Form-A

FORM OF ORDER SHEET

Court of				 			
	_		_	 	• •	E20/8000	

	A SALAM AND A MARK AND A SALAM	Restoration Application No. 528/ 2022					
S.No.	Date of order Proceedings	Order or other proceedings with signature of judge					
1	2	3					
1	08.09.2022	The application for restoration of appeal No. 830/2022					
		submitted today by Uzma Syed Advocate. It is fixed for hearing					
		before Single Bench at Peshawar on . Original file be					
		requisitioned.					
		By the order of Chairman					
		·					
		REGISTRAR					
	,						
79	·						
- = - = - = - =							
	·						
:							
		·					
	, ,						
	i .	İ.					

BEFORE THE KHYBER PAKHTUNKHWA, SERVICE TRIB PESHAWAR.

APPEAL NO.830/2022

Restoration Appli no 528/2022

Mursaleen

V/S

Police Depti?co

APPLICATION FOR RESTORATION OF APPEAL NO. 830/2022 WHICH WAS DISMISSED ON DEFAULT VIDE ORDER DATED 05/08/2022 RECEIVED TO THE APPELLANT ON 06/09/2022.

RESPECTFULLY SHEWETH:

- 1. That the instant appeal No. 830/2022 was filed before this Honorable Tribunal for re-instatement.
- 2. That the instant appeal was in preliminary stage and the case was fixed on 17.06.2022 and the date was adjourned to 05//08/2022. The council for the appellant was not available due to the reason that she move to her narrative village due summer holidays of the court. The case was dismissed in default05/08/2022. (Copy of the order is attached as annexure-A).
- 3. That the appellant file application on 09.08.2022 well in time for copy of orders sheet dated 05/08/2022 but the copy of order sheet was received to the appellant on 06/09/2022 due to summer holidays of staff. So, after receiving the order the application for restoration is well in time.
- That it is in the interest of justice that the appeal should be dealt on 4. merit rather to dismiss on default because the valuable right of the appellant was involved.

It is therefore, most humbly prayed, that the instant appeal No. 830/2022 may kindly be restore on the acceptance of this application.

Through:

APPELLANT

ADVOCATE, HIGH COURT

PESHAWAR.

AFFIDAVIT

It is affirmed and declared that the contents of application are true and correct to the best of my knowledge and belief.



BEFORE THE KPK SERVICE TRIBUNAL PESHAWAR

Appeal No. 830

Mr. Mursaleen Ex-Constable No. 3912, Police StationTown Peshawar

(Appellant)

VERSUS

- 1. The Inspector General of Police Khyber Pakhtunkhwa, Peshawar.
- 2. Capital City Police Officer, Peshawar.
- 3. Superintendent of Police, Cantt, Peshawar.

Dated 18/5/2022

(Respondents)

SERVICE APPEAL UNDER SECTION 4 OF THE KHYEER PAKHTUNKHWA SERVICE TRIBUNAL ACT, 1974 AGAINST THE ODER DATED 10.01.2020 WHEREBY THE APPELLANT WAS DISMISSED FROM SERVICE AGAINST THE REJECTION ORDERS DATED 16.07.2020 AND 24/03/2021 WHEREBY THE DEPARTMENTAL APPEAL AND REVISION PETITION OF THE APPELLANT WAS REJECTED WITHOUT SHOWING ANY REASON.

PRAYER:

18/1/2022

Re-sucomitted to -day

That on the acceptance of this appeal, the impugned orders dated 10.01.2020, 16.07.2020 and 24/03/2021 may please be set aside and the appellant may be reinstated in to service with all back and consequential benefits. Any other remedy, which this august tribunal deems fit and appropriate that, may also, be awarded in a vor of appellant.

And the state of t

Registray 2022

On 17.06.2022 appellant was present and requested for adjournment on which last opportunity was granted with direction that case would be decided on available record. Today no one is present on behalf of the appellant.

- 2. Called several times till last hours of the court but nobody turned up on behalf of the appellant. In view of the above, the instant service appeal is dismissed in default. Consign.
- 3. Pronounced in open court in Peshawar and given under my hand and seal of the Tribunal on this 5^{th} day of August, 2022.

(Farecha Paul) Member (E)

De la companya della companya della companya de la companya della
09/08/22

10/-

10/

06/09/22

100 Bervice مقارمه وعوى ماعت تحرية نكه مقدمه مندرج عنوان بالامين اين طرف سے واسطے بيروي وجواب دئي وكل كارواكي متعلقه آن مقام بداود کے عامیا سرد الدولاد ا مقرركر كا قراركيا جاتا ہے۔ كەصاحب موصوف كومقدمه كى كل كارواكى كا كامل اختيار ، دگا _ نيز وكيل صاحب كوراضى نامه كرنے وتقرر دالت و فيصله فرحلف ديئے جواب دى اورا قبال دعوى اور بسورت وکری کرنے اجراءا درصولی چیک وروبیار عرضی دعوی اور درخواست ہرتم کی تقید این زرای پردستخط کرانے کا ختیار ہوگا۔ نیز صورت عدم پیردی یا ڈگری میطرفیہ یا ایل کی برامدگی ادر منسوخی کرائی نیز دائر کرنے اپیل نگرانی ونظر ثانی دبیروی کرنے کا اختیار ہوگا۔از بصورت ضرورت مقدمہ ندکور ہے۔ نیزدائرکرنے ایک سرال دسمر قال دیروں رے ، یہ میں ایک سے ہمراہ یا اپنے بچائے تقر رکا ختیار کے کے کال یا جزوی کاروائی کے واسطے اوروکیل یا مختار قانونی کواپنے ہمراہ یا اپنے بچائے تقر رکا ختیار کا کہ کاروں کی سے ایک میں ان اس کارا ذیا موگا _اورمها حدبِ مقررشده کومجمی و بی جمله ند کور «باا ختیارات حاصل موں مے اوراس کا ساختہ برواخة منظور تيول موكا _ دوران مقدمه بيل جوخر چه د برجاندالتوائ مقدمه كرسب مه وموكا _ کوئی ناری پیشی مقام دوره پر مویا صدے باہر ہوتو وکیل صاحب پا بند مول ند کورکریں۔لہذاو کالت نامیاکھدیا کے سندرہے،۔