II.
- 2. The SSsP/Operations, Investigation & Traffic, Peshawar.
- 3. Commandant CPC University Campus, Peshawar.
- 4. The SP/HQrs: Peshawar.
- 5. EC-II, CRC, OASI, AS.

From:-

The Capital City Police Officer, Peshawar.

To:

- 1. The Addl: Inspector General of Police, Special Branch KPK, Peshawar.
- 2. The Commandants, Elite Force & FRP HQRs:.
- 3. The Superintendents of Police, Investigation and Traffic, Peshawar.
- 4. The Superintendent of Police, HQrs: Peshawar.
- 2. The Commandant CPC, University Campus, Peshawar.

No. 1858-64 /EC-I, dated Peshawar the, 3 /2 /2015

Subject:

SELECTION FOR INTERMEDIATE COLLEGE COURSE.

Memo:

The following C-I Head Constables of Capital City Police, Peshawar and CPC University Campus, Peshawar are selected for the subject course commencing w.e. from 05-02-2015 at Police Training College Hangu:-

S#	/ TO/// O/ 110///	District/Unit	
	District Pesha	war.	<u> </u>
1.	HC Muhammad Ameen 1617/1248	Inv: CCP, Peshawar	
2.	HC Muhammad Yousaf 263	CCP, Peshawar	
3	HC Gohar Ali 2930	CCP, Peshawar/PB	
4.	HC Zarshad 107/9T	Traffic, Peshawar	V
5.	HC Inayat 4436	CCP, Peshawar	
6.	HC Muhammad Hayat 3269/129T	Traffic, Peshawar	<u>.</u>
7.	HC Waqif Khan 226/3294	Traffic, Peshawar	
8.	HC Mumtaz Ullah 1520	CCP, Peshawar	`
9.	Hc Zar Khan 1160/FRP	FRP	
10.	HC Wasil Khan 2772	CCP, Peshawar	
11.	HC Shoukat Ali 1824	CCP/Traffic, Peshawar	
12.	HC Allah Dad 294/4107	Traffic, Peshawar	
13.	HC Maqsood Ali 4433	CCP, Peshawar	
14.	HC Abdul Latif 2246/2213	CCP, Peshawar	_
15.	HC Khaista Rehman 4353	Invt: CCP, Peshawar	
16.	HC Muhammad Ishaq 2194	CCP, Peshawar	
17.	HC janas Khan 3631	Traffic, Peshawar.	
18.		Special Branch	
19.	HC Tahir Hussain 2158	CCP, Peshawar/LRH	
20.	HC Saif Ali 1082	CCP, Peshawar	
21.	HC Jehnazeb 904/188	CCP, Peshawar	

.Inter 1-2-2015

22.	HC Nizakat 3932	CCP, Peshawar				
23.	HC Zahoor UI Haq 1058	Special Branch				
24.	HC Muhamamd Ashraf 4081	Traffic, Pashawar				
25.	HC Abdul Faheem 2370	CCP, Peshawar				
26.	HC Farhad 2439	CCP, Peshawar				
27.	HC Imran 1208	CCP, Peshawar				
, 28.	HC Habib ur Rehman 2852	Invt: CCP, Peshawar				
29.	HC Ghulam Nabi 2340 .	CCP, Peshawar				
30.	HC Ghafoor Shah 166	Inv: CCP, Peshawar				
31.	HC Nothia Khan 812	Special Branch				
32.	HC Muhammad Saeed-4344	Special Branch				
33.	HC Khan Sahib No. 448	Special Branch				
	CPC University Camp	ous, Peshawar.				
1.	HC Lal Bad Shah No. 741	CPC/Elite Force				
2.	HC Hazrat Amin No. 608	CPC/Traffic, Peshawar ~				
3.	HC Abdul Malik No. 66	CPC/Traffic, Peshawar				

All the above mentioned selectees may be relived with the direction to report at Police Training College Hangu on 05-02-2015 before 16.00 hours alongwith original CNIC, Complete Uniform Kit, Medical fitness certificates and nominal roll on the prescribed form

CAPITAL CITY POLICE OFFICER, PESHAWAR.

No. 1865-68/EC-I,

Copy of above is forwarded for information and necessary action

to the:-

- 1. Commandant, Police Training College Hangu w/r to his signal No. 416-50/GC, dated 29-01-2015.
- 2. Pay Officer.
- 3. CRC & OASI CCP, Peshawar.

CAPITAL CITY POLICE OFFICER, PESHAWAR.

9

h	HEJEMBAZEB 904/188	Mc Pastrawan 1
22.	HC Nizakat 3932	CCP, Peshawar
23.	HC Zahoor Ul Haq 1058	Special Branch
24.	HC Muhamamd Ashraf 4081	Traffic, Peshawar
25.	HC Abdul Faheem 2370	CCP, Peshawar
26.	HC Farhad 2439	CCP, Peshawar
27.	HC Imran 1208	CCP, Peshawar
28.	HC Habib ur Rehman 2852	Invt: CCP, Peshawar
29.	HC Ghulam Nabi 2340	CCP, Peshawar
30.	HC Ghafoor Shah 166	Inv: CCP, Peshawar
31.	HC Nothia Khan 812	Special Branch
32.	HC Muhammad Saeed-4344	Special Branch
33.	HC Khan Sahib No. 448	Special Branch
	CPC University Can	npus, Peshawar.
1.	HC Lal Bad Shah No. 741	CPC/Elite Force
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- 2. Pay Officer.

3. CRC & OASI CCP, Peshawar.

CAPITAL CITY POLICE OFFICER,

offor



Office the Commandan

FOR PUBLICATION IN KHYBER PAKHTUNKHWA

NOTIFICATION Dated 18.062015.

No./S/RESULT: The result of the following Officers, of your Distt;/Units, who appeared in the final examinations of Intermediate College Course, held at PTC Hangu for the term ending 31.05.2015 is hereby announced and given below. Their Order of Merit is noted against each. The Original Performance Reports, of the Passed Candidates shall be issued and sent separately.

		College Course

Result of Top 07 Candidates in Intermediate College Course						
S#.	Comp#.	Name	Belt#.	District.	Merit No	
1	I-2047	Shafi Ullah	633	Bannu	1	
2	I-2106	Nasir Khan	1	Swat	2	
3 .	I-2147	Wasal Khan	2772	CCP Pesh:	3	
4	I-2076	Johar Ali	552	Dir Upper	.~ 4	
5	1-2046	Gohar Ali	867/81	Swat	. 5	
6	I-2204	Sayam Ullah	12	Charsadda	6	
7	l-2103	Syed Turak Ali Shah	1048	Nowshera	. 7	
	•					
Result	of Intermedia	ate College Course, Term End	ing 31.05.2015.	•		
8 -	I-2223	Hasham Khan	1335/84	PTC/DIK	8	
9	I-2221	Sabir Sultan	9/119	PTC/Atd	9	
	-					
		ed Passed Candidates, Term E				
10	I-2023	Irfan Ullah	770	CCP Pesh:	10	
		ate College Course, Term End				
11	I-2072	Bakhtiar Khan	561	Dir Lower	11	
12	I-2171	Muhammad Iraq	326	Dir Lower	12	
13	I-2105	Muntzir Khan	320	Dir Lower	13	
14	I-2222	Muhammad Zohaib Khan	419/79	PTC/Atd	14	
15	1-2109	Farid Ullah	222	Lakkim Marwat	15	
. 16	1-2090	Khaista Ur Rehman	4353	CCP Pesh:	16	
17	1-2062	Muhammad Rafiq	940	Mardan	17	
	1			_	•	
		ed Passed Candidates, Term I				
18	I-1992	Jehangir Khan	930	Mardar:	18	
				•		
		ate College Course, Term End		Shangla	19	
19	I-2089.	Bakhat Afsar	150	CCP Pesh:	20	
20	I-2159	Shoukat Ali	1824 776	Dir Lower	21	
. 21	1-2093	Saeed Ur Rehman	. 776 920	Bannu	22	
22	I-2056	Muhammad Javed Zarshaid Khan	338	Dir Upper	23	
23	I-2134	Muhammad Murad	155	Dir Lower	24	
24	I-2170		65	Shangla	25	
25	I-2161	Muhammad Hassan	2930	CCP Pesh:	26	
26	I-2129	Gohar Ali	1349	Swat	26	
27 .	I-2124	Gulim Shah	1300	Swat	27	
28	I-2126	Amin Said	403	: Bannu	28	
29	I-2064	Tariq Ali Zakir Ali	554	: Nowshera	29	
30 -	I-2102	Zakir Ali	JJ7 .	. I TO WHILE	, v.	

,		-	
/	c		
	2	/	

	Comp#.	Name	Belt#.	District.	Merit No
	I-2131	Fazal Rehman	270	D.I.Khan	30
732	1-2165	Muhammad Ihsan	2146	Mardan	31
33	I-2198	Muhammad Firdous	288	Haripur	32
34	I-2176	Javed Iqbal	445	Kohat	33
35 🗸	I-2135	Ghafoor Khan	166	CCP Pesh:	34
36	I-2087	Sami Ullah Khan	309	Hangu	35
37	I-2164	Shams Ur Rehman	270	Upper Kohistan	.36
38	T-2140	Mohsin Khan	197.	Abbottabad	37
39	I-2122·	Khan Sahib	• 448	CCP Pesh:	38
40 .	I-2121	Allah Dad	48	CCP Pesh:	39
41	I-2088	Gul Shah Ud Din	538	Dir Upper	40
42	I-2110	Jan Alam	363	Swabi	41
43	I-2051	Nasir Akhtar	. 272	Toor Ghar	42
44	I-2132	Nothia Khan	, 8 12	CCP Pesh:	43
45	1-2075	Noor Aslam	60	Bannu	44
,5	. 120,3	1 1001 7 ISIMIT		balina	• •
Re-Ai	oneard Decla	red Passed Candidates, Terr	n Ending 31.01.20	15.	
46	I-1917	Khalid Khan	491	Mardan	45
		•		•	
Resul	t of Intermed	liate College Course, Term E	Ending 31.05.2015.		
47	I-2173	Zar Khan Afridi	1160	CCP Pesh:	46
48 .	I-2071	Syed Aftab Shah	37	Battagram	46
49	I-2194	Ijaz Ali	163	Toor Ghar	47
50	I-2104	Waheed Gul	1241	Charsadda	48
51	I-2053	Farooq Ullah	703/195	Mardan	49
52	I-2108	Nisar Muhammad	326	Lakkim Marwat	50
53	I-2079	Muhammad Amin	1248	CCP Pesh:	51
54	I-2065	Shamshad Ali	26	Bannu	52
55	I-2175	Farhad Ali	. 393	Charsadda	53
56	I-2081	Dil Murad Khan	. 518	Manschra	:54
57	1-2192	Jahanzeb Khan	190	Chitral	55
58	I-2111	Azad Khan	122	Karak	56
59	I-2128	Rehmat Ullah	506	D.I.Khan	57
. 60	I-2186	Zazi Gul	516	Mardan	58
61	I-2054	Lal Badshah	741	CPC Pesh:	59
62	I-2059	Sabih Ullah Khan	70	Bannu	60
-63	I-2094	Farman Ali Khan	70	Mardan	61
64	I-2172	Abdul Malik	608/66	CCP Pesh:	62
65	I-2215	Jehangir	333	Mansehra	63
66	I-2048	Abdul Hay	163	Abbottabad	64
67	I-2115	Sher Alam	1392	Swat	65
68	I-2182	Ghulam Nabi	2340	CCP Pesh.	66
69	I-2156	Asif Khan	1115	Mardan	67
70	I-2114	Liaqat Ali	992	Dir Lower	68
71.	I-2200	Gul Manan	211	Charsadda	69
72	1-2189	Farhad Ali	953	Charsadda	70
73	I-2184	Muhammad Shafi ur Relu		Tank	71
74	I-2151	Afsar Khan	563	Abbottabad	71
75	I-2082	Farhad Khan	2439	CCP Pesh:	71
76	I-2158	Akram Khan	39	Swabi	72
77	I-2213	Manzoor Ahmad	448	Abbottabad	72
78	I-2113	Fazal Hakim	1030	Buner	73
79	I-2113	Gul Rehman	474	Dir Lower	74
80	I-2074	Saleem Raza	21	Kohat	75
81	I-2201	Irshad Ali	2197	Mardan	76
82	I-2157	Abdul Wadood	55	Buner	77
83 ⁻	I-2137	Muhammad Nazakat	402	Kohistan	78
84	I-2207	Janas Khan	2631/15 _c	CCP Pesh:	. 79
85	I-2116	Mohammad Saeed	4344	CCP Pcsh:	79.
	12110		•	·	
_	2.50				

Page 2 of 6

#	Comp#	4 Name			
36	I-2153	t. Name Umar Khalid	Belt#.	District.	Merit No
87	I-2199	Sabaz Ali khan	280	Dir Upper	79
. 88	Î-2144		535	Swat	
89	I-2107	Abdul Faheem	2370	CCP Pesh:	80
90	I-2187	Nizam Ud Din	475	Dir Upper	81
91	I-2219	Muhammad Tariq	722	Mardan	. 82
92	I-2095	Sabir Khan	22	Kohat	83
93	I-2095	Zubair Khan	1462	Mardan	84
94	I-2140	Shafqat Nawaz	141	Haripur	85
	μ-2214	Nawab Ali	41	Karak	86
Pat	nnac I D				87
05	ppeard Deck	ared Passed Candidates, Te	rm Ending 31 01 2	0015	
.75	1-1985	Akhtar Shah	909	Nowshera	
Doggi	14 . F T .	· ·			88
* '06	I of Intermed	Dilder Khan	Ending 31.05.2014		
		Diddi Klidh	552		-
* 97	I-2210	Muhammad Haya	354	Mansehra	89
98	I-2185	-Abdul Latif	2213	Lakki Marwat	90
99	1-2058	Shakeeb Ullah		CCP Pesh:	91
100	´ I-2193	Muhammad Javed	1186	Bannu	92
			961	Dir Lower	92
Re-A	peard Decla	red Passed Candidates, Ter	. 17 1	•	
101	I-1892	Iftikhar Khan	m Ending 31.01.20	<u>015.</u>	
		•	4097	CCP Pesh:	93
Result	of Intermed	iate Collège Course, Term			₩.
102	1-2060	Shujat Ali Shah	<u> </u>	<u>.</u>	
•	-	Shajat Ali Shaji	812	Kohat	94
Re-Ap	peard Declai	red Passed Candidates, Ter		24 1	
103	I-1899	Said Ahmad	m Ending 31.01.20		
	•	oute / titillad	158	Kohistan	95
Result	of Intermedi	Roig Lla Dalante, Term I	7 11 24 02	•	,
104	I-2119	Faiz Ur Rehman	<u> </u>		
105	I-2050	Shahid Ali	1819	CCP Pesh:	96
		Shailid All	308	Hangu	97
Re-Apr	neard Declar	ed Passad Condidation	· ·		-
106	I-1981	ed Passed Candidates, Terr Ubaid Ullah	n Ending 31.01.20	<u>15.</u>	
	,,,,,,,,,,,,,,,,,,,,,,,,,,,,,,,,,,,,,,,	Obaid Olian	289	Kohat	98
Result	of Intermedi	oto Call C			
107	I-2141	ate College Course, Term E	nding 31.05.2015.		• •
108	I-2188	rang Sher	634	Swabi	99
109	I-2211	Inayat Khan	4436	CCP Pesh:	100
110	I-2211 I-2169	Jang Baz Khan	89	Chitral	:101
-110	1-2109	Waqif Khan	3274	CCP Pesn:	
D. A					102
Ke-App	eard Declare	ed Passed Candidates, Tern	1 Ending 31.01.201	5	
111	I-1884	Noor Asghar	2459	CCP Pesh:	
n. v	0.7			CCI FESII.	103.
Result o	f Intermedia	te College Course, Term E	nding 31.05.2015		,
	× 21 13	Suraj Ud Din	64	Dir Upper	
113	I-2179	Khalid Nawaz	405	D.I.Khan	104
114	I-2063	Asad Ullah	41	Mardan Mardan	105
115	I-2084	Muhammad Yousaf Khan	263	CCP Pesh:	106
116	I-2057	Farooq Khan	1219	Bannu	107
117	I-2078	Yakhya Khan	267	Abbottabad	108
-118	I-2168	Hazrat Ameen		CCP.Pesh:	109
119	I-2125	Habib Ur Rehman	2852	CCP Pesh:	110
	1	•		•	111
Re-Appo	eard Declared	I Passed Candidates, Term	Ending 31 At 2016		
120	I-1915	Muhammad Zareef	99		
	. •		**	CCP Pesh:	112
			::	•	٠.

Page 3 of 6

经	/ Comp#.		Belt#.	District.	NA
121	I-2174	Maqsood Ali	4433	CCP Pesh:	Merit No
122	I-2118	Nizam Ud Din	1073	Swat	113
123	I-2052	Farman Ali	481		114
. 124	I-2136	Iftikhar Ali	656	Swabi	. 115
. 125	I-2083	Tasawar Shah		Swabi	116
126	I-2177	Muhammad Ashraf	343	Kohat	117
		Transminad Asiliai	4081	CCP Pesh:	118
<u>Aw</u> ar	ded Grace M	arks Declared Paged Comd	:		
127	I-2091	arks Declared Passd Cand Jan Muhammad	idates Lerm End	ing 31.05.2015.	
		, sun munammad	9	Mansehra	119
Re-An	neard Awar	ded Cross Mayles D. I			
128	I-1904	ded Grace Marks, Declare Muhammad Ayaz	d Passed Candida	ites Term Ending 31.6	1 2015.
		Mullammad Ayaz	466	Mansehra	120
Aware	led Grace M	aula D. I. (D.	. 6	-	
129	I-2130	arks Declared Passd Candi	<u>dates Term Endi</u>	ng 31.05.2015.	•
130		MIIII Dammad Allin	1103	D.I.Khan	120
	I-2123	Muhammad Nawab	1530	Swat	120
131	I-2127	Abdul Hadi	400	Lakkim Marwat	
132	I-2154	lqbal Hussain	202	Charsadda	122
133	I-2101	Asghar Khan	861		123
134	I-2068	Juma Khan	233	Nowshera	124
135	I-2217	Atta Ullah		CCP Pesh:	125
136	I-2148	Tahir Hussain	1169	Swat	126
137	I-2183	Gul Alam	2158	CCP Pesh:	127
138	I-2070	Tariq Alam	28	Tank	128
139	1-2080	Muhammad Ishaq	1457	Mardan	129
140	I-2160	Sardar Muhammad	604	Swat	130
141	I-2133		769	Swat	131
142	I-2162	. Qasad Ali	292/1115	Hangu	132
143	I-2102	Muhammad Maskeen	527	Mansehra	133
144	I-2097	Muhammad Ilyas	33	Charsadda	134
		Liagat Khan	2 .?	Kohistan	135
145	J-2208	Inayat Ul Wahab	60	Shangla	136
146	I-2067	Nawab Ali	1053	Nowshera	137
147	I-2077	Sajjad Hussain	687	D.I.Khan	
148	I-2069	Muhammad Ishaq	2194	CCP Pesh:	138
149	I-2191	Syed Iqbal Shah	5		139
150	I-2139	Amjid Ali	22	Battagram	140
151	I-2196	Bakhti Rawan	457	Shangla	141
152	I-2112	Saif Ullah		Buner	142
153	I-2181	Gul Khitab	26 .	Karak	143
154	I-2143	Jehanzaib	. 392	Abbottabad	144
155	I-2216	Bakhat Sher	188	CCP Pesh:	145
156	I-2212		224	Buner	146
157	I-2098	Mirza Khan	34	Chitral	147
158	l-2180	Mumtaz	50	Abbottabad	148
159	I-2180	Naik Zada	. 281	Swat	149
1,60		Aurangzeb Qureshi	. 55 .	Mansehra	150
	I-2099	Naseer Hayat	1512/197	Haripur	151
61	I-2190	Imran Habib	1208	CCP Pesh:	152
62	I-2167	Muhammad Ayaz	689 .	Mardan	153
.63	I-2163	Amjid Ali	733	Swat	154
.64 .	I-2197	Naseer Ahmad	452	Haripur	155
.65	I-2055	Atiq Ullah Shah	315	Bannu	
.66.	I-2061	Basheer Ahmad	748	Mardan	156
.67	I-2195	Shahid Iqbal	271	Mardan	157
.68	I-2206	Zahoor ul Haq	1058		158
69	I-2150	Atta Ullah		CCP Pesh:	159
	I-2100	Rahat Khan	4695	Swabi	160
71.	1 .		530	Swat	161
		Amir Ali Shah Noor Khan	83	Chitral	162
72	I-2202		341	Chitral	

<u>S#.</u>	Comp#	_Name		•	
173 174 175 176 177	I-2218 I-2149 I-2096 I-2092	Abdul Hamid Saif Ali Khan Muhammad Javed Yousaf Muhammad Hayat	Belt#. 17 1082 232 273 24/3269	District. Kohat CCP Pesh: D.I.Khan Buner	Merit No 164 165 166 167
		- •	21/3209	CCP Pesh:	168

Result of Failed Candidates in Intermediate College Course, Term Ending 31.05.2015.

C: NI					<u> </u>
S.No	Comp#	Name	Belt No-	Enlate, Dist.	
178 179 180 181 182 183 184 185 186 187	I-2085 I-2137 I-2049 I-2205 I-2086 I-2152 I-2120 I-2166 I-2117 I-2155 I-2209	Name Haji Muhammad Tahir Murad Ali Sabz Ali Khan Waheed Murad Zarshad Khan Jehan Afsar Imam Bakhash Mumtaz Ullah Anwar Sadad Akbar Ali Niaz Ali	Belt No: 34 801 854 253 107 12 520 1520 221 283 73	CCP Pesh: Kohistan Buner	FPT PPC, FPT PPWT, FPT FPT SA FPT PPC, FPT SA, FPT PPC, FPT PPC, FPT PPC, PPWP, FPT
			,,,	Mardan	PPC, PPW,T, FPT

Page 5 of 6

peared Failed Candidates, Term Ending 31.01.2015. Comp# Name Belt No: Enlstt: District Failed Subjects I-1975 Sher Bahadar Khan 154/509 Kohistan PPC 190 I-2031 Khan Afsar 983 Abbottabad PPC Muhammad Ashraf Noor, PSP Commandant, Police Training Collage Hangu.

No. 1292 - 1327/S dated Hangu, the

18-6-2015.

Mohad

Copy for information and necessary action to:

- 1. The Provincial Police Officer, Khyber Pakhtunkhwa, Peshawar.
- 2. The Addl: IGP HQrs, Khyber Pakhtunkhwa, Peshawar.
- 3. The DIG Training Khayber Pakhtunkhwa Peshawar.
- 4. The Capital City Police Officer, Peshawar.
- 5. The DIsG/RPOs Police Bannu, Hazara, Malakand, D.I.Khan, Kohat and Mardan Regions.
- 6. The Commandant Campus Peace Corps University of Peshawar.
- 7. The DPOs, Abbottabad, Bannu, Battagram, Buner, Charsadda, Chitral, D.I.Khan, Dir Lower, Dir Upper, Hangu, Haripur, Karak, Kohat, Kohistan, Lakki Marwat, Mansehra, Mardan, Nowshera, Swabi, Swat, Shangla, Tank & Toor Ghar.

8. Office Superintendent PTC Hangu.

Prepared by In-charge Secrecy

Checked and found correct

Controller of Examinations

Chief Cabita Chief Cabita Coour No. Muhammad Ashraf Noor, PSP

Commandant,
Police Training College, Hangu.

SSP/O
SSP/I
SSP/Centt
SP/Centt
SP/City
SP/Mural
SF/Sec
SP/HQ
SP/T.O
SF/T. HQ
DSP/L/OS
EO/C.C

Page 6 of 6

PA/IIC-II

fc.s_/

home

POLICE DEPTT:

<u>CCP, PESHAWAR</u>

FOR PUBLICATION IN THE KHYBER PAKHTUNKHWA, POLICE GAZETTE PART-II.

ORDERS BY THE CAPITAL CITY POLICE OFFICER KHYBER PAKHTUNKHWA,

PESHAWAR.

NOTIFICATION.

Dated 07/12/2023

No. 20808 /EC-I, PROMOTION TO THE RANK OF ASIs.—As per the recommendations of Departmental Promotion Committee meeting held on 20-11-2023 duly approved by the competent authority, the following "D" list Head Constables of Capital City Police Peshawar are hereby promoted to the rank of Assistant Sub-Inspector BPS-11 on regular basis, against the posts lying vacant in CCP Peshawar and units under Standing Order No. 02/2016, with immediate effect. They shall remain on probation for two years in terms of Police Rules 13-18.

They are allotted Regional Constabulary numbers mentioned against each their names:-

S.No.	Rank, Name & No	Present Posting	Decision	New CCP Nos.
1.	IHC Mujeeb ur Rehman No. 5189	City Traffic	Promoted to the rank of ASI on regular basis.	197/P
2.	IHC Kifayat Ullah No. 1866	SSU (CPEC)	-do-	585/P
3.	IHC Habib Saced No. 176	CPC	-do-	586/P
4.	IHC Abdul Ghani No. 4406/500	Khyber	-do-	589/P
5.	IHC Arif Ullah No. 1283	City Traffic	-do-	596/P
6.	IHC Shad Muhammad No. 233	City Traffic	-do-	602/P
7.	IHC Waqif Khan No. 3140/69/SB	Special Branch	-do-	606/1
8.	IHC Jalal ud Din No. 2976	SSU (CPEC)	-do-	618/P
9.	IHC Abdul Qayyum No. 5516/713	SSU (CPEC)	-do-	619/P
10.	IHC Alaf Shah No. 4430	FRP KP	-do-	620/P
11.	IHC Farman Ullah No. 103	CPC	-do-	621/P
12.	IHC Ilyas Muhammad No. 60	City Traffic	-do-	622/P
13.	IHC Anwar Zeb No. 185/07	SSU (CPEC)	-do-	623/P
14.	IHC Azam Khan No. 148	Chief Justice House	-do-	624/P
15.	IHC Tahir Khan No. 1005	PS Faqir Abad	.~ √do-	625/P
16.	IHC Israil Khan No. 4459	City Traffic	-do-	626/P
17.	IHC Zia Ullah No. 28/213/CTD	CTD KPK	-do-	627/P
18.	IHC Asad Tal.ir No. 30	City Traffic	-do-	629/P
19.	IHC Irfan Ullah No. 770/3161	MI Invest: PS Khazana	-do-	630/P
20.	IHC Khaista ur Rehman No. 4353/1459	CTD KPK	-do-	631/P
21.	IHC Shaukat Ali No. 1824/257	Civil Secretariat	-do-	632/P
22.	IFIC Ghafoor Shah No. 166	Civil Secretariat	-do-	633/P
23.	IHC Khan Sahib No. 448	Special Branch	-do-	634/P

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24.	IHC Allah Dad No. 48	City Traffic	Promoted to the rank of ASI on regular basis.	635/P
25.	IHC Nothia Khan No. 812/3369	Police Line	-do-	636/P
26.	IHC Zar Khan Afridi No. 1160	Directorate of Training	-do-	637/P
27.	IHC Muhammad Amin No 1248/3297		-do-	638/P
28.	IHC Ghulam Nabi No. 2340	PS Khazana	-do-	639/P
29.	IHC Farhad Khan Nio. 2439	SSU (CPEC)	-do-	640/P
30.	IIIC Muhammad Saced No. 4344	Special Branch	-do	641/P
31.	IHC Abdul Fahcem No. 2370	PS Badahber	-do-	642/P
32.	IHC Abdul Latif No. 2213	PS Chamkani	-do-	643/P
33.	IHC Iftikhar Khan No. 4097	Special Branch	-do-	644/P
34.	IHC Inayat Khan No. 4436/1018	CTD'KP	-do-	645/P
35.	IHC Noor Asghar No. 2459	I/C Regi Laima-I	-do-	646/P
36.	IHC Hazrat Amin No. 176/179	City Traffic	-do-	647/P
37.	IHC Habib ur Rehman No. 2852	PS Pharipura	-do-	648/P
38.	IHC Muhammad Zarcef No. 99	City Traffic	-do- ·	649/P
39.	IHC Muhammad Ashraf No. 4081	City,Traffic	-do	650/P
40.	IHC Juma Khan No. 233	City Traffic	-do-	651/P
41.	IHC Tahir Hussain No. 2158	Investigation	-do-	652/P
42.	IHC Jehanzeb No. 188	PS Nasir Bagh	-do-	653/P
43.	IHC Imran Habib No. 1208	PS Sarband	-do-	654/P
44.	IHC Zahoor ul Haq No. 1058	Special Branch	-do-	655/P
45.	IHC Zahid Hussain No. 4720	DSB	-do-	656/P
46.	IHC Hazrat Ali No. 283	PS Khazana.	-do-	657/P
47.	IHC Jan Alam No. 242	ACL	-do-	658/P
48.	IHC Ikram Ullah No. 3181	Police Line	-do-	659/P
49.	IHC Wajid Ali No. 168/125	CTD KP.	-do-	660/P
50.	IHC Dilawar Khan No.4165/5202	Civil: Secretariat	-do-	661/P
51.	IHC Sajjad Siraj No. 4001	PS KŖS	-do-	662/P
52.	IHC Younas Khan No. 3820	PS Khazana	-do-	663/P
53.	IHC Azad Khan No. 4470	City Traffic	-do-	664/P
54.	IHC Muhammad Zakria No. 4375/231	Special Branch	-do-	665/P
55.	IHC Aman Ullah No. 4489	City Traffic	-do-	666/P
56.	IHC Bakht Gul No. 4363	Special Branch	-do-	667/P
57.	IHC Shah Faisal No. 2535	R/SDPO Saddar	-do-	668/P
58.	IHC Igbal Hussain No. 56			

59	IHC Masood Khan No. 1496	Reader to PSO CCP	Promoted to the rank of ASI on regular basis.	670/P
60.	IHC Riaz Khan No. 2070	C incr with DIG Salman	-do-	671/1
61.	IHC Muhammad Jamil No. 339	PS Nasir Bagh	-do-	672/1
62.	IHC Raj Wali No. 680	Special Branch	-do-	673/I
63.	IHC Navced Khan No. 598	Legal Branch	-do-	674/1
64.	IHC Zafar Ali No. 4335	PS Sarband	-do-	675/1
65.	HIC Muhammad Iqbal No. 2256	PS Pharipura	-do-	676/1
66.	IHC Farshad Ullah No. 2774	Investigation KP	-do-	677/1
67.	IHC Zarshad Khan No. 107	Traffic Highway	-do-	678/
68.	IHC Abdur Rehman No. 2162	Police Line	-do-	679/
69.	IHC Mumtaz Ullah No. 1520	PS Pharipura	-do-	680/
70.	IHC Said Muhammad No. 2893/2360	PS Mattani	-do-	681/
71.	IHC Nazar Gul No. 4337	I Badahber	-do-	682/1
72.	IHC Maqsood Khan No. 345	Special Branch	-do-	683/
73.	IHC Ayaz Muhammad No. 1475	PS Urmar	-do-	684/1
74.	IHC Sana Ullah No. 1319	Legal Branch	-do-	685/1
75.	IHC Inayat Ullah No. 1707	Traffic KP	-do-	686/1
76.	IHC Sarfaraz Khan No. 1409	Civil Secretariat	-do-	687/1
77.	IHC Muhammad Ilyas No. 2941/490.	Special Branch	-do-	688/1
78.	IHC Aftab Ali No. 4032/01/1296	Civil Secretariat	-do-	689/1
79.	IHC Sohail-Ur Rehman No. 1189/455		-do-	690/1
80.	IHC Jan Ali No. 1861	CTD KP	-do-	691/
81.	IHC Hidayat Ullah No. 614	Special Branch	-do-	692/
82.	IHC Gul Said No. 891	Traffic Highway	-do-	693/
83.	IHC Muhammad Usman No. 1668	PBI HQrs	-do-	694/
84.	IHC Navced Taimoor No. 298/SB	Special Branch	-do-	695/
85.	IHC Imtiaz Ahmad No. 2985	FRP KP	-do-	696/
86.	IHC Noor-UI-Islam No. 619	Special Branch	-do-	697/
87.	IHC Ijaz Khan No. 73/578	City Traffic	-do-	698/
88.	IHC Fida Muhammad No. 3834	I/C PP Frontier Road PS	-do-	699/
89.	IHC Bahri Karam No. 15/4183	Mattani Elite Force	-do-	700/
90.	IHC Ajmir Shah No. 2699/1506	PS Chamkani	-do-	701/
91.	IHC Salino Akbar No. 936	PS SGH	-do-	702/
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92.	IHC Abid Ahmad No. 1125	PS Tatara	Promoted to the rank of ASI on regular basis.	703/P
93.	IHC Qaiser Khan No.1954/487SB	Special Branch	-do-	705/P
94.	IHC Syed Muslim Shah No. 1446	City Traffic	-do-	706/P
95.	IHC Zain Ullah No. 2534/187	PS RMT	-do-	

Moreover, the following "D" list Head Constables are deferred from promotion to the rank of ASIs due to reasons as noted against each:

ne ra	nk of ASIs due to reasons as note	a against cacii	
S#	Rank, Name and No	Place of posting	Reasons
1.	IHC Parvez Khan No. 2480	Police Line	Descried having being not qualified mandatory : Elite Tactical Course
	IIIC Safi ur Rehman No. 528	City Traffic	-40-
2.	HIC San di Renniari 10. 320	SSU (CPEC)	Deferred having being not qualified mandatory
3.	1269/2034	000 (4.14.4)	The control of the co
	IHC Hamid Ullah No. 2539	PS Daudzai	Deferred having being not qualified manuacory
4.	HIC Hamilu Offan 140, 2559	, o Due	nti T-ilian Course
	IIIC Salcem Khan No.	City Traffic	Deferred subject to provision of satisfactory
5.	11,10	City infarms	
	111/4461	Police Line	Deferred having being not qualified manuatory
6.	IIIC Jamshaid Khan No.	CCP	Elite Factical Course
	1202		-do
7.	IHC Gohar Ali No. 2930/550	PS Mathra	Deferred being Under Enquiry
8.	IHC Janas Khan No. 2631/15	PS Shahpur	Deferred being being not qualified mandatory
9.	IHC Faiz ur Rehman No.	Gunner with	Elite Tactical Course
	1819/891	DIG Waqar	Clife 1 deriem
•		Ahmed FSL	-do-
10	. IHC Muhammad Yousaf	FRP KP	
•	Khan No.263/2357		Deferred, subject to provision of satisfactory
11	. IHC Muhammad Hayat No.	City Traffic	Deferred, subject to provision of substances
11	24/3269		ACR of 6 months of 2019, 6 months of 2021
	24/3203		before 05.01.2024.
	IHC Irshad Ullah No.	PS Phanco	Deferred having being not qualified mandatory
12	339/599		Elite Tactical Course and non availability of
	7591299		2020 & 2021 ACRs.
	3. IHC Izhar Ali No. 4333	Gunner	Deferred having being not qualified mandatory
1.	IHC Izhar Ali No. 4333	CCPO	Elite Tactical Course
	1. IHC Nizakat Ali No. 3932	Police line	-do-
1 4	1. IHC Nizakat Ali No. 3932		
	5 111C Abdur Rehman No.	PS Shahpur	-do-
1:	, 11.0 · 1.2 · · · · · · · · · · · · · · · · · · ·	1000-7	
	3391	Civil Sectt:	Deferred having being not qualified mandator
10	5. IHC Kifayat Ullah No. 1723	C1411 GC0111	Elite Tactical Course and non availability of
			TOOLS 2021 & 2022 ACRs.
		DO Town	Deferred, subject to provision of satisfactory
17	7. IHC Saced Khan No. 916	PS Town	ACR of 2021 before 05.01.2024.
		1.00	the second state of the se
11	8. IHC Zahoor Hassan No. 1392	PS Chamkani	Blife Tactical Course and incomplete last five
			Willie I Herrest Comise mig i requibiera
			years ACRs.
1	9. IIIC Muhammad Ilyas No.	DRC	Descreed having being not qualified mandator
, '	4704	Hayatabad	Elite Tactical Course
1	17.7	· _ ·	and the second state of th
2	0. IIIC Asif Ullah No. 3408	Special	Deferred having being not qualified mandato
-		Branch	inite Tectical Course and non availability of
1			2018, 2021 & 2022 ACRs as well as Under
ij			Enquiry.
N		\	
13.77			•



	C . 49.		
121	IIIC Haji Akbar No. 1697	DAT	being not qualified mandatory
1 2		PAL Office	Deferred having being not qualified mandatory
1 -6	生活的 對海 医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		Flire Tactical Course and
1_			2022 ACR. Deferred having being not qualified mandatory
22.	IHC Fazal Hussain No. 18	CDC	2022 Indianing being not qualified mandate.
j-		CPC	Dejerreu naving
L	<u></u>		Flite Tactical Course

Their transfer/posting orders will be issued shortly.

Sd/-CAPITAL CITY POLICE OFFICER, PESHAWAR

No. 20809-31/EC-1, dated Peshawar the 07/12/2023.

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

- 1. The Additional Inspectors General of Pc'ce,
 Investigation, Special Branch, Elite Force & CTD KPK, Peshawar.
- The Deputy Inspector General of Police, Headquarters, Khyber Pakhtunkhwa, Peshawar w/r to letter No. 162/PA/DIG/HQrs: dated 05.12.2023.
- 3. The Commandants, CPEC, FRP Khyber Pakhtunkhwa & CPC, Peshawar.
- 4. The Deputy Inspectors General of Police,
 Traffic Highways & Training Khyber Pakhtunkhwa, Peshawar.
- 5. The Assistant Inspector General of Police, Establishment, Khyber Pakhtunkhwa, Peshawar
- 7. The Senior Superintendents of Police,
 Operations, Investigation CCP, Peshawar
- 8. Chief Traffic Officer, Peshawar.
- 9. District Police Officers, Khyber.
- 11. SsP/HQrs:, Coordination & Legal CCP, Peshawar.
- 12. Office Supdt: CCP, Peshawar
- 13. Pay officer CCP, Peshawar with a request to circulate to all Police Stations Accountant for further necessary action.
- 14. PA to CCPO, EC-II, CRC, AS & OASI, CCP Peshawar.

(M)

(Dr. KHADIJA UMER) PSP SP/COORDINATION For CAPITAL CITY POLICE OFFICER, PESHAWAR

ORDER.

Head Constable Ghafoor Shah No. 486 of District Police Dir Lower is hereby transferred and posted to CCP Peshawar with immediate effect.

(Abdul Majeed Khan Marwat)
DIG/HQRS: (IGP)
For Provincial Police officer
N.W.F.P.Peshawar

No. 28560-63/E-II

dated Peshawar the 23/10/2008.

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

- 1. Dy: Inspector General of Police Malakand Reigion w/r to his letter No. 4338/E, dated 29.09.2008.
- Capital City Police officer, Peshawar w/r to his memo No. 10557/CRC dated 16.10.2008.
- 3. District Police officer, Dir Lower.

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