Service Appeal No. 2298/2023 Hamid Badshah LHC No. 01, District Kohat

..... Appellant

VERSUS

- 1. Provincial Police Officer, Khyber Pakhtunkhwa Peshawar.
- 2. Regional Police Officer, Kohat
- 3. District Police Officer, Kohat.
- 4. Commandant, Police Training College, Hangu

.. Respondents

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Deponent

R.

Service Appeal No. 2298/2023 Hamid Badshah LHC No. 01, District Kohat

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VERSUS

Knyber Pakhtukhwa Service Tribunal

- 1. Provincial Police Officer, Khyber Pakhtunkhwa Peshawar.
- 2. Regional Police Officer, Kohat
- 3. District Police Officer, Kohat.
- 4. Commandant, Police Training College, Hangu

...... Respondents

Dated

Diary No.___

PARAWISE COMMENTS ON BEHALF OF RESPONDENTS.

Respectfully Sheweth:-

Parawise comments on behalf of respondent No. 1 to 4 are submitted as under:-

Preliminary Objections:-

- i. That the appellant has got no cause of action to file the instant appeal.
- ii. That the appellant is estopped to file the instant appeal for his own act.
- That the instant appeal is legally bad because appeal is not accompanied by the final order.
- iv. That in absence of the final departmental order, the appellant is legally barred from filling the instant appeal.
- v. That the appellant has not come to this Honorable Tribunal with clean hands.
- vi. That the appeal deserves to be dismissed in limine with heavy cost.

Facts:-

- 1. Correct to the extent of appellant's qualifying Lower College Course in term ending 20.03.2014.
- 2. Pertains to Rule 13.8 of Police Rules 1934 however, it is clarified that the appellant did not qualify his B-1 examination in accordance with Rule 13.7 A of rules 1934 amended 2017. It is pertinent to mention that appellant became overage for Lower College Course who filed an application for inclusion into Lower College Course. The competent authority decided the representation vide DPO Kohat order No. 265/SRC dated 12.08.2022 wherein it has been revealed that appellant alongwith others were erroneously selected for Lower College Course by the Commandant Police Training College Hangu as neither they had qualified the B-1 examination nor they were on merit of the concerned District / Unit for selection of Lower School course. Therefore, appellant's seniority has been fixed alongwith others, among candidates for the last term of 2014. (Copy of order is enclosed as Annexure A).
- 3. Pertains to record, however, as there is no provision to send overage officers for a legitimate course in Police laws while they were sent to courses in violation of Police Rules, 1934. Therefore, the petitioners undergone course with accelerated interval / out of turn course, hence, the same falls under the definition of out of turn promotion / seniority gain in violation of Police Rules, 1934 and Apex court Judgments reported as 2013 SCMR 1752, 2015 SCMR 456, 2016 SCMR 1254, 2017 SCMR 206, 2018 SCMR 1218 and latest

judgment dated 29.04.2024 in C.Ps No. 3582, 3583 of 2023. The seniority fixation claim on the basis of erroneous courses of the petitioners is thus devoid of law / rules and Apex Court Judgments as explained herein above".

- 4. Incorrect, misleading and misconceived, it is clarified that the appellant did not qualify his B-1 examination in accordance with Rule 13.7 A of rules 1934 amended 2017. It is pertinent to mention that appellant became overage for Lower College Course who filed an application for inclusion into Lower College Course. The competent authority decided the representation vide DPO Kohat order No. 265/SRC dated 12.08.2022 wherein it has been revealed that appellant alongwith others were erroneously selected for Lower College Course by the Commandant Police Training College Hangu as neither they had qualified the B-1 examination nor they were on merit of the concerned District / Unit, for selection of Lower School course. Therefore, appellant's seniority has been fixed alongwith others, among candidates for the last term of 2014. (Copy of order dated 01.10.2013 is enclosed as Annexure B).
- Pertains to record, however, as there is no provision to send overage officers for a legitimate course in Police laws while they were sent to courses in violation of Police Rules, 1934. Therefore, the petitioners undergone course with accelerated interval / out of turn course, hence, the same falls under the definition of out of turn promotion / seniority gain in violation of Police Rules, 1934 and Apex court Judgments reported as 2013 SCMR 1752, 2015 SCMR 456, 2016 SCMR 1254, 2017 SCMR 206, 2018 SCMR 1218 and latest judgment dated 29.04.2024 in C.Ps No. 3582, 3583 of 2023. The seniority fixation claim on the basis of erroneous courses of the petitioners is thus devoid of law / rules and Apex Court Judgments as explained herein above".
- 6. Pertains to record, need no comments.
- 7. Pertains to record, need no comments.
- 8. Pertains to record, need no comments.
- 9. Pertains to record, need no comments.
- 10. Incorrect, misleading and misconceived, as the appellant did not qualify his B-1 exam mandatory under Rule 13.7 A of Police Rules 1934, amended 2014, therefore, upon application, the competent authority issued order No. 265/SRC dated 12.08.2022 (Copy enclosed). It was revealed that appellant alongwith others became overage for B-1 exam, however, all the overage candidates were sent for lower school course by DIG / HQrs order No. 24555-82/E-I dated 01.10.2013.
- 11. Incorrect and misleading. Infact, appellant was neither discriminated nor deprived of this due seniority, rather he was overage and did not qualify his B-1 exam before undergoing lower course. Appellant seniority was re-fixed through competent authority vide OB No. 265/SRC dated 12.08.2022, wherein it has been clarified that appellant's seniority is fixed with the candidates for the last term of 2014.



Grounds:-

- No doubt Rule 13.8 is very clear on the subject but the appellant has to point out his own status in the seniority list and shall further point out that through which of the seniority list, his legal right has been infringed and at which serial number the appellant was required to be placed but the appellant has neither highlighted his status nor he has pointed out his due place in the seniority list. The appellant has given general version instead of specific one, hence on the basis of such vague and speculative claim no relief can be provided to him under the circumstances.
- Incorrect, the respondent department never kept any list as secret. Each and every person is having access to such lists and they are never kept secret. Lists were accordingly published within the time but it seems that the appellant was not interested to pursue his case. Whenever any official / officer feels aggrieved he is allowed to file representation against such list. The appellant himself displayed lukewarm attitude in pursuing his case but he is blaming the respondent department. It is well established and universally accepted maxim of the equity that law helps those who are vigilant and not the indolent. Upon the appellant, the said maxim is applicable and thus he should face consequences of his personal conduct. If the appellant was having any reservations, he could file representation within time prescribed by the lists but he failed to display his vigilance and is also not certain about the relief which he has sought from this Honorable Tribunal. This para being incorrect, misleading and having got no substance may be brushed aside.
- c) Incorrect, the appellant has not been discriminated. He has been treated equally with other colleagues and officials the respondent department has got no reason to shower blessings on one set of officials and disfavor to the other set of officials. All have been treated equally and without any discrimination.
- d) Incorrect, letter referred by the appellant has not been annexed with the appeal hence no reply can be furnished by the respondents. Moreover, when the appellant was having objection upon respondents No. 5 to 10, however, in the list of respondents he has mentioned 23 more officials as respondents thus the appellant has not only made his case doubtful but also made his case standing on weak footings.
- e) Incorrect, that all the respondents from 05 to 10 including the appellant have been given their due rights and promoted at their own turn. The respondent department has not reason whatsoever, to give preference one officer / official to another officer / official.

This para is legal.

Ph

PRAYER:

It is prayed that since the appellant has failed to substantiate the claim being raised in the instant appeal, therefore, it may be dismissed with costs.

District Police Officer,

(Respondent No. 3)

(MUHAMMAD OMER KHÁN) PSP

DIG / Legal, CPO

For Provincial Police Officer,

Khyber Pakhtunkhwa, Peshawar

(Respondent No. 1)

(DR. MUHAMMAD AKHTAR ABBAS) PSP

Regional Police Officer, Kohat

(Respondent No. 2)
(SHER AKBAR) PSP, S.St

Commandant

Police Training College,

Hangu

(Respondent No. 4)

(Dr. FASIHUDDIN KHAN) PSP

25

Service Appeal No. 2298/2023 Hamid Badshah LHC No. 01, District Kohat

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...... Respondents

AFFIDAVIT

I, Muhammad Omer Khan, District Police Officer, Kohat Respondent No. 3 do hereby solemnly affirm and declare on oath that the contents of reply to the appeal are true and correct to the best of my knowledge and belief and nothing has been concealed from the Honorable Tribunal.

It is further stated on oath that in this appeal the answering respondents have neither been placed ex-parte nor their defense is struck off.

(MUHAMMAD OMER KHAN) PSP

District Police Officer, Kohat

(Respondent No. 3)



PRICT KOHAT

ORDER

This order is passed on the application of the following LHCs of this district police requesting therein for fixation of their seniority in Lower College Course into their colleagues: -

- 1. LHC Hameed Badshah No.01
- 2. LHC Ahmed Shah No.430
- 3. LHC Muhammad Arshad No.178
- 4. LHC Azmar Gul No.708
- 5. LHC Muhammad Tariq No.1044

Facts are that the name of the above officials are included in 180 candidates which 180 extra seats were allotted to Lower School Course and they were overage for the said course vide W/IGP KP Peshawar order Endst: No.24555-82/E-I dated 01.10.2013 vide at flag "A".

All mentioned 180 candidates have not qualified B-I examination. In this regard the W/IGP KP Peshawar has constituted a committee which examined the cases of overage candidates selected by the department as pointed out by the Honorable Supreme Court of Pakistan 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 committee recommended that age for B-I examination has been increased from 33 to 40 years and all the 180 candidates and those who were granted relief 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.

In compliance with the directives, the seniority of overage official have been lixed with the name of candidates for the last term of 2014. The above mentioned applications are unjustified and filed.

OB NO. 265 /SRC Dated. 12/45 /2022

(MUHAMMAD SULEMAN) PSP District Police Officer,

Kohat /

E OF BUTTON

ORDER

180 Foura 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: Khalid Mehmood No. 423	∆bhottabad
4.	Const; Tarig Mehmond No. 454/1341	Abbottabati
5.	Const: Khurram Rashid NO. 54	Abbottabad
6.	Const: Shoraiz Khan No. 437	Haripur
7.	Const: Ishtiaq Hussain Shah No. 704/2712	Haripur
8.	Const: Rizwan Ali No. 45	Haripur
9.	Const: Junaid Alam ฟุตุ 768	Mansehra
10.	Const: Sajid Mehmodd No. 500	Mansehra
11.	Const: Yas Nazir No. 265/09	. Mansehra
12.	Const: Aftab Ahmed No. 690/10	Mansehra
13.	Censt: Shams-ul-Hag No. 293	Battagram
14.	Const: Muhammad Thrig No. 3887/EF	Battagram
V 15.V	Const: Mohammad Arshad No. 178	. Kohat
16		Kobat (
17.	Const: Sagheer Hussam No. 213	Kohat
. 18.	Const: Asif Khan No. 891	Kohat
19.	Const: Ihsanullah No. 04	Karak
20.	Const: Sier Muhammad No. 67/EF	Karak
21.	Const: Shahid Rehman No. 1176	Karak
22.	Const: Shaeed ur Rehman No. 826/1176 EF	Karak
23.	Const: Asghar Ghulan No. 1113	Hangu
24:	Const: Kashif Ali No. 4079	Hangu
25.	Const. Zahoor Khan Ko. 328	Hangu
26.	Const: Shakoor Khan No. 229	Hangu
27.	Const: Farman Mi No. 12	Hangu
cm28	Coust: Amatillai No. 2492	Hangu
29.	Const: Zahoor Khan No. 1078	Hangu
30.	Const: Inayatullah No. 194	Lakki Marwat
31.	Const: Noor Aslam No. 395	Lakki Marwat
32.	Const: Muhammad Tariq No. 2888/EF	Tank
33.	Const: Ihsanullah No 7/SB	Tank
34	Const: Shafiullah No. 421	Tank
35.	Const: Usmanullah No. 300	Tank
36.	Const: Irfanullah No. 3197	CCP/Peshawar
37.	Const: Ghulam Mustafa No. 5435	CCD/Deshavier

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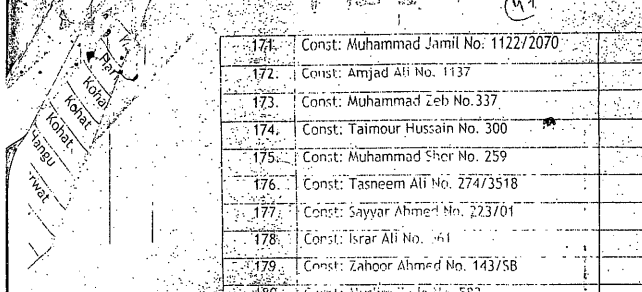
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• 1	39.	Const: Tanveer Ahmed No. 3290	New
	40.	Const: Iqbal Hussain No. 414	Nows
	41.	Const: Amjad Ali No. 1104/731	Nowshere
	42.	Const: Murad Khan No. 2432/1258	Nowshera
	43.	L/Const: Maria Anwar No. 242	Nowshera
	44.	Const: Arshad No. 2135/3778	Mardan
	45.	Const: Murad Ali No. 405	Mardan
	46.	Const: Ahmed Zeb No. 3154	Swabi
	47.	Const: Muhammad Tufail No. 1147/1854	s Swabi
	48.	Const: Amir Zeb No. 480	Dir Lower :
_		Const: Muhammad Zahir No. 596	Dir Lower
		Onst: Aziz-ud-Din No. 35	Dir Upper
· · ·		onst: Qareebullah No. 430	Shangla
· ·	, 52. C	onst: Umar Rehman No. 621	Shangla
	53. · C	onst: Khair -ur-Rehman No. 200	Shangla
	54. C	onst: Mehboob Ali No. 3403	Bunir
_		onst: Fazal Elahi No. 61:	Chitral
		onst: Qaz. Shahzad No. 67	Haripur
		nst: Amir Hussain No. 04	Haripur
		nst: Hafeez Khan No. 253	Haripur
		nst: Arsahd Khan No. 656	Haripur
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 	61. Cor	st: Tanveer Ahmed	Haripur
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·	63. Con	st: Jehandad Khan No. 127 alile	Kohat
17	64. Con:	st: Ahmed Shah No. 401	Kohat
J	65. Cons	t: Muhammad Tariq	Kohat 💬
ļ	66. Cons	t: Yaqoob ur Rehman	Karak .
	7. Cons	t: Muhammad Fayaz	Karak
	8. Cons	: Khalid ur Rehnian	Karak
. [: Nazir Dad No. 618	Karak
). Const	: Gul Haleem No. 1380	
.71		Arsahd Iqbal No. 136	Karak
72		Saleem Khan No. 133	Karak
•	Const:	Umar Ayaz No. 19 EF	Karak
. 74.	Const:	Muhammad Jamil No.	Karak
75.	Const:	Arsahd Habibullah	Karak
76.	Const:	Zia ur Rehman	Karak
77.		Bakhtiar Ali Shah	Karak
78.	Const: /	Abdullah No. 743	Karak
79.		Auqtadir Ali	Karak
80.		amil-ur-Rehman	Hangu
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82.		uhammad Ilyas	Bannu
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83.	Const: Feroz Khan No. 1806	Bannu EF
84.	Const: Imranullah No. 1523/930	Bannu EF
85.	Const: Sehar Gul No. 543	Lakki Marwat
86.	Const: Inamullah No. 1946	Lakki Marwat
87.	Corist: Gul Bat Khan No 46	Tank
88.	Const: Syed Mujtaba Hussain	Tank
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
94.	Const: Muhammad Hayat	Charsadda
95.	Const: Sardar Alam No. 249	Charsadda
96.	Const: Sabihullah No. 127	Charsadda
97.	Const: Mustafa Kamal Shah	Charsadda
98.	Const: Muhammad Ilyas	Charsadda
99.	Const: Amjad Ali No. 244	Mardan
100.	Const: Imran Khan No. 3072	Mardan EF
101.	Const: Haleem Khan No. 29	Mardan EF
102.	1101 220	Swabi
103.		Swabi
104.	Const: Iftikhar Ali No. 1-3	Swabi
105.	Const: Abdul Ali No. 2293	Swabi
106,	Const: Muhammad Ibrahim	Swabi
107.	Const: Zard Ali No. 2276	Swabi
108.		Swabi
109.	Const: Sheryar No. 1040	Swabi .
110.	Const: Zahid Hussain No. 89	Swat
111.	Const: Shah Hussain No. 4434	Swat
112.	Const: Ali Sher No. 1749	Swat
113.	Const: Abidur Rehman	Swat
114.	Const: Ayaz ur Rehman	Swat
115.	Const: Zamrud Shah No. 3123	Swat -
116.	Const: Muhammad Ambar	Dir Upper
117.	Const: Yasin Khan No. 726	Dir Upper U
118.	Const: Darwaish Khan No. 56	Dir Upper
119.	Const: Igbal No. 592	Dir Upper
120.	Const: Said Hayat No. 935	Shangla
121.	Const: Fakhruddin	Shangla
122.	Const: Gul Zaman No. 365	Shangla
123.	Const: Mukamil Shah	Shangla
124.	Const.: Ali Akbar No. 581	Bunir
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125.	Const: Muhammad Bahadar	Bunir

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127. Const: Muhammad Riasat No. 378	
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Corist: Fazal Ahmed No. 303-4	Hangu ., 1
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Collate Microscopia	Lakki Marwat
Const: Naseer Khan No. 2442	CCP/Peshawar
Corist: Muhammad Abbas Na Extension	CCP/Peshawar
- Sher Akbar No. 54	Swabi
Const: Sher Aman No. 403	Dir Lower
Const: Akhtar Hussain No. 270	Bunir
Const. Attab No. 1872	Chitral
Gw Mail Ahmad Abbandar	Mardan .
morammad Sajid No. 202	Abhottahad
1. 1. 341 NO. 3/7	Abbottabad
Thran Khan Jadoon M	Haripur
· Muhammad Acif Nie Is	Haripur
Muhammad Taligeor M	Haripur
Azilar Shahzad Mo 700	Haripur .
Const: Zakir Khan No 701	Mansehra
Const: Momin Khan No. 228	Mansehra
Const: Atta ur Rehman No. 255	Battagram
Liage Ali No 3852	Battagram
Onst: M. Bakht	Battagram EF
Onst. Azmanic I I	Kohistan
William Wall Muhammada KO	Kohat
A CONTRACTOR OF THE PROPERTY O	Kohat 832
Caral Ighal No. 410	Korak
Const: Qismatullah No. 103	Karak
Const. Wali Rehman No. 503	Karak
Collist: Safdar Abbas No. 114	Karak
Solist. Mustafa Khan No. 44	Hangu
Younis Khan Mo 270	Lakki Marwat
Shaffullah No. 762/247	akki Marwat
Const: Muhammad Ilyac No. 3	akki Marwat
Jawad Ali No 350	P/Peshawar
Const. Muhammad Fava-	Mardan
Zamo ul Hag No. 212	Swabi
Arshad Ali No. 1370	Swabi
Const. Sher Ali No. 2173	Swabi
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10.001	Swabi
	. 1.



171	Const: Muhammad Jamil No. 1122/	2070	Dir Lower
172.	Const: Amjad Ali No. 1137		Dir Lower
173.	Const.: Muhammad Zeb No.337		Dir Upper
174.	Const: Taimour Hussain No. 300	1978	Shangla
175	Const: Muhammad Sher No. 259		Shangla
176.	Const: Tasneem Ali No. 274/3518	,	Shangla
177	Const: Sayyar Ahmed No. 223/01	Þ	Shangla
178	Const.: Israr Ali No. 161	1	Chitral .
179	Const: Zahoor Ahmed No. 143/SB	***	Chitral
180.	j Const.: Muslim Zada No. 583	•	. Dir Upper
			(Recommended by DIG/E& I K.P

TARIQ JAVED

DIG/Headquarters For Provincial Police Officer, Khyber Pakhtunkhwa Peşhawar.

4555-82 E-I. dated Peshawar the //io

Copy of above is forwarded for information and necessary action

to the:-.

- .1. Addl: IGP/Special Branch Khyher Pakhtunkhwa, Peshawar:
- 2. Addl: IGP/Commandant Elite Force Khyber Pakhtunkhwa. Peshawar.
- 3. Capital City Police Officer Peshawar.
- 4. Regional Police Officers. Kohat. Malakand, Hazara, D.I.Khan & Bannu
- 5. Commandant PTC Hangu w. f to his Memo No. 2654/GC dated: 21.09.2013
- 6. District Police Officers, Johnt, Hangu Dir Upper, Dir Lower, Chitral, Shangla, Dunir, Karak, Tani, Lakki Marwat, Haripur, Mansehra, Abbottabad, Kohistan, Charsadda Moreshira, Swahi & Mardan.

(JAVED TOBAL)

Registrar For Provincial Police Officer, Khyber Pakhtunkhwa Peshawar

公河西湖

Service Appeal No. 2298/2023 **Hamid Badshah**

... Appellant

LHC No. 01, District Kohat

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- Provincial Police Officer, Khyber Pakhtunkhwa Peshawar.
- Regional Police Officer, Kohat
- District Police Officer, Kohat. 3.
- Commandant, Police Training College, Hangu

. Respondents

AUTHORITY LETTER

Mr. Arif Saleem steno (Focal Person) of this office is hereby authorized to file the parawise comments and any other registered documents in the Honorable Tribunal on behalf of respondents / defendant and pursue the appeal as well.

District Police Officer.

Kohat

(Respondent No. 3)

(MUHAMMAD OMER KHAN) PSP

Regional Police Officer, Kohat

(Respondent No. 2)

(SHER AKBAR) PSP, S.St

DIG / Legal, CPO

For Provincial Police Officer,

Khyber Pakhtunkhwa, Peshawar

(Respondent No. 1)

(DR. MUHAMMAD AKHTAR ABBAS) PSP

Commandant,

Police Training College,

Hangu-

(Respondent No. 4)

(Dr. FASIHUDDIN KHAN) PSP