


Form- A
FORM OF ORDER SHEET

Court of _____

Implementation Petition No. 1159/2024

| S.No. | Date of order proceedings | Order or other proceedings with signature of judge |
|-------|---------------------------|---|
| 1 | 2 | 3 |
| 1 | 10.10.2024 | <p>The implementation petition of Mr. Nisar Muhammad Khan submitted today by him. It is fixed for implementation report before Single Bench at Peshawar on 15.10.2024. Original file be requisitioned. AAG has noted the next date. Parcha Peshi given to the petitioner.</p> <p>By order of the Chairman  REGISTRAR</p> |

BEFORE THE KPK SERVICE TRIBUNAL PESHAWAR
CAMP COURT D.I.KHAN.

Execution Petition No. 1159.... of 2024.

In Service Appeal No 1906/2022

Decided on 25.06.2024

Nisar Muhammad Khan

Versus

IG, Police etc

EXECUTION PETITION

INDEX


| S.No | Particulars of the Documents | Annexure | Page |
|------|---|----------|--------|
| 1) | Grounds of Execution petition with affidavits | -- | 1-4 |
| 2) | Copy of order of addendum/corrigendum No. 1137-39/EC dated 07/03/2024 | A | 5 |
| 3) | Copy of Service Appeal No. 1906/2022 | B | 6-12 |
| 4) | Copy of judgment dated 25/06/2024 | C | 13-18 |
| 5) | Copy of application along with covering letter | D | 19-21 |
| 6) | Copy of order No. 512-15/EC Bannu dated 21/02/2023 issued by respondent No. 2 | E | 22-27A |
| 7) | Copies of implementation orders of appellants in service appeal No. 991/2018 | F | 28-34 |
| 8) | Wakalatnama | | 35 |

Dated; 10/10/2024

Humble Petitioner


Nisar Muhammad Khan

Through counsel


Muhammad Abdullah Baloch
Advocate Supreme Court.
District Bar Association
Dera Ismail Khan.

①

BEFORE THE KPK SERVICE TRIBUNAL PESHAWAR
CAMP COURT D.I.KHAN.

Execution Petition No..... of 2024.
In Service Appeal No1906/2022
Decided on 25.06.2024

Nisar Muhammad Khan, Deputy Superintendent of Police presently posted as
Acting SP Motor-Transport Peshawar.

(Petitioner)

VERSUS

1. The Inspector General of Police (IGP), Central Police Office, Peshawar.
2. Regional Police Officer, Bannu Range Bannu.

(RESPONDENTS)

EXECUTION/IMPLEMENTATION PETITION OF
JUDGMENT DATED 25/06/2024 PASSED BY THE
HONOURABLE KP SERVICE TRIBUNAL IN SERVICE
APPEAL No. 1906/2022 TITLED "NISAR MUHAMMAD KHAN
VERSUS GOVERNMENT OF KPK AND OTHERS".

Respectfully Sheweth;

That the brief facts of the case are as under:

1. That the petitioner was appointed as Assistant Sub Inspector (BS-9) in KPK Police Department on the recommendation of KPK Public Service Commission on 11/01/1995 in Bannu region along with his other batch mates/colleagues. However, date of appointment has been rectified as **09/01/1995** vide order of addendum/corrigendum No. 1137-39/EC dated 07/03/2024. Copies are annexed as **Annexure "A"**.
2. That the petitioner was stood at Serial No.32 vide notification dated 01/01/1995 in the merit list, assigned by the Public Service Commission.

(2)

3. That after completion of successful probation period the appellant was confirmed as ASI vide Order Endst; No. 3161-62/ES dated 30/12/1998 effect from the date of initial appointment i.e 01.01.1995. But the petitioner was not entered in list-E from the date of his confirmation i.e 30/12/1998 rather he was entered into list-E after the lapse of more than 3 years vide order No.1891-94/ES dated 20/07/2001.
4. The petitioner was not given inter-se seniority among his batch mates as per merit assigned by KP public service Commission.
5. That the petitioner was promoted to the rank of officiating Sub Inspector vide office order No.911-13 dated 17.04.2004 and later on was confirmed as Sub Inspector vide office order No.1718-24 dated 25.08.2006.
6. That the petitioner was promoted to the rank of DSP (BS-17) w.e.f 24.01.2014 And due to late confirmation as SI, seniority of appellant was disturbed which might be a clerical mistake, which travelled along the seniority of the petitioner and culminated in to final seniority list issued vide impugned seniority list No. 1594/SE-I dated 05/08/2022. That name of the petitioner was wrongly shown at serial No. 83.
7. That after the issuance of impugned seniority list dated 05/08/2022, being continuance cause of action, the petitioner preferred a departmental appeal on 12/08/2022.
8. That the appellate authority Worthy IGP, issued Order No. SO(E-I)E&AD/2-4/2022 dated 05/09/2022 and promoted some of the juniors from the petitioner and impliedly decided the departmental appeal by not promoting and redressing the grievances of the petitioner.
9. That feeling aggrieved the petitioner preferred service appeal No. 1096/2022. The Honourable KP Service Tribunal decided the Service Appeal No. 1906/2022 on 25.06.2024. Copies of appeal and Judgment of Honourable KP Service Tribunal Peshawar dated 25.06.2024 are annexed as Annexure "B & C".

10/10/2024

10. That as per judgment of the Worthy KP Service Tribunal observed and held that the case of the petitioner is similar to the service appeal No. 991/2018 titled "Abdul Hai vs Govt; of KPK through home Secretary and others", having the same facts, therefore case of the petitioner was remitted back to the respondent department for similar treatment at par with his colleagues/batch-mates.
11. That petitioner submitted an application for implementation of the judgment of the Honourable Service Tribunal Peshawar to the respondent No. 2 but the same has not been implemented in letter and spirit. Copy of the application along with covering letter is annexed as Annexure "D".
12. That pertinent to mentioned here that petitioner has got knowledge about order No. 512-15/EC Bannu dated 21/02/2023 issued by respondent No. 2. The said order reveals that date of enlistment of petitioner in list-"E" has been rectified and corrected as 11/01/1998, at serial No. 4. Copy is annexed as Annexure "E". That as the partial grievances of the petitioner has been redressed but respondent is not considering the case of the petitioner at par with the case of batch mates Abdul Hai in service appeal No. 991/2018, wherein, the seniority of the said petitioner has been rectified after anti-dating his date of appointment as officiating SI; date of confirmation as SI and after that his seniority has been corrected in seniority list-"F". Further the said batch mate the petitioner has also been promoted to the rank of Superintendent of Police BS-18. Copies of implementation orders of appellants in service appeal No. 991/2018 are annexed as Annexure F.
13. That after the lapse of considerable time, department is not implementing the judgment dated 25/06/2024, therefore, petitioner has no other remedy but to file the instant execution petition.

IN VIEW OF THE ABOVE, IT IS, THEREFORE, MOST RESPECTFULLY PRAYED THAT ON ACCEPTANCE OF THIS EXECUTION PETITION, THE JUDGMENT OF THIS HONOURABLE SERVICE TRIBUNAL MAY KINDLY BE IMPLEMENTED IN ITS TRUE LETTER AND SPIRIT AND ANY FURTHER APPROPRIATE ORDER

(4)

MAY KINDLY BE EXTENDED IN PETITIONER'S FAVOUR.

THE RESPONDENTS MAY KINDLY BE DIRECTED TO IMPLEMENT THE JUDGMENT AND TREAT THE CASE OF THE PETITIONER AT PAR WITH CASE OF THE APPELLANTS IN SERVICE APPEAL NO. 991/2018.

Dated; 10/10/2024

Your Humble Petition



Nisar Muhammad Khan

Through counsel



Muhammad Abdullah Baloch

Advocate Supreme Court.

District Bar Association

Dera Ismail Khan.

AFFIDAVIT

I, **Nisar Muhammad Khan**, petitioner herein, do hereby solemnly affirm on oath that all para-wise contents of the execution petition are true and correct to the best of my knowledge, belief and information and nothing has been deliberately concealed from this Honourable Court, nor anything contained therein, based on exaggeration or distortion of facts.



Deponent.

5

Amro - A

POLICE DEPARTMENT

BANNU REGION

ORDER OF ADDENDUM/CORRIGENDUM

The following addendum/corrigendum is hereby made in the seniority list "E" issued vide this office Endst: No. 512-15/EC dated 21.02.2023;


"The date of appointment as PAST 11.01.1995, mentioned in Seniority List "E", issued vide this office Endst: No. 512-15/EC dated 21.02.2023 in r/o DSP Nisar Muhammad Khan, presently posted as SP/Telecommunication & Transport Khyber Pakhtunkhwa Peshawar, is treated as 09.01.1995 instead of 11.01.1995 in light of DPO Lakki Marwat Notification No. 1117-18 dated 19.01.1995 (Copy enclosed)"


Regional Police Officer,
Bannu Region,
Bannu

No. 1137.39/EC, dated Bannu the 07/03/2024

Copy of above is forwarded to:

1. The Inspector General of Police, Khyber Pakhtunkhwa Peshawar.
2. The SP/Telecom: & Transport, Khyber Pakhtunkhwa Peshawar w/r to his office letter No. 2168/Tele/EC dated 29.02.2024.
3. The District Police Officer, Lakki Marwat.


Regional Police Officer,
Bannu Region,
Bannu

⑥ Annex B

BEFORE THE KHYBER PAKHTUNKHWA SERVICE TRIBUNAL,
PESHAWAR

SERVICE APPEAL NO. 1906/2022

Nisar Muhammad Khan, Deputy Superintendent of Police presently posted as Acting SP Motor-Transport Peshawar.

Appellant

VERSUES

1. Govt; of Khyber Pakhtunkhwa through the Chief Secretary,
Govt: of Khyber Pakhtunkhwa, Peshawar.
2. The Secretary to the Govt; of Khyber Pakhtunkhwa, Home and Tribal Affairs
Department, Peshawar.
3. The Provincial Police Officer, Central Police Office, Peshawar.
4. The Addl: Inspector General of Police, Head Quarters, CPO, Peshawar.
5. Regional Police Officer, Bannu Range Bannu.
6. Mr. Syed Mukhtiar Shah presently posted as DPO at Torghar.
Mob No. 03413982229
7. Mr. Nazir Ahmad presently posted as SP /CTD at Abattabad .
Mob. No. 03145009400
8. Mr. Saeed Akhtar presently posted as SP/Inv Khyber.
Mob. No. 0333-5136020.
9. Mr. Muhammad Ishtiaq presently posted as SP Investigation Abbattabad
Mob. No. 03018119988.
10. Mr. Muhammad Maroof presently posted as SP Head quarters Elite Force, Head
Quarter Peshawar. Mob No.0333-9107445
11. Mr. Muhammad Ayaz presently posted as Additional SP Operation at Haripur.
Mob No. 0300-5611595.
12. Mr. Muhammad Jamil Akhtar presently posted as Additional SP at Mansehra.
Mob. No. 0345-6095496.

.....Respondents

SERVICE APPEAL UNDER SECTION 4 OF SERVICE TRIBUNAL ACT, 1974
AGAINST FINAL SENIORITY LIST ISSUED VIDE NOTIFICATION OFFICE NO.
1594/SE-1 DATED 05/08/2022 (SENIORITY LIST) WHEREIN THE
APPELLANT'S NAME HAS WRONGLY BEEN SHOWN AT SERIAL NO. 83.
BESIDES APPEAL AGAINST THE INDICISION OF THE DEPARTMENTAL
APPEAL OF THE APPELLANT.

Note: That the addresses of the Parties given in the heading of the
Petition are true and correct for the purpose of service.

Respected Sir;

Attested to be a True Copy 1. That the appellant is serving as Deputy Superintendent of Police (BS-17)
and currently posted as Acting SP Motor-Transport Peshawar.

BEFORE THE KHYBER PAKHTUNKHWA SERVICE TRIBUNAL
PESHAWAR

SERVICE APPEAL NO. 1906/2022

Nisar Muhammad Khan, Deputy Superintendent of Police presently posted as Acting SP Motor-Transport Peshawar.

Appellant

VERSUES

1. Govt. of Khyber Pakhtunkhwa through the Chief Secretary, Govt. of Khyber Pakhtunkhwa, Peshawar.
2. The Secretary to the Govt. of Khyber Pakhtunkhwa, Home and Tribal Affairs Department, Peshawar.
3. The Provincial Police Officer, Central Police Office, Peshawar.
4. The Addl. Inspector General of Police, Head Quarters, CPO, Peshawar.
5. Regional Police Officer, Bannu Range Bannu.
6. DSP Syed Mukhtiar Shah
7. DSP Nazir Ahmad
8. DSP Saeed Akhtar
9. DSP Muhammad Ishlaq
10. DSP Muhammad Maroof
11. DSP Muhammad Ayaz
12. DSP Muhammad Jamil Akhtar

Respondents

*Adv. Zain
Khan*

SERVICE APPEAL UNDER SECTION 4 OF SERVICE TRIBUNAL ACT, 1974
AGAINST FINAL SENIORITY LIST ISSUED VIDE NOTIFICATION OFFICE NO.
1594/SE-1 DATED 05/08/2022 (SENIORITY LIST) WHEREIN THE
APPELLANT'S NAME HAS WRONGLY BEEN SHOWN AT SERIAL NO. 83.
BESIDES APPEAL AGAINST THE INDICISION OF THE DEPARTMENTAL
APPEAL OF THE APPELLANT.

Note: That the addresses of the Parties given in the heading of the Petition are true and correct for the purpose of service. (Respondents No. 06 to 12 would be served through respondent No. 4).

Respected Sir;

1. That the appellant is serving as Deputy Superintendent of Police (BS-17) and currently posted as Acting SP Motor-Transport Peshawar.

Adv. Zain
**Attested to be
a True Copy**

2. That the appellant was appointed as Assistant Sub Inspector (BS-9) in KPK Police Department on the recommendation of KPK Public Service Commission on 01/01/1995 in Bannu region. In the merit list assigned by the Public Service Commission, the appellant stood at Serial No.32 in the merit Order vide secretary Public Service Commission, NWFP, Peshawar memo No. 5427/EXAM. dated 22/11/1994. Copy is annexed as "Annexure-A".
3. That after completion of successful probation period, the appellant was confirmed as ASI effective from the date of appointment i.e 01/01/1995 vide Regional Police Officer Bannu Region Order Endst: No. 3161-62/ES dated 30/12/1998. Copy is annexed as "Annexure-B".
4. That in spite of having unblemished service, and in the absence of anything adverse, the appellant was belatedly brought on list "E" on 13/07/2001 vide Regional police office bannu Region Order No. 1891-94/ES dated 20/07/2001 instead of from the date of confirmation i.e 30/12/1998. Copy of Order 1891-94/ES dated 30/12/1998 is annexed as "Annexure-C". After that the appellant was consider suitable for promotion as Offg; sub-inspector vide office order NO. 911-13 dated 17/04/2004. Copy is annexed as "Annexure-D". After that the appellant was belatedly promoted in substantive rank of sun-inspector vide Office Order No. 1718-24 Bannu dated 25/08/2006. Copy is annexed as "Annexure-E".
5. That the appellant was not given inter-se seniority among his batch mates as per merit assigned by KP public service Commission. And due to late confirmation as SI seniority of appellant was disturbed which might be a clerical mistake, which travelled along the seniority of the appellant and culminated in to final seniority list issued vide impugned seniority list No: 1594/SE-I. dated 05/08/2022. That name of the appellant was wrongly shown at serial No. 83, below the name of Mr. Mujeeb ur Rahman and above the name of Mr. Rahmat Ullah, while the officers junior to the appellant are placed at serial No. 37. to 44 (the officials recruited in 1998 batch) Copy of the impugned seniority list is annexed as "Annexure-F".
6. That after the issuance of impugned seniority list dated 05/08/2022, being continuance cause of action, the appellant preferred a departmental appeal on 12/08/2022. Copy of a departmental appeal is annexed as "Annexure-G".
7. That uptill now no response has been shown from the respondents and after the laps of statutory limitation of departmental appeal, cause of action

Indu Zain
12/08/22

Indu Zain
Attested to be
a True Copy

(2)

has been accrued to the appellant, hence, the instant service appeal, inter alia on the following grounds.

GROUND

1. That the Appellant has not been provided equal treatment when there is no express inhibition against him under the law and has also not been given equal protection of law, which is discriminatory instance of arbitrariness and is against the principles enshrined in Articles-4 and 25 of the Constitution of Islamic Republic of Pakistan, 1973.
2. That the Appellant has been subjected to injustice and the case of Appellant has not been dealt with under the principle of the fair play.
3. That the impugned notification (seniority list) of the respondents and also the procedure adopted is wrong in the exercise of jurisdiction is in excess of jurisdiction and misapplication of clear rules.
4. That the impugned seniority list is against the settled laws and rules of Seniority in service and no legal footings hence ineffective upon the rights of appellant.
5. That it has been clearly the mandate of law and the verdicts of the Apex Courts that discretion should be excised fairly and justly and should not be exercised arbitrarily. The belated entry of the appellant in list "E" is discriminatory and infringed the rights of the appellant. Hence, the impugned seniority list is in violation of rules and statutory provisions as well as the dicta of superior courts pronounced in a number of judgments, hence the same needs to be corrected.
6. That the Appellant is to be placed at his proper and due position in seniority list after rectifying the office order No. 1891-94 bannu dated 20/07/2001 and all other subsequent notifications/orders qua the appellant. Further seniority position of the appellant also deserves rectification, on the basis of merit list assigned by Public Service Commission, Peshawar (inter-se seniority with batch-mates).
7. That the impugned seniority list is apparently based on error and a blatant proof of erroneous reckoning of seniority in the impugned list is that even those inducted in service much later than the appellant are placed at serial No 37 to 44 and thus much above the appellant.
8. That after the confirmation as ASI vide Office Order No. 3161-62 dated 30/12/1998, effective from date of appointment i.e 01/01/1995, the appellant was brought into list "E" with effect from 13/07/2001 and not from the date of confirmation as ASI i.e 01/01/1995 and due to this the appellant became junior even among his batch-mates. Thus, the

Adv. Zam
Attested to be
a True Copy

discretion of the competent authority to brought name of police official in to list "E" was not exercised according to justice and was discriminatory

9. That vide Merit Order of secretary Public Service Commission, NWFP, Peshawar memo No. 5427/EXAM dated 22/11/1994, one Mr Abdul Hai Khan was stood at top i.e serial No.1 in DIKhan Region. His seniority was disturbed due to late confirmation in the rank of Sub Inspector and due to not maintaining the merit assigned by Public Service Commission with his batch-mates. The official preferred a service appeal No. 991/2018, titled "Abdul Hai Khan DSP Vs Govt; of KPK". The Worthy Service Tribunal established that Civil Servants selected for promotion to a higher post in one batch shall, on their promotion to the higher post, retain their inter-se seniority as in the lower post. Let it not be mentioned here that Mr. Abdull Hai and the appellant belongs to the same batch. The service appeal No. 991/2018 was accepted vide judgment dated 17/12/2020. Copy of appeal and judgment is annexed as "Annexure H". In consequence the promotion list "E" in DIKhan region has been revised. Copies of Order No. 3448-55 and 3456-SE and order No. 3457-64 and Order No.3488-96 and Order No. 3477-86 all dated 30/05/2022 and Order No. 4570-78/ES and Order No. 4580-88/ES both dated 30/06/2022 are annexed as "Annexure I".

10. That by dint of judgment of the Worthy Service Tribunal dated 17/12/2020 in Service appeal No. 991/2018 DIKhan region has revised and corrected Office Notification No. 622/ES dated 25/04/1998, the date of bringing the name of Mr. Abdull Hai, along with his batch-mates, on the promotion list "E" has been revised in the light of PR. 13.11 and 19.25(5). Thus to eliminate the discrimination office notification No1891-04/ES (entry to list "E") deserves revision and correction.

11. That in view of the Rule 17 sub rule 1 (a) of the KP Civil Servant (Appointment, Promotion and Transfer) Rules, 1989 The Seniority inter se of civil servants shall be determined in case of persons appointed by initial recruitment, in accordance with the order of merit assigned by the Commission.

12. That also according to the Rule 2 (2) of the Civil Servants (Seniority) Rules, 1993 "If two or more persons are recommended in open advertisement by the Selection Authority their inter-se seniority shall be determined in order of merit assigned by the selection authority".

13. That as per Rule 17 (2) of the KPK Civil Servant (Appointment, Promotion and Transfer) Rules, 1989 "Seniority in the various cadres of the civil servants appointed by initial recruitment vis-a vis those appointed

Handwritten signature/initials

Z. Adul Zau
Attested to be
a True Copy

otherwise shall be determined with reference to their dates of their regular appointment to a post in that cadre".

- 14. That according to Section 8 (4) of the KPK Civil Servant Act, 1973, "Seniority in a post, service or cadre to which a civil servant is promoted shall take effect from date of regular (initial) appointment".
- 15. That the appellant is entitled for equal treatment as per Article.25 of the Constitution of Islamic Republic of Pakistan and his Seniority may be considered from the merit list of the Public Service Commission, Peshawar as per dictum laid down by the superior courts.
- 16. That this Hon'ble Tribunal is competent and has ample powers to adjudge the matter under Appeal.
- 17. That the counsel for Petitioner/ Appellant may be allowed to argue additional grounds at the time of arguments.

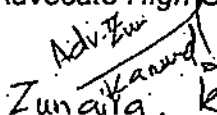
It is, therefore, humbly, prayed that on gracious acceptance of the instant Service Appeal, the impugned Final Seniority list dated 05/08/2022 may please be set aside/nullified and the appellant may be declared and placed at his proper position in accordance with seniority rules. On acceptance of this appeal the impugned Notification.No. 1718-24/ES dated 25/08/2006 may kindly be modified to the extent of confirmation of the appellant with his batch-mates and from the date when his other colleagues/juniors were confirmed as SI with further rectification of notification No.1891-94/ES Bannu dated 20/07/2001 (entry to list "E") and with further correction of confirmation as Inspector and DSP with his colleagues and for due place in promotion list. The appellant may kindly be treated equally as per law with his batch-mates most particularly as Mr. Abdul Hai (appellant in Appeal No,991/2018 dated 17/12/2020). Any other relief deems fit appropriate in given circumstances may also be granted in larger interest of justice.

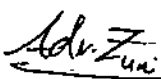
Yours Humble Appellant


 (Nisar Muhammad Khan)
 Through Counsel

Dated: 12/12/2022

Mohammad Abdullah Baloch
 (Advocate High Court, D.I.Khan)


 Zunaira Kanwal
 (Advocate High Court, D.I.Khan)


 Attested to be
 a True Copy

BEFORE THE NWFP SERVICES TRIBUNAL, PESHAWAR

In Service Appeal No. 2283 /2022

Nisar Muhammad Khan
(Appellant)

Versus

Govt; of KPK etc
(Respondents)

VERIFICATION

Verified on oath at DIKhan, this th day of December, 2022,
that all contents of the above appeal are true and correct.

12/12/2022

Appellant

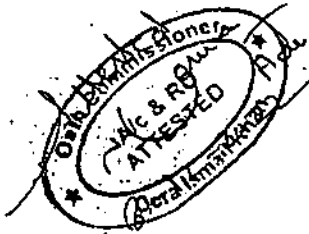
AFFIDAVIT

I, Nisar Muhammad Khan, appellant herein, do hereby solemnly affirm on oath that all parawise contents of the accompanying appeal are true and correct to the best of my knowledge, belief and information; that nothing has been concealed or kept secret from this worthy Tribunal.

12/12/2022

Deponent

Handwritten signature
CNIC NO: 11201-0345282-9
Mob NO: 03322007953



Handwritten signature

Attested to be
a True Copy

(13)

Annex C



BEFORE THE KHYBER PAKHTUNKHWA SERVICE TRIBUNAL
PESHAWAR

Service Appeal No. 1906/2022

BEFORE: RASHIDA BANO --- MEMBER (J)
MUHAMMAD AKBAR KHAN --- MEMBER (E)

Nisar Muhammad Khan, Deputy Superintendent of Police Presently posted as Acting SP Motor-Transport Peshawar.....(*Appellant*)

VERSUS

Government of Khyber Pakhtunkhwa through Chief Secretary, Government of Khyber Pakhtunkhwa, Peshawar and others.....(*Respondents*)

Present:-

ABDULLAH BALOCH,
Advocate --- For Appellant

MUHAMMAD JAN,
District Attorney --- For official respondents No. 1 to 5

Date of Institution.....12.12.2022
Date of Hearing..... 25.06.2024
Date of Decision..... 25.06.2024

CONSOLIDATED JUDGMENT.

MUHAMMAD AKBAR KHAN, MEMBER(E):- Through this judgment we intend to disposed of both the appeals filed by the appellant in service appeals bearing No. 1906/2022 & 293/2023.

02. Brief facts, as averred in the memorandum of service appeal No. 1906/2022 are that the appellant was recruited as Probationer Assistant Sub Inspector (BPS-09) alongwith his other colleagues/batch-mates through proper recommendations of Khyber Pakhtunkhwa Public Service Commission in the Police Department vide Notification dated 01.01.1995 and the appellant was at serial No. 32 in the said Notification; that on

TESTED
23/7/24
EXAMINER
Khyber Pakhtunkhwa
Service Tribunal
Peshawar

satisfactory completion of probation period of 03 years the appellant was confirmed as ASI and brought on list-E w.e.f 13.07.2001 instead of from the date of his initial appointment i.e. 01.01.1995. He was promoted to the rank of officiating Sub Inspector vide order dated 17.04.2004 and later on he was confirmed as Sub Inspector on 25.08.2006. The respondent department issued the impugned seniority list of DSPs dated 05.08.2022 whereby the name of the appellant was shown at serial No. 83 below the name of Mujeeb Ur Rehman and above the name of Mr. Rahmat Ullah, while the officers junior to him have been placed at serial No. 37 to 44 who were recruited in 1998 batch. Feeling aggrieved from the impugned seniority list dated 05.08.2022 the appellant filed departmental appeal on 12.08.2022 which was not responded within the statutory period, hence preferred the instant service appeal on 12.12.2022.

03. Brief facts, as averred in the memorandum of service appeal No. 293/2023 are that the appellant is aggrieved of the impugned Notification dated 05.09.2022 whereby junior from the appellant have been promoted to the post of Superintendent of Police (BS-18) while the appellant has been ignored. Feeling aggrieved from the impugned Notification dated 05.09.2022, the appellant filed departmental appeal on 30.09.2022 which was not responded, hence preferred the instant service appeal on 30.01.2023

04. Notices were issued to the official respondents as well as private respondents, but they failed to submit their comments and their right for submission of reply/comments stands struck off vide order dated 14th Nov, 2024. We have heard arguments of learned counsel for the appellant and

[Handwritten signature]

TESTED
[Signature]
 EXAMINER
 Pakhtunkhwa
 Service Tribunal
 Peshawar

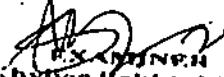
learned District Attorney and have gone through the record with their valuable assistance.

05. The learned counsel for the appellant reiterated the facts and grounds detailed in the memo and grounds of the appeal while the learned District Attorney, controverted the same by supporting the impugned seniority list issued on 05.08.2022 & promotion Notification dated 05.09.2022.

06. Perusal of record reveals that the appellant was initially appointed as Assistant Sub Inspector on 05.01.1995 on the recommendation of Khyber Pakhtunkhwa Public Service Commission and he was at serial No. 32 of the seniority list; that on satisfactory completion of probation period of 03 years the appellant was confirmed as ASI and brought on list-E w.e.f 13.07.2001 instead of the date of his initial appointment i.e. 09.01.1995. He was promoted to the rank of officiating Sub Inspector vide order dated 17.04.2004 and later on he was confirmed as Sub Inspector on 25.08.2006. The appellant was promoted to the rank of DSP (BS-17) w.e.f 24.01.2014 and as per the seniority list issued on 05.08.2022 he was placed at serial No. 83. The appellant filed departmental appeal for rectification/correction in the seniority list but he was not confirmed as ASI from the date of his initial appointment and the private respondents who were junior to him were placed senior to the appellant. According to Rule 17 (1) (a) of the Khyber Pakhtunkhwa Civil Servants (Appointment, Promotion & Transfer) Rules, 1989 the inter se seniority of civil servant shall be determined in case of persons appointed by initial recruitment, in accordance with the merit

assigned by Public Service Commission. Police Rules clearly state that the

ATTESTED


23/7/22
Khyber Pakhtunkhwa
Service Tribunal
Peshawar

probationer ASIs directly appointed on the basis of recommendation of Public Service Commission on permanent posts after completion of 03 years probation periods are liable to be confirmed from the date of their appointment. As such seniority is to be reckoned from the date of initial appointment of the appellant. Since the appellant was appointed on 01.01.1995 and he has successfully completed his probation period, therefore, he is eligible in all respect to be confirmed alongwith his batch mates and brought to the seniority list "E" w.e.f the date of his initial appointment i.e. 01.01.1995. Regarding the issue of promotion from BS-17 to BS-18 challenged in service appeal No. 293/2023 batch mates/colleagues allegedly junior to him were promoted to the rank of SP (BS-18) while the appellant was ignore.

07. Moreover, this Tribunal has already decided similar nature service appeal No. 991/2019 titled "Abdul Hai versus Government of Khyber Pakhtunkhwa through Home Secretary and others" who was batchmates of the appellant. Operative Paras of the said judgment is reproduced as below;

6. *We are conscious of the fact that time limitation needs to be kept in mind, but in the lights of judgments of Supreme Court of Pakistan referred to above and in view of provisions of S.23 of Limitation Act 1908, the appellant has a continuous cause of action and issuance of seniority list at belated stage by respondents created a fresh cause of action for the appellant, not knowing the fact that his late confirmation in 2006 would entail seniority issue at a later stage. In order to ascertain the actual situation, representative of RPO D.I. Khan was summoned by Court, who stated at bar that there was nothing adverse against the appellant during the time, but the change in seniority might be due to clerical mistake, which travelled along the seniority of the appellant and culminated into the final seniority list issued in 2018. We also did not find anything adverse on record except his late confirmation due to unknown reasons. If*

ATTESTED


EXAMINER
 Khyber Pakhtunkhwa
 Service Tribunal
 Peshawar


is also established from the prevailing rules that civil servants selected for promotion to a higher post in one batch shall, on their promotion to the higher post, retain their inter se seniority as in the lower post. Moreover this tribunal as well as Supreme Court of Pakistan in number of judgments have granted relief in similar cases.

7. In the light of facts and circumstances of the present case, the impugned seniority list dated 22-03-2018 is set aside and the instant appeal is accepted as prayed for. No orders as to costs. File be consigned to the record room.

08. The case of the appellant is similar to the above mentioned service appeal having the same facts, therefore, both the cases are remitted back to the respondent department for similar treatment at par with his colleagues/batch mates. Costs shall follow the event. Consign.

09. Pronounced in open court at Peshawar and given under our hands and seal of the Tribunal on this 25th day of June, 2024.


(Rashida Bano)
Member (J)


(Muhammad Akbar Khan)
Member (E)

Kamran/16

APPROVED

EXAMINER

Chief, Pakhtunkhwa
Service Tribunal
Peshawar

Date of Presentation of Application 27-6-24
Number of Vols. 5
Copying Fee 25/-
Urgent 25/-
Total 25/-
Name of C 23724
Date of Completion 23724
Date of Delivery of Copy 23724

ORDER

25.06.2024 1. Learned counsel for the appellant present. Mr. Muhammad Jan, District Attorney for official respondents present. Arguments heard and record perused.

2. Vide our detailed judgment of today placed on file of service appeal No.1906/2022 titled "Nisar Muhammad versus Government of Khyber Pakhtunkhwa, the case is remitted back to the respondent department for similar treatment at par with his colleagues/batch mates. Costs shall follow the event. Consign.

3. *Pronounced in open court at Peshawar and given under our hands and seal of the Tribunal on this 25th day of June, 2024.*



(Rashida Bano)
Member (J)



(Muhammad Akbar Khan)
Member (E)

(19)

Tel: No.091-210381
Fax: No.091-210538

From : The Deputy Inspector General of Police,
Telecom: & Transport,
Khyber Pakhtunkhwa, Peshawar.

Annex D

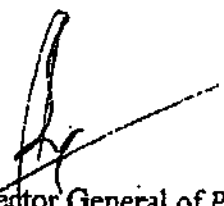
To : The Inspector General of Police,
Khyber Pakhtunkhwa, Peshawar.

No. 8/63 /Tele/EC, dated Peshawar the 22/8/2024.

Subject: APPLICATION FOR IMPLEMENTATION OF JUDGMENT DATED 25.06.2024
PASSED BY THE HONOURABLE KP SERVICE TRIBUNAL PESHAWAR IN
SERVICE APPEALS NO.1906/2022 & 293/2023 TITLED "NISAR MUHAMMAD
VERSUS GOVERNMENT OF KPK THROUGH CHIEF SECRETARY AND
OTHERS".

Memorandum:


Enclosed please find herewith an application alongwith judgment passed by KP Service Tribunal dated 25.06.2024 submitted by Deputy Superintendent of Police (presently posted as acting Superintendent of Police Motor Transport) Khyber Pakhtunkhwa, for information and further necessary action please.


For Deputy Inspector General of Police,
Telecom: & Transport,
Khyber Pakhtunkhwa, Peshawar.

No. 8/64-65 /Tele/EC, dated Peshawar the 22-18/2024

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

1. Home & TAs Department Khyber Pakhtunkhwa, Peshawar.
2. Regional Police Officer Bannu Region, Bannu


Attested to be
a True Copy

Attention = Zubair Khan

(20)

To,

The Worthy Regional Police Officer,
Bannu Region, Bannu.

APPLICATION FOR IMPLEMENTATION OF JUDGMENT DATED 25.06.2022
PASSED BY THE HONOURABLE KP SERVICE TRIBUNAL PESHAWAR IN
SERVICE APPEAL NO. 1906/2022 TITLED "NISAR MUHAMMAD VERSUS
GOVERNMENT OF KPK THROUGH CHIEF SECRETARY AND OTHERS".

Respectfully Sir; the applicant humbly submits as under:

1. That the applicant was appointed as Assistant Sub Inspector (BS-9) in KPK Police Department on the recommendation of KPK Public Service Commission on 09.01.1995 in Bannu region along with his other batch mates/colleagues.
2. That the applicant was stood at Serial No.32 vide Notification No.5427-EXAM dated 27.11.1994 in the merit list, assigned by the Public Service Commission.
3. That after completion of successful probation period, the applicant was confirmed as ASI vide Order Endst; No. 3161-62/ES dated 30/12/1998 effect from the date of initial appointment i.e. 09.01.1995. But the applicant was not entered into list-E from the date of his confirmation i.e. 30.12.1998 rather he was entered into list-E after the lapse of more than 3 years vide order No. 1891-94/ES dated 20/07/2001.
4. The applicant was not given Inter-Se Seniority among his batch mates as per merit assigned by KP Public Service Commission.
5. That the applicant was promoted to the rank of officiating Sub Inspector vide office order No.911-13 dated 17.04.2004 and later on was confirmed as Sub Inspector vide office order No.1718-24 dated 25.08.2006.
6. That the applicant was promoted to the rank of DSP (BS-17) w.e.f 24.01.2014 And due to late confirmation as SI seniority of applicant was disturbed which might be a clerical mistake, which travelled along the seniority of the applicant and culminated in to a final seniority list issued vide impugned seniority list No. 1594/SE-1 dated 05/08/2022. That name of the applicant was wrongly shown at Serial No. 83.
That after the issuance of impugned Seniority list dated 05/08/2022, being continuance cause of action, the appellant preferred a Departmental Appeal on 22/08/2022.
8. That the appellate authority Worthy IGP, issued Order No. SO(E-1)E&AD/2-4/2022 dated 05/09/2022 and promoted some of the juniors from the applicant and impliedly decided the departmental appeal by not promoting and redressing the grievances of the applicant.

Attested to be
a True Copy

That to the dismay of the applicant, his position has been disturbed by the dint of IMPUGNED Seniority List, depriving the appellant wrongly of his seniority position by placing him at serial No:83 much below to his juniors while the initial merit of Public Service Commission ensures without change in subsequent events concerning seniority of batch-wise contemporaries.

- 10. That feeling aggrieved the applicant preferred Service Appeal No.1096/2022.
- 11. That the Honorable KP Service Tribunal decided the Service Appeal No.1906/2022 on 25.06.2024 in favour of applicant/appellant. Copy of Judgment of Honorable KP Service Tribunal Peshawar dated 25.06.2024 is enclosed.
- 12. That as per judgment of the Worthy KP Service Tribunal observed and held that the case of appellant is similar to the Service Appeal No.991/2019 titled "Abdul Hai VS Govt; of KPK through home Secretary and others", having the same facts, therefore both the cases are remitted back to the respondent department for similar treatment at par with his colleagues/batch-mates.

It is, therefore, most respectfully prayed that the judgment of the Worthy Service Tribunal dated 25.06.2024 in Service Appeal No. 1906/2022 may kindly be implemented in its true letter and spirit in applicant's favour.

Dated: 15 / 8 / 2024

Your humble applicant

NISAR MUHAMMAD
(Deputy Superintendent of Police)
presently posted as Acting SP
Motor-Transport Peshawar.

- Copy:
- The Worthy Inspector General of Police KPK, Peshawar.

Adv. Za
Attested to be
a True Copy

ORDER:

In compliance of CPO Peshawar directions vide No.CPO/CPB/63 and No. CPO/CPB/64, dated 13.02.2023 regarding removal of anomalies in the confirmation and placement on list "E" in accordance with Police Rules 13.10, 13.11 and 13.18 of 1954, the seniority of all PASIs to list "E" on successful completion of 03-year probation period will be made from the date of confirmation while the seniority of all ASIs promoted from the lower rank will be made from the date of confirmation as ASI after completion of two years probation period. The retired, deceased or Shaheed Police Officers have been excluded from the seniority list. The revised seniority of all Police Officers was reckoned in list "E" stood on the basis of confirmation under Police Rules 13.11;

1. All PASIs on successful completion of 03 years probation period shall be brought on promotion list "E" from the date of confirmation.
2. All ASIs promoted from lower rank shall be brought on promotion list "E" after successful completion of two years probation period from the date of confirmation.

| S.# | Name & Rank | Date of Appointment as Constable | Date of Appointment as PASI | Date of Appointment as Offg: ASI | Date of Completion of Probation Period (03 years as PASI, 02 years as Ranker ASI) | Date of Confirmation as ASI | Date of Enlistment on list-E | Remarks if any |
|-----|---------------------------------------|----------------------------------|-----------------------------|----------------------------------|---|-----------------------------|------------------------------|-----------------|
| 1. | DSP Gul Naseeb No.46/B | - | 24.04.1991 | - | 24.04.1994 | 24.04.1994 | 24.04.1994 | - |
| 2. | DSP Muhammad Arif No.44/B | - | 25.04.1991 | - | 25.04.1994 | 25.04.1994 | 25.04.1994 | - |
| 3. | DSP Murad Ali | - | 08.12.1991 | - | 08.12.1994 | 08.12.1994 | 08.12.1994 | - |
| 4. | DSP Nisar Muhammad No.17/B | - | 11.01.1995 | - | 11.01.1998 | 11.01.1998 | 11.01.1998 | - |
| 5. | DSP Mujeeb Ur Rahman No.39/B | - | 11.01.1995 | - | 11.01.1998 | 11.01.1998 | 11.01.1998 | - |
| 6. | DSP Mustafa Kamal Pasha No.49/B | - | 11.01.1995 | - | 11.01.1998 | 11.01.1998 | 11.01.1998 | - |
| 7. | DSP Azmat Ali Khan No.07/B | - | 11.01.1995 | - | 11.01.1998 | 11.01.1998 | 11.01.1998 | - |
| 8. | SI Zafar Ullah Khan No.78/B | - | 11.01.1995 | - | 11.01.1998 | 11.01.1998 | 11.01.1998 | Adhoc Inspector |
| 9. | DSP Mohammed Tahir Shah No.75/B | - | 11.01.1995 | - | 11.01.1998 | 11.01.1998 | 11.01.1998 | - |
| 10. | DSP Saabir Hussain Shah No.77/B | - | 11.01.1995 | - | 11.01.1998 | 11.01.1998 | 11.01.1998 | - |
| 11. | DSP Mehmood Nawaz No.66/B | - | 29.02.2000 | - | 29.02.2003 | 29.02.2003 | 29.02.2003 | - |
| 12. | DSP Ifikhar Ali Shah No.29/B | - | 03.03.2000 | - | 03.03.2003 | 03.03.2003 | 03.03.2003 | - |

Attested to be a True Copy

Annex - E

20

| | | | | | | | | |
|-----|----------------------------------|------------|------------|------------|------------|------------|------------|---|
| 13. | Inspector Nabi Shah No.37/B | 15.11.1981 | - | 17.04.2004 | 17.04.2006 | 17.04.2006 | 17.04.2006 | |
| 14. | Inspector Muhammad Salim No.B/10 | 09.05.1982 | - | 18.04.2004 | 18.04.2006 | 18.04.2006 | 18.04.2006 | Reverted to the substantive of SI vide RPO Bannu On Endst: No.3402-08 /EC. d: 31.08.2022. |
| 15. | Inspector Waqar Ahmad No.64/B | - | 15.01.2004 | - | 15.01.2007 | 15.01.2007 | 15.01.2007 | |
| 16. | Inspector Asif Mehmood No.24/B | - | 15.01.2004 | - | 15.01.2007 | 15.01.2007 | 15.01.2007 | |
| 17. | SI Muhammad Zaman No.142/B | 21.02.1982 | - | 25.08.2006 | 25.08.2008 | 25.08.2008 | 25.08.2008 | |
| 18. | SI Saad Ullah No.B/20 | 24.12.1985 | - | 16.02.2007 | 16.02.2009 | 16.02.2009 | 16.02.2009 | |
| 19. | SI Abdul Khanan No.152/B | 19.12.1987 | - | 16.02.2007 | 16.02.2009 | 16.02.2009 | 16.02.2009 | |
| 20. | SI Syed Ayaz No.B/27 | 22.03.1987 | - | 16.02.2007 | 16.02.2009 | 16.02.2009 | 16.02.2009 | |
| 21. | SI Mir Daraz No.B/52 | 28.07.1983 | - | 16.02.2007 | 16.02.2009 | 16.02.2009 | 16.02.2009 | |
| 22. | Inspector Asad Ali Shah No.47/B | - | 01.03.2006 | - | 01.03.2009 | 01.03.2009 | 01.03.2009 | |
| 23. | SI Sher Ahmad No.140/B | 23.06.1986 | - | 03.09.2007 | 03.09.2009 | 03.09.2009 | 03.09.2009 | |
| 24. | SI Waheed Ullah B/24 | 24.12.1985 | - | 03.09.2007 | 03.09.2009 | 03.09.2009 | 03.09.2009 | |
| 25. | SI Fazal Rahim No.135/B | 17.11.1982 | - | 03.09.2007 | 03.09.2009 | 03.09.2009 | 03.09.2009 | |
| 26. | OSI Saadullah No.B/94 | 10.12.1988 | - | 31.01.2008 | 31.01.2010 | 31.01.2010 | 31.01.2010 | |
| 27. | SI Nasirud-Din No.B/41 | 22.03.1987 | - | 31.01.2008 | 31.01.2010 | 31.01.2010 | 31.01.2010 | |
| 28. | SI Salirullah No.B/42 | 17.03.1986 | - | 31.01.2008 | 31.01.2010 | 31.01.2010 | 31.01.2010 | |
| 29. | SI Fidaullah No.B/54 | 23.12.1986 | - | 31.01.2008 | 31.01.2010 | 31.01.2010 | 31.01.2010 | |
| 30. | SI Abdul Saboor No.B/56 | 15.06.1988 | - | 31.01.2008 | 31.01.2010 | 31.01.2010 | 31.01.2010 | |
| 31. | SI Khafid Zaman No.B/85 | 10.12.1988 | - | 31.01.2008 | 31.01.2010 | 31.01.2010 | 31.01.2010 | |
| 32. | SI Sahar Gul No.23/B | 01.10.1984 | - | 14.04.2008 | 14.04.2010 | 14.04.2010 | 14.04.2010 | |
| 33. | SI Sarfaraz Khan No.B/17 | 11.10.1983 | - | 14.04.2008 | 14.04.2010 | 14.04.2010 | 14.04.2010 | |
| 34. | SI Mir Sahib Khan No.B/71 | 21.06.1987 | - | 14.04.2008 | 14.04.2010 | 14.04.2010 | 14.04.2010 | |
| 35. | SI Noor Jehan Shah No.B/91 | 24.12.1985 | - | 14.04.2008 | 14.04.2010 | 14.04.2010 | 14.04.2010 | |
| 36. | SI Sartaj Jehan No.B/48 | 23.12.1986 | - | 14.04.2008 | 14.04.2010 | 14.04.2010 | 14.04.2010 | |
| 37. | SI Saeed Nawaz No.B/61 | 19.04.1984 | - | 14.04.2008 | 14.04.2010 | 14.04.2010 | 14.04.2010 | |
| 38. | ASI Munawar Khan No.9/B | 01.10.1989 | - | 14.04.2008 | 14.04.2010 | 14.04.2010 | 14.04.2010 | |

Attested to be a True Copy

23

| | | | | | | | | |
|-----|--------------------------------|------------|------------|------------|------------|------------|------------|-----------------|
| 39. | Inspector Gul Rauf No.90/B | 01.02.2002 | 07.05.2010 | - | 07.05.2010 | 07.05.2010 | 07.05.2010 | All round cadre |
| 40. | SI Hakim Khan No.B/50 | 01.01.1990 | - | 27.08.2008 | 27.08.2010 | 27.08.2010 | 27.08.2010 | - |
| 41. | SI Islam Noor No.B/72 | 24.12.1985 | - | 04.09.2008 | 04.09.2010 | 04.09.2010 | 04.09.2010 | - |
| 42. | OSI Ghulam Mohammad No.158/B | 30.04.1983 | - | 04.09.2008 | 04.09.2010 | 04.09.2010 | 04.09.2010 | - |
| 43. | SI Shakirullah No.B/78 | 11.01.1986 | - | 04.09.2008 | 04.09.2010 | 04.09.2010 | 04.09.2010 | - |
| 44. | SI Muhammad Zahir Shah No.B/79 | 23.12.1986 | - | 04.09.2008 | 04.09.2010 | 04.09.2010 | 04.09.2010 | - |
| 45. | SI Ibrilaz Khan No.B/44 | 01.04.1990 | - | 04.09.2008 | 04.09.2010 | 04.09.2010 | 04.09.2010 | - |
| 46. | SI Sardar Ali No.B/47 | 23.12.1986 | - | 04.09.2008 | 04.09.2010 | 04.09.2010 | 04.09.2010 | - |
| 47. | SI Abdul Majid No.B/75 | 04.08.1983 | - | 04.09.2008 | 04.09.2010 | 04.09.2010 | 04.09.2010 | - |
| 48. | OSI Saïd Azam No.59/B | 23.12.1986 | - | 04.09.2008 | 04.09.2010 | 04.09.2010 | 04.09.2010 | - |
| 49. | Inspector Javed Iqbal No.55/B | - | 05.10.2007 | - | 05.10.2010 | 05.10.2010 | 05.10.2010 | - |
| 50. | Inspector Zafar Ullah No.62/B | - | 05.10.2007 | - | 05.10.2010 | 05.10.2010 | 05.10.2010 | - |
| 51. | Inspector Hamayun Raza No.B/12 | - | 05.10.2007 | - | 05.10.2010 | 05.10.2010 | 05.10.2010 | - |
| 52. | Inspector Yasin Kamal No.B.25 | - | 05.10.2007 | - | 05.10.2010 | 05.10.2010 | 05.10.2010 | - |
| 53. | SI Amir Jun No.B/80 | 24.03.1987 | - | 27.10.2008 | 27.10.2010 | 27.10.2010 | 27.10.2010 | - |
| 54. | OSI Mehrib Khan No.B/97 | 18.03.1986 | - | 27.10.2008 | 27.10.2010 | 27.10.2010 | 27.10.2010 | - |
| 55. | DSP Mahammad Mofiz No.B/17 | - | 05.12.2007 | - | 03.12.2010 | 03.12.2010 | 03.12.2010 | - |
| 56. | Inspector Inam Aslam No.B/04 | - | 03.12.2007 | - | 03.12.2010 | 03.12.2010 | 03.12.2010 | - |
| 57. | SI Haider Ali Shah No.50/B | - | 05.12.2007 | - | 03.12.2010 | 03.12.2010 | 03.12.2010 | - |
| 58. | SI Renmai Ullah No.B/81 | 01.04.1990 | - | 02.05.2009 | 02.05.2011 | 02.05.2011 | 02.05.2011 | - |
| 59. | OSI Ghulam Saheer No.B/95 | 27.09.1988 | - | 02.05.2009 | 02.05.2011 | 02.05.2011 | 02.05.2011 | - |
| 60. | SI Hijayat Ullah No.B/58 | 11.07.1991 | - | 02.05.2009 | 02.05.2011 | 02.05.2011 | 02.05.2011 | - |
| 61. | SI Mohabbat Khan No.B/83 | 21.06.1987 | - | 02.05.2009 | 02.05.2011 | 02.05.2011 | 02.05.2011 | - |
| 62. | OSI Ghazi Rehman No.B/96 | 01.04.1990 | - | 02.05.2009 | 02.05.2011 | 02.05.2011 | 02.05.2011 | - |
| 63. | ASI Abdur Rashid No.70/B | 01.10.1989 | - | 02.05.2009 | 02.05.2011 | 02.05.2011 | 02.05.2011 | - |
| 64. | SI Rustum Khan No.B/62 | 23.12.1986 | - | 02.05.2009 | 02.05.2011 | 02.05.2011 | 02.05.2011 | - |
| 65. | OSI Farid Khan No.27/B | 11.07.1991 | - | 23.07.2009 | 23.07.2011 | 23.07.2011 | 23.07.2011 | - |
| 66. | SI Gul Muhammad No.B/59 | 30.12.1989 | - | 23.07.2009 | 23.07.2011 | 23.07.2011 | 23.07.2011 | - |

| | | | | | | | | |
|-----|--------------------------------|------------|------------|------------|------------|------------|------------|--|
| 67. | OSI Gul Janan No.B/99 | 18.03.1986 | - | 23.07.2009 | 23.07.2011 | 23.07.2011 | 23.07.2011 | - |
| 68. | OSI Mehrullah No.84/B | 19.10.1988 | - | 23.07.2009 | 23.07.2011 | 23.07.2011 | 23.07.2011 | Reverted to the substantive ASI vide RPO Bannu Ord No.3409-11/E.C. dated 31. |
| 69. | ASI Farid Ullah No.92/B | 11.07.1991 | - | 23.07.2009 | 23.07.2011 | 23.07.2011 | 23.07.2011 | - |
| 70. | Inspector Rizwan Ullah No.B/15 | - | 23.02.2009 | - | 23.02.2012 | 23.02.2012 | 23.02.2012 | - |
| 71. | SI Aman Ullah No.B/28 | - | 03.03.2009 | - | 03.03.2012 | 03.03.2012 | 03.03.2012 | - |
| 72. | SI Muhammad Raza No.35/B | - | 06.03.2009 | - | 06.03.2012 | 06.03.2012 | 06.03.2012 | - |
| 73. | Inspector Imran Ullah No.09/B | - | 12.03.2009 | - | 12.03.2012 | 12.03.2012 | 12.03.2012 | - |
| 74. | Inspector Jhsan Ullah No.74/B | - | 17.03.2009 | - | 17.03.2012 | 17.03.2012 | 17.03.2012 | - |
| 75. | SI Ihsan Ullah Dawar No.51/B | - | 18.03.2009 | - | 18.03.2012 | 18.03.2012 | 18.03.2012 | - |
| 76. | OSI Umer Irfan No.49/B | - | 25.03.2009 | - | 25.03.2012 | 25.03.2012 | 25.03.2012 | - |
| 77. | SI Rahim Gul No.18/B | - | 28.03.2009 | - | 28.03.2012 | 28.03.2012 | 28.03.2012 | - |
| 78. | SI Azad Khan No.07/B | - | 28.03.2009 | - | 28.03.2012 | 28.03.2012 | 28.03.2012 | - |
| 79. | SI Arif Ullah No.64/B | 30.05.2007 | 28.03.2009 | - | 28.03.2012 | 28.03.2012 | 28.03.2012 | - |
| 80. | OSI Allah Nawaz No.67/B | - | 06.04.2009 | - | 06.04.2012 | 06.04.2012 | 06.04.2012 | - |
| 81. | SI Sajid Khan No.B/60 | 04.05.1993 | - | 25.08.2010 | 25.08.2012 | 25.08.2012 | 25.08.2012 | Removed from service vide Bannu Order Endst: No.4 dated 15.02.2023. |
| 82. | SI Raza Ullah No.B/65 | 26.12.1996 | - | 25.08.2010 | 25.08.2012 | 25.08.2012 | 25.08.2012 | Cadet in recruit course |
| 83. | SI Kamran Ali Shah No.B/64 | 11.07.1993 | - | 25.08.2010 | 25.08.2012 | 25.08.2012 | 25.08.2012 | - |
| 84. | SI Ghousullah No.B/84 | 19.12.1987 | - | 25.08.2010 | 25.08.2012 | 25.08.2012 | 25.08.2012 | - |
| 85. | SI Nizam Khan No.B/93 | 10.12.1988 | - | 25.08.2010 | 25.08.2012 | 25.08.2012 | 25.08.2012 | - |
| 86. | OSI Qaza Khan No.B/100 | 27.12.1989 | - | 25.08.2010 | 25.08.2012 | 25.08.2012 | 25.08.2012 | - |
| 87. | OSI Abdul Hakim No.B/101 | 03.01.1991 | - | 25.08.2010 | 25.08.2012 | 25.08.2012 | 25.08.2012 | - |
| 88. | SI Rustam Khan No.B/98 | 23.12.1986 | - | 25.08.2010 | 25.08.2012 | 25.08.2012 | 25.08.2012 | - |
| 89. | SI Arshad Ullah No.83/B | - | 20.03.2010 | - | 20.03.2013 | 20.03.2013 | 20.03.2013 | - |
| 90. | SI Asmat Ullah No.B/30 | 06.02.2004 | 26.03.2010 | - | 26.03.2013 | 26.03.2013 | 26.03.2013 | - |
| 91. | SI Umer Khitab No.81/B | - | 26.03.2010 | - | 26.03.2013 | 26.03.2013 | 26.03.2013 | - |
| 92. | SI Nasib Ur Rahman No.82/B | 25.05.2006 | 26.03.2010 | - | 26.03.2013 | 26.03.2013 | 26.03.2013 | - |

Attested to be a True Copy

52

| | | | | | | | | |
|------|------------------------------|------------|------------|------------|------------|------------|------------|-----------------|
| 93. | SI Muhammad Riaz No.87/B | - | 26.03.2010 | - | 26.03.2013 | 26.03.2013 | 26.03.2013 | |
| 94. | OSI Binyamin No. 86/B | - | 26.03.2010 | - | 26.03.2013 | 26.03.2013 | 26.03.2013 | |
| 95. | SI Laiq Zaman No.85/B | - | 27.03.2010 | - | 27.03.2013 | 27.03.2013 | 27.03.2013 | |
| 96. | SI Waheed Noor No.B/73 | - | 02.08.2010 | - | 02.08.2013 | 02.08.2013 | 02.08.2013 | |
| 97. | SI Tariq Mehmood No.92/B | - | 11.08.2010 | - | 11.08.2013 | 11.08.2013 | 11.08.2013 | |
| 98. | SI Naeem Ullah No.96/B | - | 11.08.2010 | - | 11.08.2013 | 11.08.2013 | 11.08.2013 | |
| 99. | SI Muhammad Rashid No.B/09 | - | 11.08.2010 | - | 11.08.2013 | 11.08.2013 | 11.08.2013 | |
| 100. | OSI Ihsanullah No.94/B | - | 25.08.2010 | - | 25.08.2013 | 25.08.2013 | 25.08.2013 | |
| 101. | SI Rizwan Ullah No.B/32 | - | 28.09.2010 | - | 28.09.2013 | 28.09.2013 | 28.09.2013 | |
| 102. | SI Abdul Samad No.B/66 | 02.10.2004 | 19.12.2013 | - | 19.12.2013 | 19.12.2013 | 19.12.2013 | |
| 103. | SI Muhammad Javed No.109/B | - | 19.01.2011 | - | 19.01.2014 | 19.01.2014 | 19.01.2014 | All round Cadet |
| 104. | SI Inayat Ali Arifad No.B/35 | - | 19.01.2011 | - | 19.01.2014 | 19.01.2014 | 19.01.2014 | |
| 105. | SI Asmat Ullah No.B/36 | - | 19.01.2011 | - | 19.01.2014 | 19.01.2014 | 19.01.2014 | |
| 106. | SI Mohammad Kamran No.B/39 | - | 19.01.2011 | - | 19.01.2014 | 19.01.2014 | 19.01.2014 | |
| 107. | OSI Irfanullah No.106/B | - | 22.01.2011 | - | 22.01.2014 | 22.01.2014 | 22.01.2014 | |
| 108. | SI Muhammad Nawaz No.B/82 | 01.10.1987 | - | 07.02.2012 | 07.02.2014 | 07.02.2014 | 07.02.2014 | |
| 109. | SI Sher Mali Khan No.B/63 | 03.04.1990 | - | 07.02.2012 | 07.02.2014 | 07.02.2014 | 07.02.2014 | |
| 110. | SI Muhammad Ayaz No.B/92 | 22.03.1987 | - | 07.02.2012 | 07.02.2014 | 07.02.2014 | 07.02.2014 | |
| 111. | ASI Asmat Ullah No 50/B | 03.01.1991 | - | 07.02.2012 | 07.02.2014 | 07.02.2014 | 07.02.2014 | |
| 112. | ASI Muhammad Ajmal No.41/B | 01.10.1989 | - | 07.02.2012 | 07.02.2014 | 07.02.2014 | 07.02.2014 | |
| 113. | SI Akaf-ur-Rahman No. B/12 | - | 10.02.2011 | - | 10.02.2014 | 10.02.2014 | 10.02.2014 | |
| 114. | SI Raham Dil Khan No.B/88 | - | 10.02.2011 | - | 10.02.2014 | 10.02.2014 | 10.02.2014 | |
| 115. | SI Hamidullah No.B/89 | - | 10.02.2011 | - | 10.02.2014 | 10.02.2014 | 10.02.2014 | |
| 116. | SI Furqan Javed No.B/74 | - | 10.02.2011 | - | 10.02.2014 | 10.02.2014 | 10.02.2014 | |
| 117. | SI Damsaz Khan No.B/90 | - | 10.02.2011 | - | 10.02.2014 | 10.02.2014 | 10.02.2014 | |
| 118. | SI Mohammad Zaheer No.B/40 | - | 10.02.2011 | - | 10.02.2014 | 10.02.2014 | 10.02.2014 | |
| 119. | ASI Muhammad Tahir No.57/B | 20.06.1987 | - | 17.01.2014 | 17.01.2016 | 17.01.2016 | 17.01.2016 | |
| 120. | ASI Ghulam Razaq No 51/B | 11.07.1991 | - | 17.01.2014 | 17.01.2016 | 17.01.2016 | 17.01.2016 | |
| 121. | ASI Saif ur Rehman No.6/B | 28.12.1991 | - | 28.05.2014 | 28.05.2016 | 28.05.2016 | 28.05.2016 | |

93
 94
 95
 96
 97
 98
 99
 100
 101
 102
 103
 104
 105
 106
 107
 108
 109
 110
 111
 112
 113
 114
 115
 116
 117
 118
 119
 120
 121

92

6

27

| | | | | | | | | |
|------|-----------------------------|------------|------------|------------|------------|------------|------------|------------------|
| 122. | SI Niaz Muhammad No.B/86 | 11.02.2002 | 06.06.2016 | - | 06.06.2016 | 06.06.2016 | 06.06.2016 | Cadet within (V) |
| 123. | ASI Pashant Khan No.53/B | 07.03.1983 | - | 09.06.2014 | 09.06.2016 | 09.06.2016 | 09.06.2016 | |
| 124. | ASI Nawab Khan No.85/B | 10.12.1988 | - | 10.06.2014 | 10.06.2016 | 10.06.2016 | 10.06.2016 | |
| 125. | ASI Karim Khan No.7/B | 20.05.1984 | - | 25.06.2014 | 25.06.2016 | 25.06.2016 | 25.06.2016 | |
| 126. | OSI Irshad Ali No.16/B | 01.02.1985 | - | 20.11.2014 | 20.11.2016 | 20.11.2016 | 20.11.2016 | |
| 127. | ASI Mir Tajum No.111/B | 03.04.1993 | - | 20.11.2014 | 20.11.2016 | 20.11.2016 | 20.11.2016 | |
| 128. | ASI Muhammad Shah No.14/B | 24.12.1986 | - | 21.11.2014 | 21.11.2016 | 21.11.2016 | 21.11.2016 | |
| 129. | ASI Almar Khan No.80/B | 23.12.1986 | - | 21.11.2014 | 21.11.2016 | 21.11.2016 | 21.11.2016 | |
| 130. | ASI Muhammad Yousaf No.82/B | 01.07.1989 | - | 21.11.2014 | 21.11.2016 | 21.11.2016 | 21.11.2016 | |
| 131. | ASI Abdul Jalil No.83/B | 19.12.1995 | - | 21.11.2014 | 21.11.2016 | 21.11.2016 | 21.11.2016 | |
| 132. | ASI Abdul Qayyum No.81/B | 22.03.1987 | - | 21.11.2014 | 21.11.2016 | 21.11.2016 | 21.11.2016 | |
| 133. | ASI Shafeed Ullah No.4/B | 01.10.1989 | - | 21.11.2014 | 21.11.2016 | 21.11.2016 | 21.11.2016 | |
| 134. | ASI Imtiaz Khan No.32/B | 23.12.1991 | - | 21.11.2014 | 21.11.2016 | 21.11.2016 | 21.11.2016 | |
| 135. | ASI Sher Ali No.102/B | 01.10.1989 | - | 21.11.2014 | 21.11.2016 | 21.11.2016 | 21.11.2016 | |
| 136. | ASI Sami Ullah No.123/B | 01.07.1989 | - | 21.11.2014 | 21.11.2016 | 21.11.2016 | 21.11.2016 | |
| 137. | ASI Abdul Hameed No.28/B | 11.07.1995 | - | 21.11.2014 | 21.11.2016 | 21.11.2016 | 21.11.2016 | |
| 138. | SI Shafi Ullah No.B/87 | 15.04.2001 | 31.12.2016 | - | 31.12.2016 | 31.12.2016 | 31.12.2016 | |
| 139. | SI Rabatullah Shah No.B/67 | - | 04.02.2014 | - | 04.02.2017 | 04.02.2017 | 04.02.2017 | Cadet within (V) |
| 140. | SI Muhammad Bilal No.B/68 | - | 04.02.2014 | - | 04.02.2017 | 04.02.2017 | 04.02.2017 | |
| 141. | SI Qudratullah No.B/69 | - | 04.02.2014 | - | 04.02.2017 | 04.02.2017 | 04.02.2017 | |
| 142. | SI Imran Khan No.B/70 | - | 04.02.2014 | - | 04.02.2017 | 04.02.2017 | 04.02.2017 | |
| 143. | OSI Fidaullah No.117/B | - | 04.02.2014 | - | 04.02.2017 | 04.02.2017 | 04.02.2017 | |
| 144. | OSI Muntaz Khan No.115/B | - | 04.02.2014 | - | 04.02.2017 | 04.02.2017 | 04.02.2017 | |
| 145. | SI Arifullah Khan No.B/76 | - | 04.02.2014 | - | 04.02.2017 | 04.02.2017 | 04.02.2017 | |
| 146. | OSI Ghaffar Ali No.78/B | 11.07.1991 | - | 03.06.2016 | 03.06.2018 | 03.06.2018 | 03.06.2018 | |
| 147. | OSI Hameed Ullah No.46/B | 22.06.1991 | - | 22.12.2016 | 22.12.2018 | 22.12.2018 | 22.12.2018 | |
| 148. | ASI Dilshaz Khan No.36/B | 23.08.1999 | 13.02.2017 | - | 13.02.2020 | 13.02.2020 | 13.02.2020 | |
| 149. | ASI Nauman Khan No.71/B | - | 13.02.2017 | - | 13.02.2020 | 13.02.2020 | 13.02.2020 | |
| 150. | ASI Nasibullah Shah No.44/B | - | 13.02.2017 | - | 13.02.2020 | 13.02.2020 | 13.02.2020 | |

Attested to be a True Copy

27-A

| | | | | | | | |
|------|----------------------------------|---|------------|---|------------|------------|------------|
| 151. | ASI Wajid Ali No.43/B | - | 13.02.2017 | - | 13.02.2020 | 13.02.2020 | 13.02.2020 |
| 152. | ASI Muhammad Alami Khan No.55/B | - | 13.02.2017 | - | 13.02.2020 | 13.02.2020 | 15.02.2020 |
| 153. | ASI Muhammad Momin Khan No.62/B | - | 13.02.2017 | - | 13.02.2020 | 13.02.2020 | 13.02.2020 |
| 154. | ASI Wajid-ur-Rehman No.65/B | - | 13.02.2017 | - | 13.02.2020 | 13.02.2020 | 13.02.2020 |
| 155. | ASI Asim No.76/B | - | 13.02.2017 | - | 13.02.2020 | 13.02.2020 | 13.02.2020 |
| 156. | ASI Muhammad Basit Shah No.100/B | - | 13.02.2017 | - | 13.02.2020 | 13.02.2020 | 13.02.2020 |

Adv. J. Attested to be a True Copy

Note:- After revision of seniority, the officers shall not be entitled for back benefits, promotion etc.

No. 512-15 /EC, dated Bannu the 21/02 2023.

Copy of above is submitted for favour of information to:

1. The Additional Inspector General of Police, Headquarters Khyber Pakhtunkhwa, Peshawar with reference as quoted above.
2. The Assistant Inspector General of Police, Establishment, Khyber Pakhtunkhwa, Peshawar.
3. The Assistant Inspector General of Police, Legal Khyber Pakhtunkhwa, Peshawar.
4. The District Police Officers Bannu, Lakki Marwa & North Waziristan.

Regional Police Office
Bannu Region,
Bannu

Regional Police Officer
Bannu Region,
Bannu



28

Annexure F

OFFICE OF THE
REGIONAL POLICE OFFICER,
DERA ISMAIL KHAN REGION

☎ 0966-9280291 Fax # 9280290
✉ estt.roo.dk@gmail.com

No. /ES
ORDER

dated D.I.Khan the

30 105/2022

In compliance with the execution Judgment of the Honorable Service Tribunal Peshawar, dated 17.12.2020 in Service Appeal No.991/2018, titled Abdul Hai Khan, Deputy Superintendent of Police Vs. Govt. of Khyber Pakhtunkhwa, through Home Secretary and 27 others, & direction of the Inspector General of Police Khyber Pakhtunkhwa, Peshawar, vide letter No. CPO/CPB/421 dated 16.11.2021, this office Order No.315-17/ES dated 09.03.1998 ((wherein name of the petitioner Abdul Hai DSP was relegated to serial no. 4 from serial no. 1 in violation of this office Order No.236-38/ES dated 01.02.1995 (order of his initial appointment) while confirming him in his substantive rank of Assistant Sub-Inspector (ASI)) & Notification No.622/ES dated 25.04.1998 ((wherein name of the petitioner Abdul Hai DSP was further relegated to serial no. 7 from serial no. 4 in violation of this office Order No.236-38/ES dated 01.02.1995 (order of his initial appointment) while placing his name on the Promotion List B)), are hereby withdrawn.

(SHAUKAT ABBAS) PSP
Regional Police Officer
Dera Ismail Khan

No. 3648/55/ES

Copies to:-

1. The Inspector General of Police, Khyber Pakhtunkhwa, Peshawar for favour of information w.r.t letter No. quoted above, please.
2. The Registrar, Khyber Pakhtunkhwa, Service Tribunal Peshawar.
3. Mr. Abdul Hai Khan, DSP, Assistant Director, Anti-Corruption Establishment DI Khan
4. Mr. Syed Inayat Ali Ahijad, DSP, Acting SP Investigation, Kohat
5. Mr. Zia Hassan, DSP, Acting SP Investigation, Bannu
6. Mr. Salah ud Din, DSP, SP Security, CCP Peshawar
7. Mr. Shafi Ullah, DSP, Acting DPO Karak.
8. Mr. Tauheed Khan, DSP, Acting SP Special Branch, South at Bannu.

(SHAUKAT ABBAS) PSP
Regional Police Officer
Dera Ismail Khan

Attested to be
True Copy

Adv. Zia
learned

Adv. Zia
Attested to be
a True Copy



OFFICE OF THE
REGIONAL POLICE OFFICER,
DERA ISMAIL KHAN REGION

☎ 9286-9280291 Fax: 9280290
✉ rso.dik@policemil.com

29

No. 3456 /ES

dated D.I.Khan the

20/10/2022

ORDER

In compliance with the execution Judgment of the Honorable Service Tribunal Peshawar, dated 17.12.2020 in Service Appeal No.991/2018, filed Abdul Hai Khan, Deputy Superintendent of Police Vs. Govt. of Khyber Pakhtunkhwa, through Home Secretary and 27 others, & direction of the Inspector General of Police Khyber Pakhtunkhwa, Peshawar, vide letter No. CPO/CPB/421 dated 16.11.2021, this office Order No.315-17/ES, dated 09.01.1998 and in continuation with this office Order No. 3448-53/ES, dated 10.05.2022, and in supersession of this Order No.315-17/ES dated 09.01.1998 ((wherein name of the petitioner Abdul Hai DSP was relegated to serial no. 4 from serial no. 01 in violation of this office Order No.236-38/ES dated 01.02.1995 (order of his initial appointment) while confirming him in his substantive rank of Assistant Sub-Inspector (ASI), his inter se seniority viz a viz his batchmates is hereby restored to its original order as provided in the order of their initial appointment vide this office Order No.236-38/ES dated 01.02.1995 in the manner provided in the following table:

Table: Table showing inter se seniority of ASIs appointed by way of initial appointment vide office Order No.236-38/ES dated 01.02.1995.

| S.No | Name & Address | Range No. Applied | Office to which posted |
|------|--|-------------------|------------------------|
| 1 | Abdul Haq Khan S/O Ahmad Ghorai Khan, R/O Village Chahichra, Dist. DI Khan | 270 | DI Khan |
| 2 | Syed Inayat Ali Amjad S/O Syed Ahmad Ali Shah, R/O Village Pindir, P.O. Mandira, Kohat, Chachin Road Dist. DI Khan | 280 | DI Khan |
| 3 | Kalim Ullah S/O Hafiz Bashir Ahmad, R/O Hafiz Mohd DI Khan | 278 | DI Khan |
| 4 | Zin Hassan S/O Gul Hassan, Village Khairan Khan, DI Khan | 250 | Task |
| 5 | Sahib ul Din Ayub S/O Rehmanullah Village & P.O. Dargah, Tehsil Dargah, District DI Khan | 260 | Task |
| 6 | Mohammed Nadim Siddiqi S/O Ghulam Yaseen, Subdir. Education, Abad Behal, Comptroller College DI Khan | 240 | DI Khan |
| 7 | Tauheed Khan S/O Abdul Hamid Khan, Village Khair Mahal, District DI Khan | 290 | DI Khan |

(Signature)
30/10/22
(SEADIKAT ABBAS) PSP
Regional Police Officer
Dera Ismail Khan

No. /ES,

Copies to:-

1. The Inspector General of Police, Khyber Pakhtunkhwa, Peshawar for favour of information w.r.t letter No. quoted above, please.
2. The Registrar, Khyber Pakhtunkhwa, Service Tribunal Peshawar.
3. Mr. Abdul Hai Khan, DSP, Assistant Director, Anti-Corruption Establishment DI Khan
4. Mr. Syed Inayat Ali Amjad, DSP, Acting SP Investigation, Kohat.
5. Mr. Zin Hassan, DSP, Acting SP Investigation, Bannu
6. Mr. Sahib ul Din, DSP, SP Security, COP Peshawar
7. Mr. Shafi-Ullah, DSP, Acting DPO, Kohat.
8. Mr. Tauheed Khan, DSP, Acting SP Special Branch, South of Bannu.

*Mahboob
Ijaz
Adv. Inq
Vannu*

(Signature)
Attested to be
True Copy

(SEADIKAT ABBAS) PSP
Regional Police Officer
Dera Ismail Khan



OFFICE OF THE
REGIONAL POLICE OFFICER,
DERA ISMAIL KHAN REGION

☎ 0966-920291 Fax # 9280290
✉ est.dia.dk@gmail.com

30

No. /ES
ORDER

dated D.I. Khan the

30/05/2022

In compliance with the execution Judgment of the Honorable Service Tribunal Peshawar, dated 17.12.2020 in Service Appeal No.991/2018, titled Abdul Hal Khan, Deputy Superintendent of Police Vs Govt. of Khyber Pakhtunkhwa, through Home Secretary and 27 others, & direction of the Inspector General of Police Khyber Pakhtunkhwa, Peshawar, vide letter No. CPO/CPB/421 dated 16.11.2021, this office Order No.315-17/ES dated 09.03.1998 and in continuation with this office Order No. 3440-55/ES, dated 30.05.2022, and in supersession of this Order No.315-17/ES dated 09.03.1998 (wherein name of the petitioner Abdul Hal DSP was relegated to serial no. 4 from serial no. 01 in violation of this office Order No.236-38/ES dated 01.02.1995 (order of his initial appointment) while confining him in his substantive rank of Assistant Sub-Inspector (ASI)), his *inter se seniority* viz a viz his batchmates is hereby restored to its original order as provided in the order of their initial appointment vide this office Order No.236-38/ES dated 01.02.1995 in the manner provided in the following table:

Table: Table showing *inter se seniority* of ASIs appointed by way of initial appointment vide office Order No.236-38/ES dated 01.02.1995:

| Sl/No | Name & Address | Range No. Abbrev | Dist. To which posted |
|-------|---|------------------|-----------------------|
| 1 | Abdul Hal Khan S/O Ahmad Saeed Khan, R/O Village Chuhaywan, Distt. DI Khan | 217D | DI Khan |
| 2 | Syed Inayat Ali Amjad S/O Syed Muneer Ali Shah, R/O Village Thalhar, P.O Mandirran Khan, Chishtiana Road Distt. DI Khan | 217D | DI Khan |
| 3 | Kalim Ullah S/O Hafiz Bashir Ahmad, P.O Haji Morah DI Khan | 217D | DI Khan |
| 4 | Zia Hassan S/O Omer Hassan, Village Khalau Khel, DI Khan | 377D | DI Khan |
| 5 | Salah-ud-Din Ayub S/O Rehman Ullah Village & P.O. Daraki, Tehsil & District Tank | 437D | Tank |
| 6 | Shafiqullah Khan S/O Amrullah Khan Village & P.C Maddal, Tehsil Kulachi, District DI Khan | 467D | Tank |
| 7 | Mohammad Nadeem Siddiqi S.O Qaiman Yaseen, Siddiqi House Faqr Abad Bahind Commerce College DI Khan | 477D | Tank |
| 8 | Tauheed Khan S/O Abdul Hamid Khayy, Village Kiri Malang, District DI Khan | 487D | DI Khan |
| | | 497D | DI Khan |

(SHAUKAT ABBAS) PSP
Regional Police Officer
Dera Ismail Khan

No. 3457-64/ES,
Copies to:-

- The Inspector General of Police, Khyber Pakhtunkhwa, Peshawar for favour of information w.r.t letter No. quoted above, please.
- The Registrar, Khyber Pakhtunkhwa, Service Tribunal Peshawar.
- Mr. Abdul Hal Khan, DSP, Assistant Director, Anti-Corruption Establishment DI Khan
- Mr. Syed Inayat Ali Amjad, DSP, Acting SP Investigation, Kohat
- Mr. Zia Hassan, DSP, Acting SP Investigation, Bannu
- Mr. Salah ud Din, DSP, SP Security, CCP Peshawar
- Mr. Shafi Ullah, DSP, Acting DPO Karak.
- Mr. Tauheed Khan, DSP, Acting SP Special Branch, South at Bannu.

(SHAUKAT ABBAS) PSP
Regional Police Officer
Dera Ismail Khan

Attested to be
a True Copy

Attested to be True
Copy - Adv. Zia
Khan



31

OFFICE OF THE REGIONAL POLICE OFFICER, DERA ISMAIL KHAN REGION
0966-9280291 Fax # 9280290
cell.no.0303030303

IN
O.R.D.E.R. (REVISION OF THE PROMOTION LIST "E" AS IT STOOD ON 21.12.1998)

In compliance with the execution Judgment of the Honorable Service Tribunal Peshawar, dated 17.12.2020 in S.A. vide Appeal No. 971/2018, filed Abdul Hai Khan, Deputy Superintendent of Police Vs. Govt. of Khyber Pakhtunkhwa, through Home Secretary and 27 others, & direct of the Inspector General of Police Khyber Pakhtunkhwa, Peshawar, vide Letter No. CPO/CPM21 dated 16.11.2021, & in supercession of all previous orders issued by this office, from time to time, with regard to the dates of bringing names of the petitioner and respondents of the said Service Appeal No. 971/2018 on the Promotion List I, severally and collectively, and in the exercise of powers conferred on me by P.R. 13.11 of the Police Rules, 1934, read with the Promotion Policy, provided in the Establishment Code Khyber Pakhtunkhwa (HSTA (CHD)) (Revised Edition) 2011, and in the continuation of this office order Nos. 3448-53/BS dated 30.05.2022, 3497-64/BS dated 30.05.2022, 3460-73/BS dated 30.05.2022 and 3477-86/BS dated 30.05.2022; the Promotion List E as it stood after 30.05.2022, is hereby revised in the manner provided in the table below to the extent of police officers of serial No. 34 to 42 only.

Table: Table shows revised seniority on Promotion List E as it stood before and after 30.05.2022

| Serial No. | Order of Seniority on the Promotion List E, as it stood before 30.05.2022 | Revised Order of Seniority as it stood after 30.05.2022 | Name & Address | Previous Dates of Admission into the Promotion List E | Revised Dates of Admission into the Promotion List E |
|------------|---|---|---------------------------------------|---|--|
| 1 | 1 | 1 | SI Shafi Ullah, 1/D | | |
| 2 | 2 | 2 | SI Abdul Jabbar 16/D | 01.01.1981 | 01.01.1981 |
| 3 | 3 | 3 | SI Zair Waki 17/D | 01.06.1990 | 01.06.1990 |
| 4 | 4 | 4 | SI Ghulam Yuseen 16/D | 01.06.1990 | 01.06.1990 |
| 5 | 5 | 5 | SI Atta Muhammad 23/D | 01.10.1991 | 01.10.1991 |
| 6 | 6 | 6 | SI Saqat Shah 29/D | 01.10.1991 | 01.10.1991 |
| 7 | 7 | 7 | SI Ghulam Akbar Shah 24/D | 01.10.1991 | 01.10.1991 |
| 8 | 8 | 8 | SI Noor Ghulam 25/D | 01.04.1992 | 01.04.1992 |
| 9 | 9 | 9 | SI Nasrullah 26/D | 01.04.1992 | 01.04.1992 |
| 10 | 10 | 10 | SI Ahmad Gul 30/D | 01.04.1992 | 01.04.1992 |
| 11 | 11 | 11 | SI Ghulam Qasim 31/D | 01.04.1992 | 01.04.1992 |
| 12 | 12 | 12 | SI Gul Nawaz 32/D | 01.04.1992 | 01.04.1992 |
| 13 | 13 | 13 | SI Sultan Ahmad 33/D | 01.04.1992 | 01.04.1992 |
| 14 | 14 | 14 | SI Falak Sher 34/D | 01.04.1992 | 01.04.1992 |
| 15 | 15 | 15 | SI Allah Noor 35/D | 01.04.1992 | 01.04.1992 |
| 16 | 16 | 16 | SI Hamid Ullah 36/D | 22.12.1992 | 22.12.1992 |
| 17 | 17 | 17 | SI Farhat Ali 39/D | 22.12.1992 | 22.12.1992 |
| 18 | 18 | 18 | SI Abdul Hayat 40/D | 25.07.1994 | 25.07.1994 |
| 19 | 19 | 19 | SI Shazada Kaukab Farooq 41/D | 25.07.1994 | 25.07.1994 |
| 20 | 20 | 20 | SI Abdul Qasim 42/D | 25.07.1994 | 25.07.1994 |
| 21 | 21 | 21 | SI Arbab Khan 44/D | 25.07.1994 | 25.07.1994 |
| 22 | 22 | 22 | SI Karim Khan 23/D | 15.08.1994 | 15.08.1994 |
| 23 | 23 | 23 | ASI Inq Nawaz 4/D | 07.08.1995 | 07.08.1995 |
| 24 | 24 | 24 | ASI Muhammad Ayub 2/D | 07.08.1995 | 07.08.1995 |
| 25 | 25 | 25 | ASI Imdad Hussain 3/D | 07.08.1995 | 07.08.1995 |
| 26 | 26 | 26 | ASI Haibat Hussain 9/D | 07.08.1995 | 07.08.1995 |
| 27 | 27 | 27 | ASI Noor Muhammad 20/D | 18.02.1996 | 18.02.1996 |
| 28 | 28 | 28 | ASI Fozair Ali 30/D | 12.03.1996 | 12.03.1996 |
| 29 | 29 | 29 | ASI Gul Sher 6/D | 21.08.1996 | 21.08.1996 |
| 30 | 30 | 30 | ASI Ghulam Akbar 7/D | 09.09.1997 | 09.09.1997 |
| 31 | 31 | 31 | ASI Muhammad Saeed 19/D | 09.09.1997 | 09.09.1997 |
| 32 | 32 | 32 | ASI Ilyas Ullah 21/D | 09.09.1997 | 09.09.1997 |
| 33 | 33 | 33 | SI Iqbal Bakht 12/D | 09.09.1997 | 09.09.1997 |
| 34 | 34 | 34 | ASI Abdul Hai Khan, No. 27/D | 02.12.1997 | 02.12.1997 |
| 35 | 35 | 35 | ASI Syed Inayat Ali Amjad, No. 28/D | 25.04.1998 | 25.04.1998 |
| 36 | 36 | 36 | ASI K. Iqbal Ullah, No. 37/D | 25.04.1998 | 25.04.1998 |
| 37 | 37 | 37 | ASI Zia Hassan, No. 45/D | 25.04.1998 | 25.04.1998 |
| 38 | 38 | 38 | Salah-ud-Din Ayub, No. 46/D | 25.04.1998 | 25.04.1998 |
| 39 | 39 | 39 | ASI Shafiqullah Khan, No. 47/D | 25.04.1998 | 25.04.1998 |
| 40 | 40 | 40 | ASI Mohammad Nadeem Siddiqi, No. 48/D | 25.04.1998 | 25.04.1998 |
| 41 | 41 | 41 | ASI Yasir Khan, No. 49/D | 25.04.1998 | 25.04.1998 |
| 42 | 42 | 42 | ASI Muhammad Hussain 38/D | 02.09.1998 | 02.09.1998 |

No. 3488-96 J.S.

- Copies to:-
- The Inspector General of Police, Khyber Pakhtunkhwa, Peshawar for for out of information w.r.t. letter No. quoted above, please.
 - The Registrar, Khyber Pakhtunkhwa, Service Tribunal Peshawar, vide letter No. 4138/ST dated 28.12.2020, please.
 - The Inspector Police Officers, DI Khan & Tank.
 - Mr. Abdul Hai Khan, DSP, Assistant Director, Anti-Corruption Establishment DI Khan
 - Mr. Syed Inayat Ali Amjad, DSP, Acting SP Investigation, Kofam
 - Mr. Zia Hassan, DSP, Acting SP Investigation, Derna
 - Mr. Salah-ud-Din, DSP, SP Security, CCP Peshawar
 - Mr. Shafi Ullah, DSP, Acting DPO Karak.
 - Mr. Fouzed Khan, DSP, Acting SP Special Branch, Security Division

Adv. Zain
Attested to be a True Copy

(SHAIKAT AHMAD) PSP
Regional Police Officer
Dera Ismail Khan

(SHAIKAT AHMAD) PSP
Regional Police Officer
Dera Ismail Khan

Attested to be True Copy
Adv. Zain
25/05/22

OFFICE OF THE
REGIONAL POLICE OFFICER,
DERA ISMAIL KHAN REGION

No. 765 dated 16/04/2022
ORDER

In compliance with the execution Judgment of the Honorable Service Tribunal Peshawar, dated 17.12.2020, in Service Appeal No. 91/2018, filed Abdul Haq Khan, Deputy Superintendent of Police Vs. Govt. of F. Hydr. Pakhtunkhwa, through Home Secretary and 25 others. A direction of the Inspector General of Police, Khyber Pakhtunkhwa, Peshawar, vide letter No. CPO/CPB/21 dated 16/11/2021 and in continuation with his office Order No. 3448-55/ES, dated 31/05/2022, and Order No. 5457-64/ES dated 30/05/2022 and this office Order No. 3866-15/ES dated 30/05/2022 & in the supersession of this order of bringing their names on the Promotion List E, issued vide this office Notification No. 622/ES, dated 25/04/1998, the date of bringing his name along with that of his batchmates, on the Promotion List E, is hereby revised in the light of PR. 13.11 and 19.25(5) and judgement of the Honourable Supreme Court of Pakistan in case titled Gul Hasan Jatoi and others Vs. Fajir Muhammad Jatoi and others, reported in 2016 SC MR 1254, in the manner provided in the following table:

Table/ Table showing inter-se seniority of ASIs appointed by way of initial appointment vide office Order No. 28336/ES dated 01/02/1995 on the Promotion List E.

| S/No | Name & Address | Rank No. allotted | Dist. To which posted | Previous Date of bringing their names on the Promotion List E | Revised Date of bringing their names on the Promotion List E |
|------|--|-------------------|-----------------------|---|--|
| 1 | Abdul Haq Khan S/O Ahmad, Sheela Khan, W/O Village: Chundwan, Distt. DI Khan | 47/D | DI Khan | 25.04.1998 25.4.98 | 02.02.1998 2.2.98 |
| 2 | Syed Inayat Ali Anjum S/O Syed Miran Ali Shuja, W/O Village: Thattal, P.O. Mandhuan, Kohat, Chakoria Road Distt. DI Khan | 48/D | DI Khan | 25.04.1998 | 02.02.1998 |
| 3 | Kashim Ullah S/O Hafiz Durrain, Alimuddin, P.O. Mandhuan, Distt. DI Khan | 47/D | DI Khan | 25.04.1998 | 02.02.1998 |
| 4 | Zin Hassan S/O Qudus Hassan, Village: Khairu, Khet: DI Khan | 45/D | Tank | 25.04.1998 | 02.02.1998 |
| 5 | Sahar-ud-Din Ayub S/O Rehamatullah Village & P.O. Dargai, Tehsil & District: Tank | 46/D | Tank | 25.04.1998 | 02.02.1998 |
| 6 | Saidullah Khan S/O Anwarullah Khan Village & P.O. Madda, Tehsil Kutchi, District: DI Khan | 47/D | Tank | 25.04.1998 | 02.02.1998 |
| 7 | Muhammad Hadeem Siddiq S/O Ghulam Yaseen, Sindiqi Hou: Fajir Abbas, Behind Commerce College DI Khan | 48/D | DI Khan | 25.04.1998 | 02.02.1998 |
| 8 | Fauhid Khan s/o Abdul Hamid Khan, Village: Kherri, M. Anji, District: DI Khan | 49/D | DI Khan | 25.04.1998 | 02.02.1998 |

(SHAUKAT ABBAS) PSP
Regional Police Officer
Dera Ismail Khan

No. 337-8/ES,
Copies to:-

- The Inspector General of Police, Khyber Pakhtunkhwa, Peshawar for awareness of information with letter No. quoted above, please.
- The Registrar, Khyber Pakhtunkhwa, Service Tribunal, Peshawar.
- The District Police Officer, DI Khan to issue gazetted notification accordingly.
- The District Police Officer, Tank to issue gazetted notification accordingly.
- Mr. Abdul Haq Khan, DSP, Assistant Director, Anti-Corruption Establishment, DI Khan.
- Mr. Syed Inayat Ali Anjum, DSP, Acting SP Investigation, Kohat.
- Mr. Zin Hassan, DSP, Acting SP Investigation, Bannu.
- Mr. Sahar-ud-Din, DSP, SP Security, CCP, Peshawar.
- Mr. Kashim Ullah, DSP, Acting LPO, Karak.
- Mr. Fauhid Khan, DSP, Acting SP Special Branch, South of Bannu.

(SHAUKAT ABBAS) PSP
Regional Police Officer
Dera Ismail Khan

Adv. Zain
Attested to be
a True Copy



(33)

OFFICE OF THE
REGIONAL POLICE OFFICER,
DERA ISMAIL KHAN REGION

☎ 0966-9280291 Fax # 9280290
✉ estf.roo.dlk@gmail.com

No. /ES dated D.I.Khan the 30/06/2022
ORDER (REVISION OF DATES OF PROMOTION FROM THE RANK OF ASI TO SI)

In compliance with the execution Judgment of the Honorable Service Tribunal Peshawar, dated 17.12.2020 in Service Appeal No.991/2018, titled Abdul Hai Khan, Deputy Superintendent of Police Vs. Govt. of Khyber Pakhtunkhwa, through Home Secretary and 27 others, & direction of the Inspector General of Police Khyber Pakhtunkhwa, Peshawar, vide letter No. CPO/CPB/421 dated 16.11.2021, & in supersession of all previous orders issued by this office, from time to time, with regard to the promotion of the petitioner and the respondents in the said Service Appeal No.991/2018, from the rank of Assistant Sub-Inspector (ASI) to that of Sub-inspector (SI), severally and collectively, and in the exercise of powers conferred on me by PRs 13.1 and 13.10 of the Police Rules, 1934, read with the Promotion Policy, provided in the Establishment Code Khyber Pakhtunkhwa (ESTA CODE) (Revised Edition) 2011, dates of their promotions from the rank of Assistant Sub-Inspector of Police (ASI) to that of Sub-Inspector (SI), are hereby revised in the manner provided in the table below:

Table: Table showing revised dates of promotions of the petitioner and respondents from the rank of ASIs to SI:

| 1 | 2 | 3 | 4 | 5 | 6 |
|------|---|--------------------|------------------------|---|--|
| S/No | Name & Address | Range No. Allotted | Distt. To which posted | Previous date of promotion as Sub Inspector | Revised Date of Promotion as Sub-Inspector |
| 1 | MR. Abdul Hai Khan, Assistant Sub-Inspector | 27/D | DI Khan | 24.01.2002 | 23.11.2001 |
| 2 | MR. Syed Inayat Ali Amjad, Assistant Sub-Inspector | 28/D | DI Khan | 24.01.2002 | 23.11.2001 |
| 3 | MR. Kalim Ullah, Assistant Sub-Inspector | 37/D | DI Khan | 23.11.2001 | 23.11.2001 |
| 4 | MR. Zia Hassan, Assistant Sub-Inspector | 45/D | Tank | 25.01.2002 | 13.12.2001 |
| 5 | MR. Salah-ud-Din Ayub, Assistant Sub-Inspector | 46/D | Tank | 23.11.2001 | 24.01.2002 |
| 6 | MR. Shafiqullah Khan, Assistant Sub-Inspector | 47/D | Tank | 13.12.2001 | 24.01.2002 |
| 7 | MR. Mohammad Nadeem Siddiqi Assistant Sub-Inspector | 48/D | DI Khan | 24.01.2002 | 24.01.2002 |
| 8 | MR. Tauheed Khan, Assistant Sub-Inspector | 49/D | DI Khan | 23.11.2001 | 25.01.2002 |

(SHAUKAT ABBAS) PSP
Regional Police Officer
Dera Ismail Khan

No. 4570-70/ES,

Copies to:-

- The Inspector General of Police, Khyber Pakhtunkhwa, Peshawar for favour of information w.r.t letter No. quoted above, please.
- The Registrar, Khyber Pakhtunkhwa, Service Tribunal Peshawar, w.r.t letter No. 4138/ST dated 28.12.2020, please.
- The District Police Officers, DI Khan & Tank. Necessary Gazette notification may be issued accordingly.
- Mr. Abdul Hai Khan, DSP, Assistant Director, Anti-Corruption Establishment DI Khan
- Mr. Syed Inayat Ali Amjad, DSP, Acting SP Investigation, Kohat
- Mr. Zia Hassan, DSP, Acting SP Investigation, Bannu
- Mr. Salah ud Din, DSP, SP Security, CCP Peshawar
- Mr. Shafi Ullah, DSP, Acting DPO Karak.
- Mr. Tauheed Khan, DSP, Acting SP Special Branch, South at Bannu.

Adv. Zia
Attested to be
a True Copy

(SHAUKAT ABBAS) PSP
Regional Police Officer
Dera Ismail Khan

*Attached to
the order
Adv. Zia
Khan*

28/06/2022



OFFICE OF THE
REGIONAL POLICE OFFICER,
DERA ISMAIL KHAN REGION

0966-9280291 Fax # 9280290
estt.rpo.dik@gmail.com

(34)

No. /ES dated D.I.Khan the 30/06/2022
O.R.D.E.R (REVISION OF DATES OF CONFIRMATION IN THE RANK OF SI)

In compliance with the execution Judgment of the Honorable Service Tribunal Peshawar, dated 17.12.2020 in Service Appeal No.991/2018, titled Abdul Hai Khan, Deputy Superintendent of Police Vs: Govt. of Khyber Pakhtunkhwa, through Home Secretary and 27 others, & direction of the Inspector General of Police Khyber Pakhtunkhwa, Peshawar, vide letter No. CPO/CPB/421 dated 16.11.2021, & in supersession of all previous orders issued by this office, from time to time, with regard to the confirmation of the petitioner and the respondents in the said Service Appeal No.991/2018 in the rank of Sub-inspector (SI), severally and collectively, and in the exercise of powers conferred on me by PR. 13.10(2) and 13.18 of the Police Rules, 1934, read with the Promotion Policy, provided in the Establishment Code Khyber Pakhtunkhwa (ESTA CODE) (Revised Edition) 2011, dates of their confirmation in the rank of Sub-Inspector (SI), are hereby revised in the manner provided in the table below:

Table: Table showing revised dates of confirmation of the petitioner and respondent in the rank SI

| 1 | 2 | 3 | 4 | 5 | 6 |
|------|---|--------------------|-------------------|---|--|
| S.No | Name & Address | Allotted Range No. | Date of Promotion | Previous date of confirmation in the rank of Sub-Inspector (SI) | Revised Date of confirmation in the rank of Sub-Inspector (SI) |
| 1 | MR. Abdul Hai Khan, Assistant Sub-Inspector | 27/D | 23.11.2001 | 24.01.2004 | 23.11.2003 |
| 2 | Syed Inayat Ali Amjad, Assistant Sub-Inspector | 28/D | 23.11.2001 | 24.01.2004 | 23.11.2003 |
| 3 | MR. Kalim Ullah, Assistant Sub-Inspector | 37/D | 23.11.2001 | 21.04.2004 | 23.11.2003 |
| 4 | MR. Zia Hassan, Assistant Sub-Inspector | 45/D | 13.12.2001 | 25.01.2004 | 13.12.2003 |
| 5 | MR. Salah-ud-Din Ayub, Assistant Sub-Inspector | 46/D | 24.01.2002 | 23.11.2003 | 24.01.2004 |
| 6 | MR. Shafiqullah Khan, Assistant Sub-Inspector | 47/D | 24.01.2002 | 13.12.2003 | 24.01.2004 |
| 7 | MR. Mohammad Nadeem Siddiqi Assistant Sub-Inspector | 48/D | 24.01.2002 | 16.07.2005 | 24.01.2004 |
| 8 | MR. Tauhid Khan, Assistant Sub-Inspector | 49/D | 25.01.2002 | 23.11.2003 | 25.01.2004 |

No. 4580-88/ES,

Copies to: -

- The Inspector General of Police, Khyber Pakhtunkhwa, Peshawar for favour of information w.r.t letter No. quoted above, please.
- The Registrar, Khyber Pakhtunkhwa, Service Tribunal Peshawar, w.r.t letter No. 4138/ST dated 28.12.2020, please.
- The District Police Officers, DI Khan & Tank. Necessary Gazette notification may be issued accordingly.
- Mr. Abdul Hai Khan, DSP, Assistant Director, Anti-Corruption Establishment DI Khan
- Mr. Syed Inayat Ali Amjad, DSP, Acting SP Investigation, Kohat
- Mr. Zia Hassan, DSP, Acting SP Investigation, Bannu
- Mr. Salah ud Din, DSP, SP Security, CCP Peshawar
- Mr. Shafiq Ullah, DSP, Acting DPO Karak.
- Mr. Tauheed Khan, DSP, Acting SP Special Branch, South at Bannu.

(SHAUKAT ABBAS) PSP
Regional Police Officer
Dera Ismail Khan

AK-31
in b
cop
ndy
K-200

(Signature)
29/06/22
(SHAUKAT ABBAS) PSP
Regional Police Officer
Dera Ismail Khan

Adv. Zun
Attested to be
a True Copy

Nisar Muhammad Khan - Petitioner

03140932557
Plan
Received
[Signature]

Handwritten text in Urdu script, likely a petition or legal document, enclosed in a rectangular border.

Muhammad Abdulah Baloch (ASG) / Zangira Kamal (AHC)

Before the Honorable KP Service Tribunal
Petitioner
IGP, etc.
vs Nisar Muhammad Khan
Execution Petition / Implementation
[Signature]



Handwritten signature or name in Urdu script.

IDENTIFICATION CARD



M. NURAHMAD ABDULAH
Advocate
Sindh High Court of Sindh (AHC)
Date of Birth: 15-10-1955
[Signature]
Police Station
Mentioned by Court