BEFORE THE KHYBER PAKHTUNKHWA SERVICE TRIBUNAL, PESHAWAR

Service Appeal No. 280/2024

Ahmad Shah LHC Belt No.430, Police Force Kohat			
Versus			
The Provincial Officer KPK, Peshawar & others	Respondents.		

INDEX

s.No.	Description of Documents	Date	Annexure	Pages
1.	Rejoinder on behalf of appellant along with affidavit.			1-\$
2.	Copy of list of selected overage • candidates.	+	Rj-1	7-11
3.	Copy of the writ petition No.1952- P/2015 along with the Judgment	p ^o	Rj-2	12-33
4.	Copy of the Judgment of the Hon'ble Peshawar High Court.	29-08-2023	RJ-3	34-46
5.	Copy of impugned promotion orders of private respondents.		Rj-4	47-48

Appellant

Through

ASL_STIP.

Ashraf Ali Khattak

Advocate,

Supreme Court of Pakistan

Ali Bakht Mughal

Advocate,

High Court, Peshawar

Dated: ____/06/2024

63-06-24

BEFORE THE KHYBER PAKHTUNKHWA SERVICE TRIBUNAL, PESHAWAR

Service Appeal No.280/2023

Ahmad Shah LHC Belt No.430, Police Force Kohat,

Appellant.
Versus
The Provincial Officer KPK, Peshawar & others
REJOINDER ON BEHALF OF THE APPELLANT IN RESPONSE
TO THE PARAWISE REPLY SUBMITTED BY RESPONDENTS Service Tribunal

Respectfully Sheweth,

Diary No. 13/19

REJOINDER TO PRELIMINARY OBJECTIONS:

That the preliminary objections raised by the answering respondents are erroneous in nature and spirits rather self-created and flimsy. The answering respondents have failed to give legal and factual support to their contentions submitted in the shape of preliminary objections. No legal reasons have been submitted by the answering respondents as to why the appellant has no cause of action and locus standi? Why the appellant is estopped by his own conduct? Which necessary party have left and not arrayed as party? Why the appeal is bad in law? How the appellant has not approached this Hon'ble Tribunal with clean hands? In absence of legal support; proper rejoinder could not be filed and submitted therefore, preliminary objections raised by the answering respondents are liable to be struck down.

REJOINDER TO FACTS:-

1. That para No.1 of the appeal has fully been admitted by the answering respondents however, it is pertinent to mention that in the year 2005 and 2006 when the Province of Khyber Pakhtunkhwa was under heavy terrorism activities. In order to cope with the situation, the Govt. of Khyber Pakhtunkhwa decided to enhance the number of Police Constables etc. so as

to face the situation. In this respect, the Govt: of Khyber Pakhtunkhwa relaxed age limit for recruitment against the posts of Constable and resultantly age limit was fixed from 18 years to 30 years. The Govt. of Khyber Pakhtunkhwa, in the light of required situation recruited 5 to 6 thousand Police Constables including those who were at the age of 26 - 30 years. According to Rule 13.7 of the Police Rules, 1934, the required age for undergoing promotion course (Lower School Course) was 33 years of age. Thus, anomaly was created as to how the Police Personals who have been recruited beyond the maximum age limit could be accommodated in the promotion hierarchy of the Department. This was decided by the Police Department to provide opportunity of promotion to the overage constables, who were on Promotion List B-1 to undergo promotion course (Lower School Course). It is worth mentioning that in this respect 180 seats were reserved for the overage Constables to undergo Lower School Course apart from their District wise quota. It is also worth mentioning that appellant was not failed in B-1 Examination (ETEA Exam). It is untrue that appellant was failed in B-1 Exam. Appellant could not be selected for Lower School Course against the specified reserved quota of the District Kohat, but later on, when 180 seats were created for those constables, who were recruited beyond their age limit, appellant was also enlisted among the selected candidates in overage quota. The name of the appellant reflects at Sr. No.131 of the list. Thus appellant was provided opportunity to undergo Lower College Course in term ending 20-03-2014. Copy of the selected overage candidates is attached as Annexure/Rj-1.

2. That reply to para No.2 of the appeal has also been admitted by the answering respondents with respect to Rule 13.8 of the Police Rules, 1934 wherein it has been provided that the seniority of those candidates, who have passed Lower School Course shall be reckoned from the date of the end of the term of passing Lower School Course. This mandatory provision of law is still in active operation which can be easily judged from the impugned seniority list of C-1 Constables. The rest of the reply of the answering respondents is incorrect, hence denied in toto. The detail answer has already been provided in rejoinder to para.1. On this score, appellant is entitled to be placed at Seniority List of C-1 LHC and HC who has been given seniority position in term ending 20-03-2014. Appellant has passed his Lower School Course in term ending 20-03-2014 which is evident from the result report of Lower College Course

held at PTC Hangu in term ending 20-03-2014. The name of the appellant lies at Sr. No.217 (L-2618). Copy of Result report of Lower College Course held at PTC Hangu in term ending 20-03-2014 has already been attached with the memo of appeal as annexure-A.

- That reply to para No.3 of the appeal by the answering respondents is 3. incorrect, hence denied. The detail has already been submitted vide rejoinder to reply of para No.1 of the answering respondents. The selection of appellant for undergoing Lower School Course was made as per the decision of the respondent department, which has already been explained. The decision of enlisting the appellant and other 180 candidates was the outcome of Provincial Police Order No.2288-2320/E-IV/ dated 24-02-2015. This letter was subsequently assailed before the Hon'ble Peshawar High Court in W.P No.1952-P/2015. The Hon'ble Peshawar High Court vide Order / Judgment dated 24-01-2018 set aside the decision of the respondent department dated 24-02-2015. Thus the decision under which appellant and other LHCs were enlisted in the seniority List in the last term of 2014, remained no more in field thus, appellant could not be subjected to the decision of the respondent department dated 24-02-2015. Copy of the writ petition No.1952-P/2015 along with the Judgment is attached as Annexure/Rj-2.
- 4. That reply to para No.4 of the appeal by the answering respondents is incorrect, hence denied. The respondents have failed to explain as to under what authority of law, they have disturbed the legal seniority of the appellant in term ending 20-03-2024 and whereas the basic order of the respondent department dated: 24-02-2015 has been set aside by the competent Court of law. The respondents have no valid reason for enlisting the appellant's seniority with those LHCs, who has passed their Lower School Course in the last ending term of 2014. It is worth mentioning that Rule 13.8 is still in active operation and has never been amended till the date and it is settled principle of law that "any policy or notification could not override statutory rules framed by the Government under the statute. Executive instruments could not amend statutory rules" Wisdom may be derived from the Judgment reported as 2020 PLC (C.S) 747 citations (a) & (b).

- 5. That reply to para No.5 of the appeal by the answering respondents is incorrect, hence denied. The case of the appellant does not come within the purview of the out of turn promotion which is evident from the Judgment of the Hon'ble Peshawar High Court Peshawar dated 29-08-2023. Copy of the Judgment is attached as **Annexure/Rj-3**.
- 6. That para No.6 to 9 of the appeal has been admitted by the answering respondents hence, no need to reply.
- 7. That reply to para No.10 of the appeal by the answering respondents is incorrect, hence denied. Appellant had qualified his B-1 examination conducted through ETEA. The respondents are under legal obligation to enclose the result report of the B-1 examination held on 10-03-2013. The answering respondents are the legal custodians of the result sheets therefore, burden of producing the result sheets lies on the shoulders of official respondents.
- 8. That reply to para No.11 of the appeal by the answering respondents is incorrect, hence denied. Appellant has highly been discriminated. His true seniority position with his colleagues in term ending 20-03-2014 has been disturbed and whereas juniors to him have not only promoted to the post of Head Constables but have also been selected for undergoing inter college course which is evident from the impugned seniority list and the impugned promotion orders of the private respondents to the posts of HC dated 10-06-2022, 05-10-2022 and _______ which are attached again as Annexure/Rj-4.

REJOINDER TO GROUNDS:-

That reply to Grounds A to E by the answering respondents are incorrect, hence denied. However, it has categorically been admitted by the answering respondents that seniority of the LHCs and HCs are drawn in accordance with the provisions of Rule 13.8 of the Police Rules, 1934. Seniority of the candidates, who are sent to their districts after passing Lower School Course, is to be determined on the basis of candidate's merit of qualifying Lower

School Course among his colleagues of his district. The seniority of the appellant was to be fixed accordingly. It is also incorrect that appellant has any access to acquire his own personal documents. It is evident from the record that has been placed with the memo of appeal that appellant time and again requested the SRC office(DPO Office) but was not handed over his documents and appellant and others were constrained to approach RTI for the purpose. It is also evident from the record that seniority list and other impugned orders of promotion were handed over to appellant and other in the light of directions of RTI, KPK. It is also worth mentioning that the decision taken by the official respondents vide order Ends. No.2288-2320/E-IV dated 24-02-2015 has already been struck down by the Hon`ble Peshawar High Court as explained in the rejoinder portion of facts. The appellant relies on his grounds already explained in the memo of service appeal.

Prayer:

It is, therefore, most humbly prayed that the reply of answering respondents may kindly be rejected and the appeal of the appellant may graciously be accepted as prayed for, with all back benefits.

Appellant

Through

Ashraf Ali Khattak Advocate, Supreme Court of Pakistan

Ali Bakht Mughal Advocate, High Court, Peshawar

Dated: /06/2024

BEFORE THE KHYBER PAKHTUNKHWA SERVICE TRIBUNAL, PESHAWAR

Service Appeal No. 280/2024

Ahmad Shah LHC Belt No.430, Police Force Kohat. Appella				
	•	Versus	Арренани	
The Provin	ncial Officer KPK, Pes	shawar & others	Respondents.	

AFFIDAVIT

I, Ahmad Shah LHC Belt No.430, Police Force Kohat do hereby solemnly affirm and declare on oath that the contents of this rejoinder are true and correct to the best of my knowledge and belief and nothing has been concealed from the notice of this Hon'ble Tribunal.

DEPONENT



ANX- RJ/1/1







SP- 78

OUT BY FAX TODAY

ORDER

180 Extra Seats were allotted to Lower School Course for the forthcoming term commencing from 01.10-2013 as per the recommendation of Commandant PTC Hangu to the following lower subordinates of Khyber Pakhtunkhwa Police as they are becoming overage for lower school course:

S/No	Name & No.	District
1,	Const: Imran No. 1119/1199	Abbottabad
2 ;	. Const: Fasil ur Rehman No. 885/126	. Abbottabad
3.	Const: Khaliri Mehmood No. 423	Abbottabad
4.	Const: Tariq Metanood No. 454/1341	Abbottabad
5.	Const: Khurram Rashid NO. 54	Abbottabad
6.	Const: Shoralz Khan No. 437	Harlpur
7.	Const: Ishtiaq Husselli Shali No. 704/2712	Haribur
8.	Const: Rizwan Ali No. 45	Haripur.
9.	Const: Junaid Alam No. 768	Mansehra
10.	Const: Sajid Mehmodd No. 500	langerna :
11.	Const: Yas Nazir No. 265709	Astronomic Process
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15.	Const: Mullarimain Aratica Na 174	
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16.	Const: Shabir Annied No. 1141	A STANDARD
17.	Const: Sagheer Hussain No. 213	Konat
10.	Const: Asif Khan No. 891	Kohat
	Const: Ihsanullah No. 04	Karak
	Const: Sher Muhammad No. 67/EF	
	Const: Shahld Rehman No. 1176	Karak
22.	Const: Shaeed ur Rehman No. 826/1176 EF	Karak
23.	Const: Asghar Ghulam No. 1113	Hangu
24.	Const: Kashif Ali do. 4079	Hangu
25.	Const: Zahoor Khan No. 328	Hangu
26.	Const: Shakoor Khan No. 229	Hangu
27.	Const: Farman Ali No. 12	Hangu
28.	Const: Asmatulian No. 2499	Hangu
29. (Const: Zahoor Khan No. 1078	. Hangu
30. (Const: Inayatullah No. 194	Lakki Maryat
	Const: Noor Asiam No. 395	Lakki Marwat
L.~	onst; Muhammad Tarig No. 2008/EF	Tank
·L.	Const; Ihsanuhah No. 577/58	Tank
	Const; Shafiullah No. 421	Fank
	Const: Usmanullah No. 300	Tank
- 1	Const: Irfanullah No. 3197	CCP/Peshawar
	Const: Ghulam Mustafa No. 5435	CCP/Peshawar
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	4	3.	L/Const: Maria Anwar No. 242	<u>:</u>	Mardan	
	- 14	4.	Const: Arshad No. 2135/3778		Mardan .	
		5.	Const: Murad Ali No. 405		Swabi	_
	46	5.	Const: Ahmed Zeb No. 3154			_
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f	50).	Const: Aziz-ud-Din No. 35	· 	Dir Upper	
-	51	-	Const: Qareebullah No. 430		our upper. Shangla	•
-	52	-	Const: Umar Rehman No. 621	 j		_
t	53.		Const: Khair -ur-Rehman No. 266		Shangla Shangla	_
F	54.	.	Const: Mehboob Ati No. 3403		- Bunir	_
	55,		Const: Fazai Elahi No. 616		Chitral	
Γ	56.		Const: Qazi Shahzad No. 67		Haripur	-
	57.		Const: Amir Hussain No. 04	<u> </u>	Haripur	_
-	58.		Const: Hafeez Khan No. 253		Haripur	
ŗ	59	7	Const: Arsahd Khan No. 656	-	Haripur	_
Г	60.	<u> </u>	Const: Aftab Ahmed Khan		Hampur	_
	61.	- 1	Const: Tanveer Ahmed		Haripur	_
	62.		Const: Gui Zaman Ro. 727		Konistan	_
	63.	70	onst: Jehandad Khan No. 127		Kohat	
	64,		onst: Ahmed Shah No. 401	— <u>-</u> ‡–	Kohat	_
	65.		onst: Mohammad Turiq		Kohat	-
	66.		onst: Yaqoob ur Rehman	4,86.1	F Carak ∏ P	-
	67.		onst: Muhammad Fayaz		Karak	_
	68.		onst: Khalid or Rehman	-	Karak	_
	69.	· [onst: Nazir Dad No. 618		Karak	1
	70.	C	nst: Gul Haleem No. 1380		Karak	ļ
	71).		nst: Arsahd Iqbal No136	-	Karak	ļ
	72.	<u> </u>	nst: Saleem Khan No. 133	1	Karuk	
	73.		nst: Umar Ayaz No. 19 EF	 	Karak	
	74.	I.	nst; Muhammad Jamil No.	-	Karak	
	'5. `		ist: Arsand Habibullah		Karak	
	6.		nst: Zia ur Rehman		Karak	
	7.		st: Bakhtlar Ali Shah	1	Karak	
	8,		st: Abdullah No. 743	-	Karak	
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80	' [it: Jamil-ur-Rehman	 	Напец	
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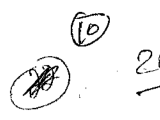


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	84.	Const: Imranullari No. 1523/930	· · ·	Bannu EF
	85,	Const: Sehar Gul No. 543	 -	Lakki Marwat
	86.	Const: Inamullah No. 1946		Lakki Marwat
	87.	Const. Gul Bat Khan No. 46		. Tank .
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	89.	Const: Sihat Gul No. 1315		CCP/Peshawar
	90.	Const; Nasir Jamil No. 197	 -	Nowshera
	91.	Const: Latif Jan No. 2258		Charsadda
	92.	Const: Fayaz Ahmed No. 74		Charsadda
	93.	Const: Hayatullah No. 1310		Charsadda
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f	95.	Const: Sardar Alam No. 249		Charsadda
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	04.	Const: Muhammad Harnon	_	Swabi
	15. I	Const: Iftikhar Ali No. 143	_	Swabi
10	i	Const: Abdul Ali No. 2298		Swabi
10		Const: Muhammad Ibrahim	_	Swabi
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109	1	Const. Amjad No. 159		Swabi
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114.		onst: Ayaz ur Rehman		Swat
115.	1 1	onst: Zamrud Shah No. 3123		Swat .
116.		Onst: Muhammad Ambar		Swat
117,		onst: Yasin Khan No. 726		Dir Upper
118.	-\ <u>C</u>	onst: Darwaish Khan No. 56'.		Dir Upper
119,	Co	onst: Iqbal No. 592		Dir Upper
120.		nst: Said Hayat No. 935		Oir Upper
121.		nst: Fakhruddin		Shangla
122.		nst: Gul Zaman No. 365		Shangla
123.		nst: Mukamil Shah		Shangia
124.		ist; Ali Akbar No. 581		Shangla
125.		ist: Muhammad Bahadar		Bunir
126.		st: Safeel Khan No. 700		Bunir
127.		st: Muhammad Riasat No. 378		Haripur
28.	Con	st: Musadiq Shah No. 484/739	·~	Haripur
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129.	Const: Muhammad Nasir Qureshi	Kohat	
130,	Const. Khan Akbar No. 1008	Kohat	
131.	Const: Hamid Bad Shah Ro. 76	Hangu	- 1 (- J.)
132.	Const: Abdur Rahim No. 126	Lakki Marwat	. A constitution
133.	Const: Fazal Ahmed No. 407	Lakki Marwat	
134.	Const: Atiq-ur-Rehman No. 366	CCP/Peshawar	
135.	Const: Idrees Khan No. 139	CCP/Peshawar	
136.	Const: Naseer Khan No. 2412		
137.	Const: Muhammad Abbas No. 568	Swabi Dir Lower	
138.	Const: Sher Akbar No. 56	Bunir	
. 139.	Const; Sher Aman No. 406	l	•
. 140,	Const: Akhtar Hussain No. 229	Chitral	
141.	Const: Aftab No. 1873	Mardan - Abbottabad	{
- 142.	Const: Schall Ahmad Abbas No. 1895	Abbottabad	
143.	Const: Muhammad Sajid-No. 287/1390		
1,44.,	Const: Hisan No. 372	Haripur	
145.	Const: Imran Khan Jadoon No. 103	Haripur	-
146.	Const: Muhammad Asif No. 456	: Haripur	4 .
147.	Const: Muhammad Taugeer No. 184/2264	Haripur Mansehra	-
148.	Const: Azhar Shahzad No. 709	Mansehra	· ·
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151.	Const: Atta or Rehman No. 255	Battagram EF	1.
152.	Const: Liaqt All No. 3852	Kohistari	
153.	Const: M. Bakhtjar No. 298	Kohat	
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158	Const: Qismatullah No. 192	Karak	
159.	Const: Wali Rehman No. 502	Hangu	• • •
160.	Const: Safdar Abbas No. 1116/10	Lakki Marwat	
161.	Const: Mustafa Khan No. 41	Lakki Marwat	
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164.	Const: Muhammad Nya: No. 2174	Mardan	VI LEGITTO
165.	Const: Jawad Ali No. 350	Swabi	
166.	Const; Muhammad Faytiz No. 729	. Swabi	
167.	Const: Zahid ul Haq No: 213	Swabi	
168.	Const: Arshad Alf No. 1370	· · · · · · · · · · · · · · · · · · ·	,
. 169.	Const: Sher Ali No. 2173	Swabi	
170.	Const: Asad Hussain No. 861	Swabi Dir Lower	ļ ,
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176,	Const: Tasneem Ali No. 274/3518	Shanglat of 2575
177.	Const: Sayyar Ahmed No. 223/01	Shangla & 8-12-17
178,	Const: Israr Ali No: 561	Chitral Control
179,	Const: Zahoor Ahmed No. 143/SB	Chitral Chitral
180.	Const: Muslim Zada No. 583	Dir Upper (Recommended by DIG/E& I K.P

sd/-TARIQ JAVED
DIG/Headquarters
For Provincial Police Officer,
Khyber Pakhtunkhwa Peshawar.

/E-I, dated Peshawar the $\alpha I / \beta$ /2013.

Copy of above is forwarded for information and necessary action

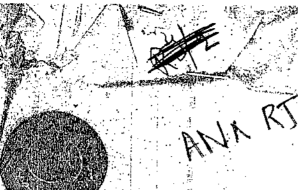
to the:-

- Addl: IGP/Special Branch Khyber Pakhtunkhwa, Peshawar.
 Addl: IGP/Commandant Elite Force Khyber Pakhtunkhwa, Peshawar.

- Add: IGP/Commandant Elite Force Khyber Pakhtunkhwa, Peshawar.
 Capital City Police Officer Peshawar.
 Regional Police Officers, Kohat, Malakand, Hazara, D.I.Khan & Bannu
 Commandant PTC Hangu w/r to his Memo No. 2654/GC dated: 21.09.2013
 District Police Officers, Kohat, Hangu Dir Upper, Dir Lower, Chitral, Shangla, Bunir, Karak, Tank, Lakki Marwat, Haripur, Mansehra, Abbottabad, Kohistan Charsadda, Nowshera, Swabi & Mardan.

(JAVED IQBAL)

Registrar For Provincial Police Officer, Khyber Pakhtunkhwa Peshawar



OFFICE OF SPECTOR GENERAL KHYBER PAKHTUNKHWA CENTRAL POLICE OFFICE

PESHAWAR

-9337E-IV dated: ユリノッチ /2015

Capital City Police Officer, To: - 1. .. The

Peshawar.

Regional Police Officer, All -Khyber Pakhtunkhwa.

Commandant, The 3. CPC University Campus, Peshawa

District Police Officers, All. Khyber Pakhtunkhwa.

COMPLIANCE WITH THE JUDGMENT OF HONORABLE SUPPLEMENT Subject:-COURT OF PAKISTAN PASSED IN C.Ps NO. 21-P, 46-P TO 48-P, 56-P, 105-P, 113-P, 120-P, 176-P, 177-P, 187-P TO 191-P, 195-P TO 199-F. 213-P, 264-P TO 266-P AND 274-P OF 2014.

Memo:-

Appeal was lodged against the judgment dated \$1.10.2013, 12.11.2013, 21.11.2013, 10.12.2013, 11.12.2103, 12.11.2014, 28.01.2014 and 11.03.2014 passed by the Peshawar High Court in Writ Petition No. 2565-P, 2614-P, 2616-P, 2885-P. 758-A, 520-D, 2967-P, 2765-P, 2615-P., 2919-P, 3104-P, 3117-P, 3281-P, 3282-P, 3284-P, 2892-P, 3173-P, 3228-P, 3289-P, 3226-P, 2991-P, 2999-P, 3030-P, 1909-P and 2698-P of 2013.

The Honorable Supreme Court of Pakistan disposed of subject cited C.Ps vide order dated \$3.09.2014 and directed that a committee shall be constituted by competent authority who shall determine their (Respondents) merit along with other candidates strictly in terms of the standing order and Police Policy Board as mentioned above.

In compliance with the judgment of Honorable Court a committee was constituted which examined the cases of overage candidates selected by the department as pointed out by the Honorable Supreme Court of Pakistan and those who were granted relief by Peshawar High Court vide judgments impugned in the appeal before Supreme Court of Pakistan.

The committee made recommendations that 180 overage candidates selected for lower school course on recommendation of Commandant Police Training College Hangu were wrongly selected as neither they had qualified the B-I examination nor they were on merit of the concerned district/unit for selection of lower school course. The wrong selection of overage can be by the department was based by the



recommended that age for B-I examination has been increased from 33 to 40 years at all the 180 candidates and those who were granted felief by the High Court are eligible for appearing in B-I examination therefore, all of them shall appear in the B-I examination and their seniority shall be fixed with the candidates who qualified lower school course in the last term of 2014.

Competent authority has accorded approval to the decision of committee therefore; the 180 candidates and those who were grant relief by Honorable High Court shall appear in the special B-I examination to be announced soon and their seniority well be determined accordingly.

Ends 6

(Syed Fida Hassan shah)
AIG/Establishment
For inspector general of police.
Khyber Pakhtunkhwa,

Peshawar. Æ-IV dated Peshawar the: Copy of above is forwarded for information to the:-Addi: IGP/HQs Khyber Pakhtunkhwa, Peshawar. Addl: IGP/Special Branch Khyber Pakhtunkhwa, Peshawar. Addl: IGP/Commandant FRP Khyber Pakhtunkhwa, Peshawar. Addl: IGP/Elite Force Khyber Pakhtunkhwa, Peshawar. Deputy inspector General of Police, Headquarters, Peshawar. Commandant PTC Hangu Registrar Supreme Court of Pakistan w/r-to this decision dated 23.09.2014 letter No. C.As. 1488-1492-1512/14-SCJ dated 11.11.2014. Registral Peshawar High Court Peshawar w/r to Peshawar Court Peshawar decision dated 03.02.2015 letter No. 20559/Judl: dated 27.11.2014. Section Officer (Courts) Govt: of KPK Home & TAs Department Peshawar w/r to his letter No. SO(Court) HD7-53/2013/Vol-I dated 22.12.2014. AJG/Legal CPO, Peshawar w/r to his letter No. 820-25/Legal dated 12.02,2015

(Syed Fida Hassan shah)
AIG/Establishment
For inspector general of police,
Khyber Pakhtunkhwa,
Peshawar.



IN THE SUPREME COURT

(Appellate Jurisdiction)

PRESENT:

MR. JUSTICE ANWAR ZAHEER JAMALI MR. JUSTICE EJAZ AFZA KHAN

MR. JUSTICE OAZI FAEZ ISA

C.Ps No. 21-P, 46-P to 48-P, 56-P, 105-P, 113-P, 120-P, 176-P, 177-P, 187-P to 191-P, 195-P to 199-P, 213-P, 264-P to 266-P and 274-P of 2014

(On appeal against the judgment dated 31.10.2013, 12.12.2013, 21.11.2013, 10.12.2013, 11.12.2013, 12.11.2014, 28.01.2014, 11.03.2014 passed by Peshawar High Court, Peshawar in WP No. 2565-P, 2614-P, 2616-P, 1885-P, 758-P, 520-D, 2967-P, 2765-P, 2615-P, 2919-P, 3030-P, 1909-P, 2698-P of

Inspector General of Police, Peshawar and others Govt of KPK thr, Chief Secy, and others Provincial Police Officer, Govt of KPK Peshawar & others

Govt of KPK thr, Secy Home and Tribal Affairs Govt of KPK thr, Chief Secy, Peshawar and others (in 21-P/14) (in 46-P/14) (in all cases) (in 48-P/14) (in 56-P/14) Petitioner(s)

Versus

Fakhar ul Islam and others Shah Wali Khan and another Nasir Mehmood and others **Burair Abbas** Mazhar Ali Khan and others Inayatullah and others Shahid Alam Saleeman Shah and others Mehboob Alam and others Hazrat Ali and others Sajid Iqbal and another Ghani ur Rehman Muhammad Tariq Nageebullah Ibrar Hussain Yaqoob Khan Rasheed Ahmad Waheed Gul Hazrat Samad Riaz Khan Aziz ur Rehman Constable Gul Shaib Shah Shaukat Ali

Respondents

For the Petitioners

Mr. Waqar Ahmad Khan, Addl. AG KPK Mr. M. Younis S.P Legal (CPO, Pesh) Janis Khan, DSP (Legal) Abbottabad M. Ismail DSP, Karak

For the Respondents On caveat)

Mr. Ghulam Nabi Khan, ASC (in 177-P, 187-P, 188-P, 190-P, 191-P, 196-P to 199-P and 213-P of 2014

Date of hearing

23.09.2014



(Al-N)

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ORDER

ANWAR CAHEER IAMALI, I: All the above titled petitioner for leave to appeal arise out of eight judgments of Identical nature passed in Writ petitions Nos. 2565-P, 2614-P,2616-P,1885-P,758-P,520-D,2967-P,2765-P,2615-P,2919-P,3104-P,3117-P,3281-P3282-P,3284-P,2892-P,3173-P,3228-P,3289-P,3226-P,2991-P,2999-P,3030-P,1909-P,2698-P of 2013 whereby the grievance agitated by the petitioners before the Peshawar High Court, as regards their issue of age relaxation was redressed by the Court. substantially in the following terms:

7. The petitioners in view of Rule 13.7 of Police Rules 1934, were entitled to be given preference in the matter of selection for undergoing training of the requisite course because of their ages, but juniors to them were selected, hence not only violation of rules is apparent in their cases but discriminatory treatment is also evident on the other hand. The cases of petitioners are similar to the cases of those petitioners, who have been given relief by this Court. In the above mentioned writ petitions and the propriety, thus demands giving similar relief to potitioners.

8. Accordingly, these writ petitions are accepted with 20 directions to respondents to immediately arrange the sending of petitioners to Hangu Training College for the requisite course without fail and without loss of time No order as to costs.

The learned Addl. A.G. KPK has appeared before the Court and made reference to the standing order dated 11.03.2014 to show that this standing order. has further addressed the issue of age relaxation agitated by the petitioner before the High Court. He, therefore, submits that to this extent now the petitioners have no grievance against the impugned judgment. He further submits that, however, while passing the impugned judgments learned Division Benches of the Peshawar. High court have not taken into account the spirit and application of standing order No. 3 of 2011 which provides for the mode of eligibility for examination etc. He submits that petitioners will be satisfied with the disposal of all these petitions in the terms that the impugned judgments are modified only to the extent that after the age relaxation allowed by the Peshawar High Court as affirmed by the department vide police policy Board decision dated 12.02.2014.

The Selection of the candidate for A1 and 81 examination will be made on ment

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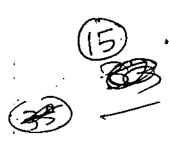
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ORDER

Anwar Zaheer Jamali, J: All the above titled Petitioner for leave to appeal arise out of eight judgments of Identical nature passed in Writ Petitions Nos. 2565-P, 2614-P, 2616-P, 1885-P, 758-P, 520-D, 2967-P, 2765-P, 2615-P, 2919-P, 3104-P, 3117-P, 3281-P, 3282-P, 3284-P, 2892-P, 3173-P, 3228-P, 3289-P, 3226-P, 2991-P, 2999-P, 3030-P, 1909-P, 2698-P of 2013 whereby the grievance agitated by the Petitioners before the Peshawar High Court, as regards their issue of age relaxation was redressed by the Court substantially in the following terms:

- "7. The Petitioners in view of Rule 13.7 of Police Rules 1934, were entitled to be given preference in the matter of selection for undergoing training of the requisite course because of their ages, but juniors to them were selected, hence not only violation of rules is apparent in their cases but discriminatory treatment is also evident on the other hand. The cases of Petitioners are similar to the cases of those Petitioners, who have been given relief by this Court in the above mentioned Writ Petitions and the propriety this demands giving similar relief to Petitioners.
- 8. Accordingly, these writ Petitions are accepted with directions to Respondents to immediately arrange the sending of Petitioners to Hangu Training college for requisite course without fail and without loss of time no order as to costs.
- The learned Addl. AG KPK has appeared before the Court and made reference to the standing order dated 11.03.2014 to show that this standing order has further addressed the issue of age relaxation agitated by the Petitioner before the High Court. He, therefore, submits that to this extent now the Petitioners have no grievance against the impugned Judgment. He further submits that, however, while passing the impugned judgments learned Division Benches of the Peshawar High Court have not taken into account the spirit and Application of standing order No 3 of 2011 which provides for the mode of eligibility for examination etc. he submits that Petitioners will be satisfied with the disposal of all these petitions in the terms that the impugned judgments are modified only to the extent that after the age relaxation allowed by the Peshawar High Court as affirmed by the department vide police Board decision dated 12.02.2014. The Selection of the candidate for A1 and B1 examination will made merit.



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his per criteria laid down in FPB 13 of 2014 and that for this purpose a committee will be constituted who will examine therment list dated 11.7.2013 afresh as a whole.

In reply to the above, Mr. Ghulam Nabi Khan, ASC has insisted that the selection of remaining condiciates should be taken up on merit on the basis of the merit lists already prepared at the departmental level in July, 2013. We are not much impressed, with his submission of the reason that the list of candidates who are to be selected for the fortherming training programme is to be prepared by the department on as annual basis. There remains no doubt in this regard especially in the light of the statement to this effect made by the Jearned Addi A.G. that after the decision on the issue of age relaxation the ment criteria in terms of standing order by PPB Order No. 13 of 2014 will be followed strictly across the board and for that purpose treatment to all the petitioners before the High court and others in similar position will be just, fair, equitable and without ony discrimination.

d. we accordingly propose to dispose of these petitions with the observation that the persons, who after age relaxation are qualified to appear in A1 and B1 examination shall be eligible/to undergo the training and for that purpose a Committee shall be constituted by the competent authority who shall determine their merit along with other candidates strictly in terms of the standing order.

PPB as mentioned above

In view of the above, the delay in the filling of these petitions is condoned and all these petitions, are converted into appeal and disposed of as such alongwith other pending applications. Henceforth, if the respondents or the petitioners herein have any other grievance, they may agitate the same before the proper forum.

Sd/- Anwar Zaheer Jamali ...

Sd/- Bjaz Afzal Khan i

Sd/- Qazi Fiaz Isa y

Islamabad 23-09-2014 ATTESTED

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Polica Policy Board meeting

Age = 33 to 1

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as per criteria laid down in PPB 13 of 2014 and that for this purpose a committee will be constituted who will examine the merit list dated 11.7.2013 afresh as a whole.

- 3. In reply to the above, Mr. Ghulam Nabi Khan, ASC has insisted that the selection of remaining candidates should be taken up on merit on the basis of the merit lists already prepared at the departmental level in July 2013. We are not much impressed with his submission of the reason that the list of candidates who are to be selected for the forthcoming training programme is to be prepared by the department on as annual basis. There remains no doubt in this regard especially in the light of the statement to this effect made by the learned Addl AG that after the decision on the issue of age relaxation the merit criteria in terms of standing order by PPB Order No 13 of 2014 will be followed strictly across the board and for that purpose treatment to all the Petitioners before the High court and others in similar position will be just, fair equitable and without any discrimination.
- 4. we accordingly propose to dispose of these Petitions with the observation that the persons, who after age relaxation are qualified to appear in A1 and B1 examination shall be constituted by the competent authority who shall determine their merit along with other candidates strictly in terms of the standing order PPB as mentioned above.
- 5. In view of the above, the delay in the filling of these petitions is condoned and all these petitions, are converted into appeal and disposed of as such along with other pending Applications. Henceforth, if the Respondents or the Petitioners herein have any other grievance, they may agitate the same before the proper forum.

Sd/- Anwar Zaheer Jamali Sd/- Ejaz Afzal Khan Sd/- Oazi Fiaz Isa

Islamabad 23.09.2014





A meeting of the committee was held in CPO, Peshawar on 06.11, 2014 examine the case of constables of various districts for selection to lower college

The following attended the meeting:

Mr. Shoulcat Hayat Addl: Inspector General of Police Special Branch KPK, Peshawar.

Mr. Mubarak Zeb Deputy Inspector General of Police, HOTE KPK Peshawar

Syed Fida Hassan Shah Assistant Inspector General of Police; Establishment CPO, Peshawar; Mr. Mushtaq Ahmad.

Assistant Inspector General of Police Legal; CPO Peshawar a

Member

As per the recommendation of Congmandant PTC Hangu 180 Constables various Districts who were becoming overage for lower college course were selected for lower college course in the term 01.10.2013.

The constables mentioned at Annexure "C" who were overaged for lower. college course in the term 01, 10, 2013 made writ petitions in the Peshawar High Court Peshawar for selection to lower college course

Their write petitions were accepted by the Honorable Peshawar: High Co. Peshawar with the direction that the petitioners may be selected to the lower college

course in the term 01'/10.2013

In compliance with the court orders 27 constables at Annexure "A" evere selected to lower college course while 01 constables at Annexure "B" appeared in 8-1 examination 2014 and were selected to lower college course on their own merit

7. The Police Department moved 25 CPLAs in the Hanorable Supreme Court of Pakistan against the orders of Peshawar High Court Peshawar directing unfit Police personnel for lower college course at Annexure "C". All CPLAs have been accepted in terms of recognizing directives / decisions of Police Policy Board (PPB No. 13/2014) in which the age for B-1-examination was relaxed from 10 years to 40 years and it has been ordered to constitute committee to determine the merits of patitioners alongwith others strictly in accordance with PPB/Standing Order.

in compliance with the Honorable Supreme Court of Palitytan order, the worthy IGP KPK Peshawar constitute a committee comprising the above officers to determine the merit of the petitioners alongwith others for selection to lower college course.

The upshot of the Honorable Supreme Court consolidated judgmen dated 23:09.2014, passeff in Civil Petitions No. : 21-P, 46-P to 48-P, 56-P, 705



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MINUTES OF THE MEETING HELD ON 06.11.2014 AT 14:00 HRS AT CPO PESHAWAR

A meeting of the committee was held in CPO, Peshawar on 06.11.2014 to examine the case of constables of various districts for selection to lower college course.

2. The following attended the meeting:

1. Mr Shoukat Hayat
Addl; Inspector General of Police
Special Branch KPK Peshawar.

Chairman

2: Mr. Mubarak Zeb Deputy Inspector General of Police HQrs KPK Peshawar

Member

 Syed Fida Hassan Shah Assistant Inspector General of Police Establishment CPO, Peshawar

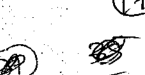
Member -

4. Mr Mushtaq Ahmad
Assistant Inspector General of Police
Legal, CPO Peshawar

Member

- 3. As per the recommendation of Commandant PTC Hangu 180 constables of various Districts who were becoming overage for lower college course were selected for lower college course in the term 01.10.2013.
- 4. The constables mentioned at annexure "C" who were overaged for lower college course in term 01.10.2013 made writ petitions in the Peshawar High Court Peshawar for selection to lower college course.
- 5. The writ Petitions were accepted by the Hon'ble Peshawar High Court Peshawar with the direction that the Petitioners may be selected to the Lower College course in the term 01.10.2013.
- 6. In compliance with the court orders 27 constables at Annexure "A" were selected to lower college course while 03 constables at Annexure "B" appeared in B-1 examination 2014 and were selected to lower college course on their own merit.
- 7. The Police Department moved 25 CPLAs in the Hon'ble Supreme Court of Pakistan against the orders of Peshawar High Court Peshawar directing unfit police personnel for lower college course at Annexure "C". All CPLAs have been accepted in terms of recognizing directives/decisions of Police Policy Board (PPE No 13/2014) in which the age for B-1 examination was relaxed from 33 years to 40 years and it has been ordered to constitute committee to determine the merits of Petitioners along with others strictly in accordance with PPB/Standing order.
- 8. In compliance with the Hon'ble Supreme Court of Pakistan order, the worthy IGP KPK Reshawar constitute a committee comprising the above officers to determine the merit of the Petitioner along with others for selection to lower college course.
- 9. The upshot of the Hon ble Supreme Court consolidated judgment dated 23.09.2014, passed in Civil Peritions No. 21-P, 46-P to 48-P, 56-P, 105-P,

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113-P.120-P.176-P.177-P.187-P. to 191-P.195-P to 199-P.213-P.264-P to 266-P and 274-P of the year 2014 is that a committee constituted by competent authority shalf-determine the merit of the person, alongwith other candidates who after age relightion are qualified to appear in A-I and 8-I examination. The Honorable Court has based the order on the proposal submitted by Additional Advocate General as mentioned in Para 2 of the judgment that a committed will be constituted who will examine the merit ist dated 11.0% 2013 afresh as a whole.

There is no merit list dated: 11.07 2013 and the Honourable Court has referred to letter No. 8983/EC dated: 11.07.2013 of District Police Officer Karak addressed to Commandant Police College Hangu allegedly produced by the respondents before the Court during hearing of the case wherein 21 candidates of district Karak were recommended for selection to lower dollege course in addition to selection of candidates already made on merit of B. examination of the year 2013. Copy of the letter is enclosed it merits mention here that Commandant PTC Hangu made recommendation for selection of 180 candidates for lower college course of different district who were becoming overage for B-I examination on 01.10.213 and 31.03.201-I and CPO accorded sanction accordingly.

The list of 180 candidates selected for lower college course in placed on file which also shows district wise ment of the candidates. Discussing and mentioning ment of the individual candidate is difficult for the committee however, to exemplify the matter it is pointed out that invan Constable No. 1119 of District Abbottobad is at 5.No. 01 of the list and his merit position in the district is at 6.No. 63. Total 09 seats of lower college course were allotted to district Abbottobad in the year 2013 and a person at 5.No. 63 of the merit succeeded in getting selection for lower college course and crossed 54 candidates. The same is the case of remaining 179 candidates of the list as their ments was also very low in the district but they were selected to lower college course furthermore, let alone merit of the candidates of the list, the bulk of the candidates did riot even qualify the 8-I examination but find way to lower

The selection of 80 candidates opened a flood gate for filling writ petitions by the other candidates including overage and within age and the Flonourable High Court, accepted the writ petitions on ground that the petitioners have been discriminated; CPO_selected 27 candidates for lower college, course in compliance with the judgments of Honourable High Court and legal branch filed 25 CPLA against such orders of Peshawar High Court and the same were disposed of by the Honourable Supreme Court vide order mentioned above.

The examination of the record reveals that the candidates who succeeded in grant of relief from the Honourable right Court were also not on merit of the projection list B-I and most of them had not qualified B-I examination. This is worth mentioning that Ghant-un-Rehman FC No. 274 district Karak and Yagoob khan Fc No. 2025 district Mardan even did not appear in B-I examination but succeeded in mant of relief from the Honourable High Court, it is proved from the record that the 180

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113-P, 120-P, 176-P, 177-P, 187-P to 191-P, 195-P to 199-P, 2013-P, 264-P to 266-P and 274-P of the year 2014 is that a committee constituted by competent authority shall determine the merit of the person, along with other candidates who after age relaxation are qualified to appear in A-1 and B-1 examination. The Hon'ble Court has based the order on the proposal submitted by Additional Advocate General as mentioned in Para 2 of the judgment that a committed will be constituted who will examine the merit list dated 11.07.2013 afresh as a whole.

- 10. There is no merit list dated 11.07.2013 and the Hon'ble Court has referred to letter No. 8983/EC dated 11.07.2013 of District Police Officer Karak addressed to Commandant Police College Hangu allegedly produced by the Respondents before the court during hearing of the case wherein 21 candidates of district karak were recommended for selection to lower college course in addition to selection of candidates already made on merit of B-1 examination of the year 2013. Copy of the letter is enclosed. It merits mention here that commandant PTC Hangu made recommendation for selection of 180 candidates for Lower college course of different district who were becoming overage for B-1 examination on 01.10.2013 and 31.03.2014 and CPO accorded sanction accordingly.
- 11. The list of 180 candidate's selected for lower college course in placed on file which also shows district wise merit of the candidates. Discussing and mentioned merit of the individual candidate is difficult for the committee however, to exemption the matter it is pointed out that Imran Constable No 1119 of District Abbottabad is at S. No 01 of the list and his merit position in the District is at S. No 63. Total 09 seats of lower college course were allotted to district Abbottabad in the year 2013 and a person at S. No 63 of the merit succeeded in getting selection for lower college course and crossed 54 candidates. The same is the case of remaining 179 candidates of the list as their merit was also very low in the district but they were selected to lower college course. Furthermore, let alone merit of the candidates of the list, the bulk of the candidates did not even qualify the B-1 examination but find way to lower college course.
- 12. The Selection of 180 candidates opened a flood gate for filing writ Petitions by the other candidates including overage and within age and the Hon'ble High Court accepted the writ petitions on ground that the Petitioners have been discriminated, CPO selected 27 candidates for lower college course in compliance with the judgments of Hon'ble High court and legal branch filed 25 CPLA against such orders of Peshawar High Court and the same were disposed of by the Hon'ble Supreme Court vide order mentioned above.
- 13. The examination of the record reveals that the candidates who succeeded in grant of relief from the Hon'ble High Court were also not on merit of the promotion list B-1 and most of them had not qualified B-1 examination. This is worth mentioning that Ghani ur Rehman FC No. 274 district Karak and Yaqoob Khan FC No 2025 district Mardan even did not appear in B-1 examination but succeeded in grant of relief from the Hon'ble High Court. It is proved from the record that 180

capididates as wellfas the candidates who succeded in grant of relief from High Court. were not approved for promotion list 8-1 in accordance with laid down procedure and criteria as envisaged in Polico Rules 13-7 read with Standing Order No. 03/2011. Therefore, their selection for lower college course was illegal ab-initio.

in view of the position explained above, the committee makes the following recommendations

Upper age limit has already been increased from 33 years to 40 years vide decision of Police Policy Board dated; 12.02.2014 as observed in the Honourable Supreme Court order mentioned above. Therefore, all the 180 candidates and candidates who have managed relief from the High Court are eligible for appearing in the coming 8-1 examination. As such all the 180 candidates who had undergone lower college course in the 2nd term of 2013 and those candidates who had gone for lower college course without passing the mandatory B-1 examination shall re-appear in the forth coming B-1 examination to be held on 08 March 2015. However, the seniority of the all those candidates who qualify the B-1 examination shall be placed at the bottom of candidates who qualified lower college course in the last term of 2014.

As regard the case of petitioners/candidates who want to lower college course in violation of Police Rules, for not qualifying B-1 test, but managed !through courts/tribunal and completed lower college course shall also. appear in forth coming Bill examination to be held on 08th March 2015. After qualifying 8-1 examination, they will not undergo lower college course again and their seniority shall be placed at the bottom of candidates who qualified lower college course in the last term of 2014.

Submitted for approval please.

Chairman Addi: Inspector General of Police ial Branch Khybe

(MUBARAK ZEB)

sentority

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candidates as well as the candidates who succeeded in grant of relief from High Court were not approved for promotion list B-1 in accordance with laid down procedure and criteria a envisaged in Police Rule 13-7 read with Standing order No 03/2011. Therefore, their selection for lower college course was illegal ab initio.

- 14. In view of the position explained above, the committee makes the following recommendations.
 - 1. Upper age limit has already been increased from 33 years to 40 years vide decision of Police Policy Board dated 12.02.2014 as observed in the Hon'ble Supreme Court order mentioned above. Therefore all the 180 candidates and candidates who have managed relief from the High Court are eligible for appearing in the coming B-1 examination. As such all the 180 candidates who had undergone lower college course in the 2nd terms of 2013 and those candidates who had gone for lower college course without passing the mandatory D-1 examination shall re-appear in the forth coming B-1 examination to he held on 08th March 2015. However, the seniority of the all those candidates who qualify the B-1 examination shall be placed at the bottom of candidates who qualified lower college course in the last term of 2014.
 - 2. As regard the case of Petitioners/candidates who want to lower college course in violation of police rules, for nor qualifying B-1 test, but managed through courts/tribunal and completed lower college course shall also appear in forth coming B-1 examination to be held on 08th March 2015. After qualifying B-1 examination, they will not undergo lower college course again and their seniority shall be placed at the bottom of candidates who qualified lower college course in the last term of 2014.

Submitted for approval please.

(SHOUKAT HAYAT)
Chairman
Adadl: Inspector General of Police
Special Branch Khyber Pakhtunkhwa Peshawar

(MUBARAK ZEB)

Member

Deputy Inspector General of Police

HQrs Khyber Pakhtunkhwa Peshawar

(SYED FIDA HASSAN SHAH)

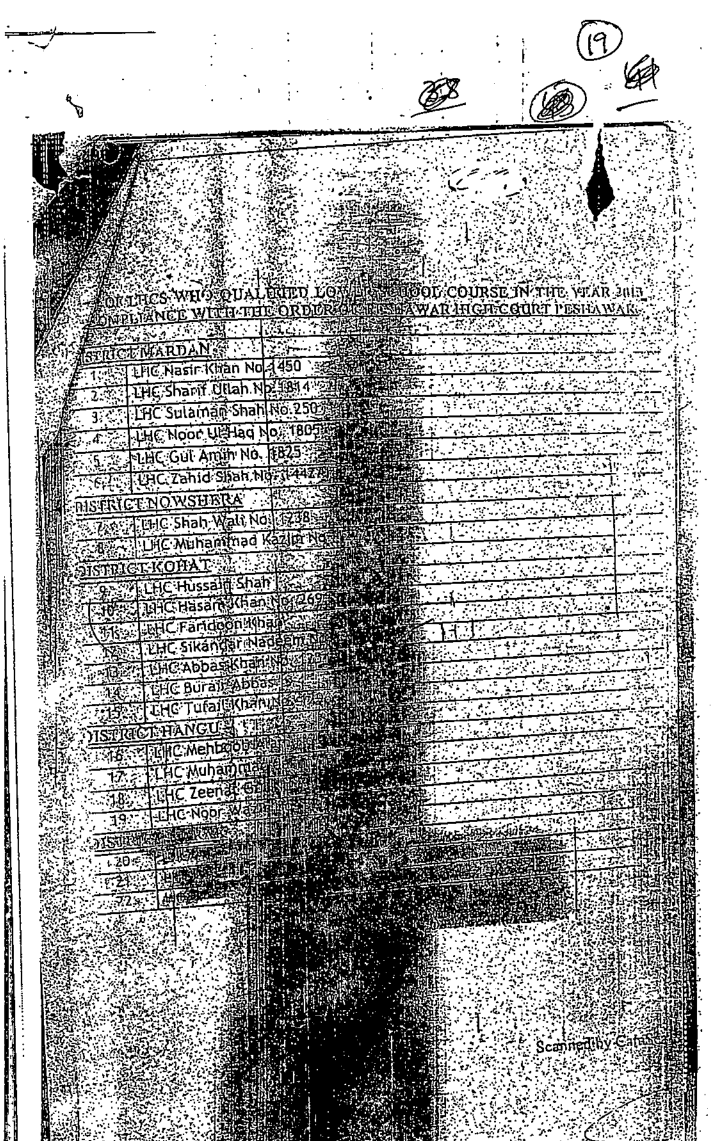
Member

Assistant Inspector General of Police
Establishment CPO Peshawar

(MUSHTAQ AHMAD)

Member

Assistant Inspector General of Police
Legal CPO Poshawar





LIST OF LHCS WHO QUALIFIED LOWER SCHOOL COURSE IN THE YEAR 2013 COMPLIANCE WITH THE ORDER OF PESHAWAR HIGH COURT PESHAWAR

DISTRICT	MARDAN		
1.	LHC Nasir Khan No 1450		
2.	LHC Sharif Ullah No 1814	• •	1
3.	LHC Sulaman Shah No 250		
4.	LHC Noor ul Haq No 1805	•	
5.	LHC Gul Amin No 1825	i	
6.	LHC Zahid Shah No 1442/1892		
DISTRIC	NOWSHERA	:	·
7.	LHC Shah Wali No 1238 •	:	
8.	LHC Muhammad Kazim No 1227	1 .	
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9.	LHC Hussain Shah	l <u> </u>	
10.	LHC Hasam Khan No 269	i.	
11.	LHC Faridoon Khan	;	1
12.	LHC Sikandar Nadeem No 28		4
13.	LHC Abbas Khan No 1254	: : :	
14.	LHC Burair Abbas		<u> </u>
15.	LHC Tufail Khan No 1296		; · ·
DISTRIC	T HANGU		
16.	LHC Mehboob Alam No 66		
17.	LHC Muhammad Jasim / IBH		
18,,/	LHC Zeenat Gul No 35	!	<u> </u>
19.	LHC Noor Wazir No 826		
DISTRIC	T KARAK	•	
20.	LHC Sher Muhammad No 67		
21.	LHC/Umar Hayat No 589	:	<u>i</u>
22	LHC Nasir-Muhammad No. 173/FF		
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DISTRICT	КОНАТ		
37.	LHC Amrooz Gul No 234	1 :	
38	LHC Muhammad Nasir Qureshi No 356	1	
39	LHC Khan Akbar No 1088		
40	LHC Hamid Badshah No 1261		
41	LHC Muhammad Anees No 1092		
42	LHC Muhammad Arshad No 1078	. !	
43	LHC Jandad Khan No 1270		
44	LHC Ahmad Shah No 401/1600/EF		
45	LHC Shabeer Ahmad No 1141		
46	LHC Sagheer Hussain No 213	1	
47	LHC Muhammad Tariq No 1603/EF		
48	LHC Asif Khan No 891		· · · · · · · · · · · · · · · · · · ·
49	LHC Azmor Gul No 234		
DISTRICT	HANGU		
50	LHC Asghar Ghulam No 1113		
51	LHC Kashif Ali No 4079/EF		
52	LHC Zahoro Khan No. 328	1	
53 .	LHC Shakoor Ahmad No. 332	<u>.</u>	
54	LHC Farman Ali No 12	: - 1	· · · · · · · · · · · · · · · · · · ·
55	LHC Asmat Ullah No 2499/EF	; ;	
56	LHC Zahoor Khan No 1078		· 1
57	LHC Muqtader Ali No 528		-
58	LHC Jamii Khan No 441		
59	LHC Abdur Raheem No 126/IBH	<u> </u>	
60	LHC Safdar Ali No 1124/EF	:	<u> </u>
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61	LHC Khalid ur Rehman No 615		
62	LHC Nazeer Dad No 618	:	
63 -	LHC Arshid Iqbal No 1364	:·· . 	
64	LHC Saleem Khan No 1332/87		
65	LHC Umar Ayaz No 19/EF	. ;	
66	LHC Muhammadd Jamil No 96/EF	 	
67	LHC Arshid, Habib No 1182/EF		
68	LHC Zia ur Rehman No. 759		
69	LHC Bakhtiar Ali Shah No 579		
70	LHC Abdullah No 743	1 1	
71	LHC Ihsan Ullah No. 04		
72	LHC Shaheed ur Rehman No 826/1176/EF		·
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LHC Inam Ullah No. 1946/EF				
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LHC Shafi Ullah ZNo 347/762/EF	.:	· · · ·	<u> </u>	
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SPECIAL B-1 EXAM: FOR KP-POLICE DEPARTMENT (06-06-2015)

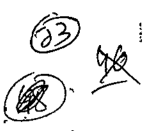
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7	00099	MUSADDIQ SHAH	484/1435	HARIPUR (**	295	82.22	
8	00048	MUHAMMAD IBRAHIM	325/1044	. I IBAWZ	288	80.00	
1	00005	MAZEER DAD	618	XARAK .	294	78,89	-
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13	00038	SHAH KHALID	326	SWABI	264	73 33	1
74	00026	MURAD KHAN	2281	NOWSHERA	2E0	72.22	
15	00100	IMRAN KHAN	103	HARIPUR	260	72,22	•
11	00118	ASGHAR SHULAM	1113/358	HANGU	260	72:22	٠.
17	00119	SAFDAR ABBAS	1114/10	HANGU	260	72.22	j
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24	00055	NASIR KHAN	1450	MARDAN	248	68.89	
25	00127	ASMAT ULLAH KHAN	2459EF	HANGU	248	68.89	
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27 <u> </u>	00025	BURAIR ABBAS	1573	KOHAT	1:240	66.67	j
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33	00051	SALEMAN SHAH	250 -	NAGRAM	, 236	65.56	
34[00064	ZAHID SHAH	462	MARDAN	236	65.56	
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36	00002	UMAR HAYAT XHAN	589	KÁRAK	1232	64.44	-
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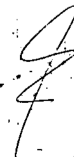


SPECIAL B-1 EXAM: FOR KP-POLICE DEPARTMENT (06-06-2015)

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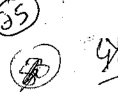
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SPECIAL B-1 EXAM: FOR KP-POLICE DEPARTMENT (06-06-2015) [PROVINCIAL MERIT-LIST]

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60087	SYED SHERYAR ALI	 †	1040	5\VABI	128	52.22
00052	<u> </u>		1-616E/755	CHITRAL	188	52.22
00104	FAZAL ELAHI		1579	KOHAT !	194	51.11
00025	FARIDOON KHAN		1141	КОНАТ	: 184	51.11
00032	SHABIR AHMED		805	- SWAƏI	154	51.11
00047	MURAD AU		12	HANGU	1.184	51.11
00121	FARMAN ALLI		152· V	-KARAK	180	50.00:
00017	QISMAT ULLAH	_ -	1825	MARDAN	180 3	7450.00X
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00089		<u> </u>	606/561	CHITRAL	180	:50:002
00106	ISRAR ALI		1380/254	· KARAK	1 964 :	.45 <u>.56</u>
00019	GULL HALEEM	سيمن	355	KOHAT	164	45.56
00035	MUHAMMAD NASIR		1238	NOV/SHERA	164	45,56
100082	SHAH WALLKHAN		826/1176	KARAK	160	44.44
- 20015	- SHAHEED UR RAHMAN	مرح	04 1	KARAK	156	43.33
00014	IHSAN ULLAH KHAN	حرر	55.	XOHAT	156	43.33
00033	SAGHEER HUSSAIN		 	MARDAN "	156	. 43.33
-00057	IMRAN KHAN		, 1846	MARDAN	1.156	43:33
00060	NOOR UL HAQ		1805	HARIPUR	1:152	42.22
00096	TANVEER AHMED	<u>.:</u>	628	CHITRAL	152	42.22
00107	DAMHA ROOHAS		143	HANGU	252	42.22
00116	KASHIF ALL		4079	HANSU	1 152	42.22
00122	ASOUR RAHIM		126/16H	HARIPUR	1248-1-	41/134
00098	AAMIR HUSSAIN		445	SWAB1 :	144	40.00
00050	AMIAD ALI SHAH		159		:136	- 3/37/78
00114	JAMIL KHAN	<u> </u>	1441	HANGU	1 128	4 23
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ANX G

N THE PESHAWAR HIGH COURT PESHAV

W.PNo /2015

- h Amjid Ali, 2443/HC, District Mardan.
- 2. Haleem Khan, 2208 / HC, District Mardan.
- 1, Arshad Ali, 2135 / HC, District Mardan.
- 4. Sharif Ullah 1814 / HC, District Mardan.
- s. Zahid Shah, 462/HC, District Mardan.
- 6. Aftab, 1873/HC, District Mardan.
- 7. Salman Shah 250/HC, District Mardan.
- a. Nasir, 1450/HC, District Mardan.
- 9. Imran, 1846/HC, District Mardan.
- 10. Gul Amin, 1825/HC, District Mardan.
- 11. Noor Ul Haq, 1805/HC, District Mardan.
- 12. Fayaz Ahmed No.747 / LHC, District Charsadda,
- 13. Mustafa Kamal, 1415/LHC, District Charsadda.,
- 14 Hayat Ullah 1310 / LHC, District Charsadda.
- 15. Sardar Alam 249/ HC, District Charsadda.
- 16. Asad Hussian, 851 / HC, District Swabi.
- 17. Muhammad Fayaz, 729 / HC, District Swabi.
- is. Amjid, 1131/HC, District Lower Dir.
- 19. Sher akbar, 56/HC, District Lower Dir.
- 20. Tufail, 1147/HC, District Lower Dir.
- 21. Amir Zeb, 480/HC, District Lower Dir.
- 22. Ismail, 1122/HC, District Lower Dir.
- 23. Muhammad Zeb, 337/HC, District Upper Dir.
- 14. Yaseen Khan, 726/HC, District Upper Dir.
- 25. Muslim Zada, 583/HC, District Upper Dir.
- Muhammad Zahir, 596/HC, District Upper Dir.

th. Muhammad Ambar, 300/292/HC, District Upper Dir.

My Reastral Darwaish Khan, 564/HC, District Upper Dir.

8 MAY 2015

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29. Aziz Ud Din, 35/HC, District Upper Dir.

30. Iqbal, 592/HC, District Upper Dir.

31. Mehboob Ali, 220/HC, District Bunner.

32. Ali Akbar, 582/HC District Bunner.

13. Sher Aman, 406/HC, District Bunner.

34. Muhammad Bahar, District Buriner.

as. Qarib Ullah, 430/HC, District Shangla.

16. Umer Rehman, 621/HC, District Shangla.

37. Khairo Rehman, 266/HC, District Shangla.

18. Said Hayat, 935/HC, District Shangla.

39. Fakhar ud din, District Shangla.

40. Gul Zaman, 365/HC, District Shangla.

41. Mukamal Shah, LHC, District Shangla.

az. Talmur Hussain, 300/HC, District Shangla.

43. Muhammad Sheikh, 259/HC, District Shangla.

44. Siyar Ahmed, 223/1/HC, District Shangla.

45. Tanseem Ali, 247/3518/LHC, District Shangla.

46. Habib Ul Hameed, 327/HC, District Shangla.

43. Ayaz Ur Rehman, 85/RR/HC, District Swat.

48. Aliq in Reliand Constable No 366

49. Imayai uleuh Com 87 able No 194

50 - NOOT AS COM Constable NOB95

SI: Bakar Gul Constable NO SY3/EF

I orami weeas CONSTAGE NO 1946/EF

54: Mustapa A

ALL. DISTICL PORTE (AKKI Marco (Petitioners)

VERSUS

- 1. Govt. Of Khyber Pakhtunkhwa through Chief Secretary KPK, Civil Secretariat Peshawar.
- 2. Provincial Police Officer, Khyber Pakhtunkhwa, Peshawar.
- 3. Additional Inspector General of Police, Establishment Khyber Pakhtunkhwa Police Lines Peshawar.
- 4. Deputy Director ETEA. Khyber Pakhtunkhwa, Peshawar.
- 5. District Police Officer, Mardan.
- District Police Officer, Charsadda
- 7. District Police Officer, Swabi.
- 8. District Police Officer, Lower Dir.
- 9. District Police Officer, Upper Dir.
- 10. District Police Officer, Bunner
- 11. District Police Officer, Shangia.

12. District Police Officer, Swat.

2 8 14AY 2015

(Respondents)

13FEB 2018

(3) 5% (4)

WRIT PETITION UNDER ARTICLE 199 OF THE CONSTITUTION OF THE ISLAMIC REPUBLIC OF PAKISTAN, 1973

PRAYER IN WRIT PETITION:

On acceptance of this Writ Petition an appropriate Writ may please be issued deciaring the decision of the committee dated 24.02.2015, whereby the Petitioners are required to again appear in B-I examination scheduled to be held on 06.06.2015, is illegal unlawful without lawful authority and of no legal effect, the Petitioners having undergone the B-I examination besides qualified the lower course from PTC Hangu and have been promoted as Hend Constables, are not required to again appear in B-I examination.

Or any remedy deems just and proper may also be awarded in favour of the petitioner and against the respondents.

<u>INTERIM RELIEF:</u>

The Operation of the report dated 24.02.2015, and letter dated 18.05.2015 may please be suspended till the decision of the titled petition.

Respectfully Submitted:

- That the petitioners were initially enlisted as Constables in the Police Department in their respective districts.
- 2. That the next post in the Channel of Promotion to the Post of Constable is Head Constable, however, in order to come up for the eligibility criteria, a Police Constable is required to qualify A-I and B-I examinations. Those constables who have qualified A-I and B-I, are thereafter selected for lower school course of 6 months at Police Training College (PTC)

Hangy.

TILED/YOU'AY

Chury Ragistrar

28 MAY 2015

ESTED XAMMAT ----

serior Police

Board maching

decision

Anx-C Reply



- That the Petitioners have qualified A-I examination, unfortunately, when they have applied for the B-I examination at the relevant time they crossed the maximum age limit of 33 years specified of that course. Besides some of the Petitioners have their last Chance to qualify the B-I examination.
- That in view of the above the Provincial Police Office, allocated additional seats for those candidates / Petitioners. The respondents arranged B-I examination in the year 2013, through the testing Agency ETEA. Accordingly the Petitioners appeared in the B-I examination and thereafter the then Provincial Police Officer nominated the Petitioners for Lower Course by allotting 180 additional seats vide order dated 01.10.2013. (Copy of the B-I examination Result and order dated 01.10.2013, are attached as Annexure A and
- That thereafter the Petitioners duly undergone the 6 months Lower Course at PTC, Hangu and on completion of the Lower Course the Petitioners also qualified the Lower Course final Examination again held by testing agency ETEA, (Copy of the Lower Course Result Sheet is attached as Annexure C)
- 6. That after qualifying the lower course the Petitioners were again sent to their respective districts, they started performing their duties since the Petitioners have full filled the prescribed qualification to the Post of Head Constable, they were duly considered by the respective Departmental Promotion Committees at their respective Districts, accordingly the petitioners were promoted as Head Constables except few who were of District Charssadda. (Copies of the Promotion orders are attached as Annexure

That recently a committee was constituted to examine the cases of overage candidates selected by the department for lower course. Allegedly the said committee was made in pursuance of the decision of the judgments of the Honourable High Court Peshawar and Supreme Court of Pakistan. The committee while submitting its report dated 24.02:2015, held that the said 180 constables (including the







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petitioners) wrongly selected for lower Course. It was also wrongly held by the committee that the Petitioners did not qualify B-I Exam before their selection for lower course and recommended that they shall appear for B-I Examine. (Copy of the report dated 24.02.2015, is attached as Annexure E)

- 8. That to the great surprise of the petitioners, the respondents issued letter dated 18.05.2015, whereby a test of B-I Examination has been scheduled on 06.06.2015, the petitioners are also directed to appear on the test though they have duly undergone the said examination and have qualified the lower course and are promoted to next higher posts. (Copy of the letter dated 18.05.2015, is attached as Annexure F)
- That aggrieved from the decision of the respondents, the petitioners having left with no other adequate and efficacious remedy available in law is constrained to invoke the Constitutional Jurisdiction of this Honourable Court inter alia on the following grounds:-

GROUNDS OF WRIT PETITION:

- A. That the petitioner has not been treated in accordance with law hence his rights secured and guaranteed under the law are badly violated.
- B. That the judgment of the Honourable High Court has wrongly been interpreted to the disadvantage of the Petitioners, the present Petitioners were not party to any of the proceedings besides the matter was referred to the department for determination of the merit and not to dislodge or disturb those who have already under gone the course.
- C. That the petitioners have been selected for lower course by the competent authority, they never manipulated any order, nor introduced any pressure and qualified the same courses. Thus how can the petitioners be again directed to appear in the B-I examination.

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- That the creation of 180 seats was due to the hardships faced by the petitioners or their consequence, thus order was issued in order to have service career of the petitioners, because if the petitioners were not allowed and under the lower course, would have been deputed of their promotions for all times to come, thus the decision of the committee is uncalled for and illegal.
- E. That the holding fresh B-I Examination is in fact required for those constable candidates who are deprived of their selection for the lower course, the same can under no circumstance be applicable and the petitioners.
- F. That petitioners also seek permission of this Honourable Court and rely on additional grounds at the time of hearing of the instant petition.

It is, therefore, prayed that on acceptance of this Writ Petition . an appropriate Writ may please be issued as prayed for in the heading of this Petition.

<u>INTERIM RELIEF:</u>

The operation of the report dated 24.02.2015, and letter dated 18.05.2015 may please be suspended till the decision of the titled petition.

Through

SAJID AMIN Advocates, Peshawar

List of Books:

- 1. Constitution, 1973.
- 2. Books according to need.

CERTIFICATE Certified that no Writ Petition on the same subject and between the same parties has been filed previously or concurrently.







amjid ali & others VERSUS GOVT. OF KHYBER PAKHTUNKHWA & OTHERS

- . Amjid Ali, 2443/HC, District Mardan.
- z. Haleem Khan, 2208 / HC, District Mardan.
- Arshad Ali, 2135 / HC, District Mardan. Sharif Ullah 1814 / HC, District Mardan.
- Zahid Shah, 462/HC, District Mardan.
- Aftab, 1873/HC, District Mardan.
- . Salman Shah 250/HC, District Mardan.
- Nasir, 1450/HC, District Mardan.
- Imran, 1846/HC, District Mardan.
- 10. Gul Amin, 1825/HC, District Mardan.
- 11. Noor Ul Haq, 1805/HC, District Mardan.
- 12. Fayaz Ahmed No.747 / LHC, District Charsadda.
- 12. Mustafa Kamal, 1415/LHC, District Charsadda.
- 14. Hayat Ullah 1310 / LHC, District Charsadda.
- 15 Sardar Alam 249/ HC, District Charsadda.
- 16. Asad Hussian, 851 / HC, District Swabi.
- 12. Muhammad Fayaz, 729 / HC, District Swabi.
- 18. Amjid, 1131/HC, District Lower Dir.
- 19. Sher akbar, 56/HC, District Lower Dir.
- 20. 2Tufail, 1147/HC, District Lower Dir.
- 21. Amir Zeb, 480/HC, District Lower Dir.
- 22. Ismail, 1122/FIC, District Lower Dir.
- 23. Muhammad Zeb, 337/HC, District Upper Dir.
- 24. Yaseen Khan, 726/HC, District Upper Dir. 25. Muslim Zada, 583/HC, District Upper Dir.
- 26. Muhammad Zahir, 596/HC, District Upper Dir.
- 21. Muhammad Ambar, 300/292/HC, District Upper Dir.
- 28. Darwaish Khan, 564/HC, District Upper Dir.
- 29. Aziz Ud Din, 35/HC, District Upper Dir.
- 30. Iqbal, 592/HC, District Upper Dir.
- n. Mehboob Ali, 220/HC, District Bunner.
- 32. Ali Akbar, 582/HC District Bunner.
- 33. Sher Aman, 406/HC, District Bunner.
- 34. Muhammad Bahar, District Bunner.
- 35. Qarib Ullah, 430/HC, District Shangla.





36. Umer Rehman, 621/HC, District Shangla.

- 37. Khairo Rehman, 266/HC, District Shangla.
- DE. Said Hayat, 935/HC, District Shangla.
- 39. Fakhar ud din, District Shangla.
- 40. Gul Zaman, 365/HC, District Shangla.
- 41. Mukamal Shah, LHC, District Shangla.
- 41. Taimur Hussain, 300/HC, District Shangla.
- 43. Muhammad Sheikh, 259/HC, District Shangla.
- 44. Siyar Ahmed, 223/1/HC, District Shangla.
- 41. Tanseem Ali, 247/3518/LHC, District Shangla.
- 46. Habib Ul Hameed, 327/HC, District Shangla.
- 41. Ayaz Ur Rehman, 85/RR/HC, District Swat.

<u>RESPONDENTS:</u>

- 1. Govt. Of Khyber Pakhtunkhwa through Chief Secretary KPK, Civil Secretariat Peshawar
- Provincial Police Officer, Khyber Pakhtunkhwa, Peshawar.
- Additional Inspector General of Police, Establishment Khyber Pakhtunkhwa Police Lines Peshawar.
- Deputy Director ETEA, Khyber Pakhtunkhwa, Peshawar.
- District Police Officer, Mardan.
- District Police Officer, Charsadda
- District Police Officer, Swabi.
- District Police Officer, Lower Dir.
- 9. District Police Officer, Upper Dir.
- 10. District Police Officer, Bunner
- 11. District Police Officer, Shangla.
- 12. District Police Officer, Swat.

Through

IJAZ ANWAR Advocate Peshawar





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IN THE PESHAWAR HIGH COURT PESHAWAR

W. P. No. 1953 P.

AMJID ALI & OTHERS VERSUS GOVT. OF KHYBER PAKHTUNKHWA & OTHERS

AFFIDAVIT .

I, AMJID ALI. S/o Gul Nawaz R/o P.O Dheri Lakpani, Mardan, do hereby solemnly affirm and declare that the contents of the above Writ Petition are true and correct to the best of my knowledge and belief and that nothing has been kept back or concealed from this Honourable Court.

Deponent 4241-3147801-3

Identified by:-

IJAZANWAR Advocate, Peshawar

> Onth Commissioner Peshawa High Court, Pashawa

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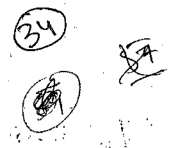
Districtly Registrate

28 MAY 2015

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<u>JUDGMENT SHEET</u> <u>PESHAWAR HIGH COURT, PESHAWAR</u> (JUDICIAL DEPARTMENT)

WP No. 1952-P/2015

JUDGMENT.

Date of hearing: 24.01.2018.

Petitioner: (Amild Ali and others) by Mr. Zartai Anwar, Advocate-

Respondent: (Goyt. of Khyber Pakhtuokhwa through Chief Secretary, Peshawar and others) by Mr. Mujahid Ali. Khau, AAG, along with Abdul Rehmau,

WAQAR AHMAD SETH, J:- Through the instant

Writ Petition, petitioners have prayed for issuance of an appropriate writ with the following prayer:-

"On acceptance of this Writ Petition an appropriate Writ may please be issued declaring the decision of the committee dated 24.02.2015, whereby the petitioners are required to again appear in B-1 examination scheduled to be held on 06.06.2015, is illegal unlawful without lawful authority and of no legal effect, the petitioners having undergone the B-1 examination besides qualified the lower course from PTC Hangu and have been promoted as Head Constables, are not required to again appear in B-1 examination".

2. In essence, case of the petitioners is that initially, they were enlisted as Constables in the police department and subsequently, promoted to the post of Head Constables by the departmental promotion committee at their respective districts, after qualifying B-1 examination and lower course from PTC

Peahawar High Court

43 FEB 2018





Hangu. However, recently a committee was constituted in pursuance of judgments of this Court as well as Supreme Court of Pakistan to examine the cases of overage candidates selected by the department for lower course, who vide report dated 24.02.2015 held that 180 constables including the petitioners were wrongly selected for lower course and as such, the respondents issued a letter dated 18.05.2015, whereby the petitioners were directed to appear for B-1 examination on 06.06.2015; hence, the instant Writ Petition.

- Respondents No. 2 & 3 have furnished comments and denied the assertion of petitioners by stating that petitioners were not on the merit of B-1 examination of their respective districts and they were selected for lower school course as they were becoming overage. Subsequently, age was enhanced upto forty (40) years and the matter was reconsidered in light of judgment of Hon'ble Apex Court wherein the selection of petitioners and others were found against rules and merit policy, thus, they were directed to appear in special B-1 examination.
 - Arguments heard and record perused.
 - For the purpose of promotion of constables to the

post of Head Constables one has to qualify A-1 and B-1





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examinations and thereafter, their selection for lower school course of six months at Police Training College, Hangu is mandatory. Record suggests that petitioners have qualified A-1 examination but at the time when they applied for B-1 examination, they had cross the maximum age limit of 33 years, specified for that course, It is important to mention her that it's the department who is supposed to allow them in time for B-1 examination and in the instant case there is no allegation against the petitioners that they themselves avoided or delayed for B-1 examination and crossed the maximum age limit of 33 years. The Provincial Police Officer allocated additional seats for all those who have crossed the age limit for B-1 and accordingly arranged B-1 examination in the year 2013 through testing agency ETA. All the petitioners appeared in the B-I examination and subsequently they were nominated for lower course by allotting 180 additional seats vide order dated 1.10.2013 of Provincial Police Officer. Petitioners have undergone the six months lower course at Police Training College, Hungu and thus qualified the lower course final examination again held by ETA. After qualifying the same petitioners became fully eligible for promotion to the post of HC and the Departmental Promotion Committee promoted to

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them to the post of Head Constable, vide promotion order dated 8.5.2014, 27.5.2014, 30.5.2014, 10.6.2014, 19.11.2014 & 18.12.2014.

6. Record suggests that this Court on different dates allowed certain writ petitions, the date and numbers of writ petitions are given in the comments filed by respondents No.2 and 3 wherein relief was granted to the petitioners in those writ petitions for selection to lower school course, against that order, the Government of Khyber Pakhtunkhwa filed CPs before the apex Court and the apex Court while allowing the petitions and converting into appeals directed the Government / Department with following observations:-

"We accordingly, propose to dispuse of these petitions with the observations that the person, who after age relaxation are qualified to appear in A-1 and B-1 examination shall be eligible to undergo the training and for that purpose a Committee shall be constituted by the competent authority who shall determine their merit alongwith other candidates strictly in terms of the standing order / P.P.B as mentioned above."

7. Accordingly, Committee was constituted and following recommendations were made:-

 Upper age limit has already been increased from 33 years to 40 years vide decision of Police Policy Board dated

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Poshawar High Court

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:12.2.2014 as observed in the Honorirable Supreme Court order mentioned above. Therefore, all the 180 candidates and candidates who have managed relief from the High Court are eligible for appearing in the coming B-1 examination. As such all the 180 candidates who had undergone lower college course in the 2nd term of 2013 and those candidates who had gone for lower college course without passing the mandatory B-I examination shall reappear in the forth coming B-1 examination to be held on 8th March 2013, However, the seniority of the all those candidates who qualify the B-1 examination shall be placed at the bottom of candidates who qualified lower college course in the last term of 2014;

- As regard the case of petitioners / candidates who want to lower collegecourse in violation of Police Rules, for not qualifying B-1 test, but managed through courts / tribunals and completed lower college course shall also appear in forth coming B-1 examination, they will not undergo lower college course again and their seniority shall be placed at the bottom of candidates who qualified lower college course in the last term of 2014."
- In the observations, so quoted above, it was not directed to put the petitioners for fresh course, rather a Committee was directed to determine their merit alongwith other candidates, strictly in terms of the standing order / PPB, but the committee instead of determining merits etc alongwith other candidates, vide impugned recommendations put the

petitioners for reappearing in B-1 examination. The judgment of the apex Court is dated 23.9.2014 and the recommendations of the Committee are dated 6.11.2014. The petitioners never approached this Court nor any appeal has been filed in the cases of petitioners before the apex Court of the country, the overage 180 candidates were sent for lower school course under the orders of any court of law rather due to hardship cases duly realized by the department itself, they qualified the same and it was implemented even before the judgment of the apex Court what to say of the recommendations.

The order / result of B-1 examination and order dated 1.10.2013, whereby 180 extra sheets were allowed to lower school course, were never / ever challenged before any forum. Moreover, qualifying a test successfully, permitted by the departmental authorities could not be recalled requiring that successful candidates to do the same freshly. Under the law of locus poenitentiae they have the protection, as petitioners were allowed to undergo all the courses, which they successfully completed and they were promoted to the post of Head Constables BPS-7 much before the judgment of apex Court as well as the impugned recommendations and the impugned order dated 24.2.2015. The order of promotion of

Pashawar High Court

the petitioners of the year 2014 have been acted upon and as such cannot be withdrawn through a single order in general. Even otherwise, by now the age limit has been increased from 33 to 40 years and all the petitioners are now within age and: asking them to reappear in all the courses / examinations, seem to be not a reasonable order, in view of which this writ petition is allowed as prayed for. til wagn spud Sit 1029 Date of Presontation of Application No of Rogor Fr. Date of Pittie in of Copy. Date of Delivery of Copy

Judgment Sheet

PESHAWAR HIGH COURT, PESHAWAR JUDICIAL DEPARTMENT.

W.P.No. 1587-P/2022

Shah Mumtaz and others Versus The Government of Khyber Pakhtunkhwa and others.

<u>Date of hearing</u> 21.06.2023 and 22.06.2023 <u>Date of Announcement</u> 29-08-2023.

Petitioner (s) by:

Barrister Syed Mudasser Ameer, Ahmad Shah Afridi, Barrister Adnan Khan, Indiae Ali, Sajeed Khan Afridi, Saad Ullah Khan Marwat, Ashraf Ali Khattak, Junaid Anwee Khan, Saif Ullah Mangol, Muhammad Arshad Khan Tanoli, Bilai Ahmad Kakaimi Qazi Jawad Ihsan Ullah Qareshi, Shumali Ahmad Butt, Abid Ali Khan, Nadis Qayyum, Tariq Khan Heli, Amin Ukhman Yousafzai, Shahid Raza, Waqas Ukhman Yousafzai, Shahid Raza, Waqas Ukhman, Muzammil Khan, Javed Juhan Gullhela and Asad Mehmand, Advorates.

Respondent (s) by:

Mr. Amir Javed, Advocate General. Mr. Mubashir Mauzoor and Mr. Hasnais Taring AAGs along with Mr. Rizwan Musicanor, DIG(HQrs), Khyber Pakhaunkhwa Police, Muhammad Asif, AIG(Logal), Muhammad Tariq Usman, Inspector (Legal), (TO, Peshawa).

JUDGEMENT

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MAYAR I: Through this single

judgment, we intend to decide the instant writ

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the reversion orders and remit the cases of the petitioners to the respondent department to reconsider the decision after scrutinizing the record of each promotee and to see whether while allowing them promotions, such female officers have undergone the requisite training, if so, their promotion orders shall stand and be retained, otherwise, the respondent department would be at liberty to withdraw the same.

ENLIGE OFFICERS NOMINATED = FOR THAINING ON ADDITIONAL SEXT.

We have before us cases of some of the police officers who have though undergone the requisite training courses but their promotion was termed as out of turn on the only ground that they were sent for training on additional seats over and above the prescribed quota for the training courses. It is pertinent to mention here that these police officers were otherwise holding their substantive rank and

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however, either on account of limitation of quota seats or on account of their age hurdles they could have deprived forever from these courses as such at the relevant time if any of such petitioner is send on additional seat for such training and have then undergone such courses and thereafter gained promotion along with their colleagues cannot be termed as out of turn promotion, as it; has nowhere been shown that such police officers have disturbed the seniority of their batch mates, all such identical matters are allowed and disposed of in the above manner.

TRANSFER FROM OTHER PROVINCES AND ABSORBED IN KHYBER PAKHTUNKHWA POLICE.

We have noted that different persons, permanent residents of this Province, on account of temporary residence got domiciles in other Provinces of this country, have in

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after the decision of the larger bench judgment Orders dated 14.04.2022 and 21.04.2022 issued Writ petitions filed against the ٤ħ

stand disposed of in the above manner.

petitions are decided in the following manners:reasons so recorded, this and the connected writ baliab-avoda ath To waiv all

restored to their original positions. ollicers are set aside and they esting how to example all such police promotions, and as such, demotion/ nant to mo of gambles anishles to judgment of the Hon'ble Supreme Court Police Kules, they are not hit by the and Chapter 13.7 A and 13.7 B of the Validation of Standing Orders Act 2005 Бакишткина 199х у əyı təpun Order No.7 of 2003 and duly protected Standing Order No.14 to 1887, Standing the provisions of the Police Rules, Cadel and Cadel Instructors pursuant to The police officers who were declared as

əyi vi isni poois səyi so sipadəjin made on account of gallantry acts or such all such apgradations/promotions judgments of the Hon'ble apex Court, as account of gallanty acts are hit by the Promotions/ upgradations made



performance of duties during the waves of terrorism are not protected and are hit by the judgment of the Apex Court, therefore, all such writ petitions are dismissed in the light of para 25 of this judgment.

Cases of Women police officers send far trainings/courses and allowed promotion under Standing Order No. 4 of 2014 are remitted back to the respondent department to reconsider their positions in term of para 27 of this judgment.

Police officers nominated for training on additional seats are considered as not hit by the judgment of the Hon'ble Supreme Court of Pakistan, and as such, their writ petitions are allowed and the impugned order of reversion/demotion is set-aside.

V. Officery transferred from other provinces and absorbed in Khyber Pakhtunkhwa Police or transferred and absorbed within the same police force from other cadre are also considered to be in accordance with law and not hit by the judgment of the Hon'ble Supreme Court of Pakistan, the impugned repairiation orders are thus set aside in the light of para 35 of this judgment.

Cases of absorption of Class-IV comployees against the post of Constables are disposed of and their cases are remined back to the respondent

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department to reconsider its decision in accordance with detailed reasons given in para 37 of this judgment.

- VII. Contempt of Court cases stand disposed of as the judgment of a larger bench decided on 09.12.2021 has since been complied with vide letter dated 21.04.2022.
- 111. Writ petitions questioning vires of orders dated 12.03.2022, 14.04.2022. 21.04.2022 are disposed of considering it as a policy decision of the Provincial Government, however, their letters to the extent of setting uside the Khyber Pakhtunkhwa Validation of Standing Order Act 2005 is set aside, and the impugned letters are held to have prospective effect as held in parg/32 of this judgment.

/ JUDGE

JUDGE

Announced; Dr. 2908 2027

(DB) Bur Mr. San San San Annual and Limited St.

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POLICE DEPARTMENT

DISTRICT KOHAT

ORDER

On the recommendation of departmental promotion committee, in its meeting held in DPO Office Kohst on 08.06.2022, the following senior most / eligible LHCs on list "¢-1" of this district are hereby approved for promotion as offg: Head Constables (BPS-09) against the existing vacancies of this district, with immediate effect.

- 1. L/HC Ahmad Shah No.619
- 2. LHC Faiz Ullah No.1316
- 3. LHC Fazal Nacem No.925
- 4. LHC Shakir Ullah No.4209/EF
- 5. LHC Ameen Khan No.1193
- 6. LHC Muhib Ullah No.641
- 7. LHC Lal Marjan No.1155
- LHC Muhammad Asif No.1616/EF
- LHC Muhammad Aman No.646
- 10\LHC Muhammad Shahid No.415

OB NO. 176 Dated. 9-6

(MUHAMMAD/SULI District Police Of

/2022. SRC, dated Kohat the Copy of above is submitted for favour of information to the Regional Police Officer. Kohat Region, Kohat, please.

2. The Commandant, Elite Force Khyber Pakhtunkhwa, Peshawar.

3. Pay Officer / OHC.

(Muhammad Suleman) PSP District Police Officer,



POLICE DEPARTMENT

ORDER

DISTRICT KOHAT

On the recommendation of departmental promotion committee, in its meeting held in DPO Office Kohat on 04.10.2022, the following sentor most / eligible LHCs on list "C-1" of this district are hereby approved for promotion as offg: Head Constables (BPS-09) against the acancies of this district, with immediate effect.

ing	vacancies of this district, with immedia	Remarks
	Rank Name & No	Promoted conditionally provisionally subject to nutcome of CPLA filed in Supreme Court of Palista nutcome of CPLA filed in Supreme Court of Palista nutcome of CPLA filed in Supreme Court of RP services.
	LAC Hidayat Ullah No.98	ngainst judgement auteu tribunnt in service appeal No.647/2019.
. \	LHC Faiz Noor No.4236/EF	
	LHC Shahid Noor No.1499/CTD	
	WC Sharin Gul No. #98/CTD	
	LHC Afiab Ahmed Khan No. 300KD	
	LUC Amir Muhammad No. 698	
<u> </u>	1 12 C Sobeel Muhammad No.537	
	LHC Muhammad Bilal No.29 /KBl	Promoted conditionally provisionally subject
	LRC Management	outenine of CPLA filed in Supreme Court of Pakis
·:	LHC Zaheen Shuh No.29	Promoted conditionally provisionally outcome of CPLA filed in Supreme Court of Pakis against judgement dated 09.12.2021 of KP service ripural in service ripeal No.1387/2020.
	LHC Zaheen Shuh No.29	opiennie of CPLA tiped in 69.12.2021 of KP serv
_	LHC Zaheen Shah No.29 LHC Atif Khan No.74 LHC Farhan Shah No.5328/FRP	against judgement dated 09,12,2021 of KP service number No. 1387/2020.
1.	LHC Zaheen Shah No.29 LHC Atif Khan No.74 LHC Farhan Shah No.5328/FRP LHC Javed Khan No.339	against judgement dated 09,12,2021 of KP service number No. 1387/2020.
1. 2.	LHC Zaheen Shah No.29 LHC Atif Khan No.74 LHC Farhan Shah No.5328/FRP LHC Javed Khan No.339 LHC Ahmed Khan No.233	against judgement dated 09,12,2021 of KP service number No. 1387/2020.
1. 2. 13.	LHC Zaheen Shah No.29 LHC Atif Khan No.74 LHC Farhan Shah No.5328/FRP LHC Javed Khan No.339 LHC Ahmed Khan No.233	against judgement dated 09,12,2021 of KP service number No. 1387/2020.
1 <u>.</u> 2. 13.	LHC Zaheen Shah No.29 LHC Atif Khan No.74 LHC Farhan Shah No.5328/FRP LHC Javed Khan No.339 LHC Ahmed Khan No.233 LHC Noor Shoath No.1232	against judgement dated 09,12,2021 of KP service number No. 1387/2020.
1. 2. 13. 14.	LHC Zaheen Shah No.29 LHC Atif Khan No.74 LHC Farhan Shah No.5329/FRP LHC Javed Khan No.339 LHC Ahmed Khan No.233 LHC Noor Shoath. No.1222 LHC Muhammad Abid No.675	against judgement dated 09,12,2021 of KP service number No. 1387/2020.
1. 2. 13. 14. 15.	LHC Zaheen Shah No.29 LHC Atif Khan No.74 LHC Farhan Shah No.5329/FRP LHC Javed Khan No.339 LHC Ahmed Khan No.233 LHC Noor Shoath. No.1222 LHC Muhammad Abid No.675	against judgement dated 09,12,2021 of KP service number No. 1387/2020.
0. 1. 12. 13. 14. 15. 16.	LHC Zaheen Shah No.29 LHC Atif Khan No.74 LHC Farhan Shah No.5328/FRP LHC Javed Khan No.339 LHC Ahmed Khan No.233 LHC Noor Shoalb No.1222 LHC Muhammad Abid No.675 LHC Zaheer Shah No.136 LHC Ahbas Haider Mir No. 74/KB1	against judgement dated 09,12,2021 of KP service number No. 1387/2020.

OB NO. Dated.

FICER.

to the Regional Police 70_75 SRC, dated Kohat the S Copy of above is submitted for favour of information Officer, Kohat Region, Kohat, please.

The Commandant, Elite Force Khyber Pakhtunkhwa, Peshawar.

The Supreintendant of Police Inevstigation Wing, Kohat The Supreintendant of Police FRP, Kohat Range, Kohat.

The Supreintendant of Police CTD Kohot.

Pay Officer / OHC

DISTRICT POLICE OF KOHAT