


FORM OF ORDERSHEET

Court of _____

Misc. application No. 431/2022

S.No.	Date of order proceedings	Order or other proceedings with signature of judge
1	2	3
1	28/07/2022 <i>Council was informed for the date fixed 15/08/2022</i>	The Misc. application in execution petition no. 233/2019 submitted by Muhammad Abdullah Baloch Advocate, may be entered in the relevant Register and put up to the Court for proper order please. This Petition be put up before S. Bench on <u>15-08-2022</u>  REGISTRAR

BEFORE THE CHAIRMAN KP SERVICE TRIBUNAL PESHAWAR 27.7.2022

Implementation/Execution Petition No. 233/2019.

In Appeal No. 1187/2014

Misc. Transfer Application No. 437 /2022


Put up to the worthy
Chairman along with
Execution petition.

Minhaj S. Akhtar

VERSUS

Inspector General Of Police etc.

APPLICATION FOR TRANSFER OF ABOVE
MENTIONED EXECUTION PETITION, FROM THE
DAIRY OF CAMP COURT DIKHAN TO THE DAIRY OF
PRINCIPLE SEAT PESHAWA.

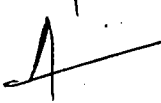

27/7/2022

Be
registered
separately as a
C.M. J.
up
28/7/22

Respectfully Sheweth;

The Petitioner/Appellant humbly submits as following;

1. That the above mentioned execution petition has been pending at Service Tribunal Camp DIKhan.
2. That Service Appeal No1187/2014 of the appellant was accepted by this Honourable Tribunal vide judgment dated 26/03/2019. The instant petition has been pending since May 2019.
3. That the order sheets of the judicial file reveals that respondents has been procrastinating to implement the judgment of worthy Tribunal. On very occasions the Worthy Tribunal has categorically directed the respondents to implement the judgment dated 26/03/2019 in letter and spirit.
4. That on previous date of hearing dated 28/06/2022, the respondents has made bald assertion to file objection petition at this stage of the proceeding. A part from the

Put up on relevant file

27/7/22
Muharrir

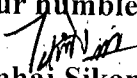
merit of objection petition, the Worthy Tribunal, however, acceded two weeks' time submission of objection petition.

5. That till date no objection has been submitted and unfortunately seating Camp DIKhan has been postponed in month of July 2022.
6. That, as the petitioner/appellant has been requesting and waiting since long and petitioner humbly requested that is execution petition may kindly be transferred at principal seat Peshawar so the agonies facing by the petitioner may kindly be redressed.
7. That this honourable Tribunal has vast and ample powers to accept the instant application.

It is thus prayed that by allowing the application in hand, the case pending at Service Tribunal Camp DIKhan, may please be transferred to principal seat Peshawar:

/07/2022

Your humble applicant,


Minhaj Sikandar

Through counsel:-


Muhammad Abdullah Baloch (AHC)

BEFORE THE CHAIRMAN KP SERVICE TRIBUNAL PESHAWARImplementation/Execution Petition No. 233/2019.

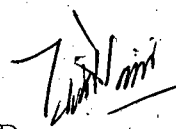
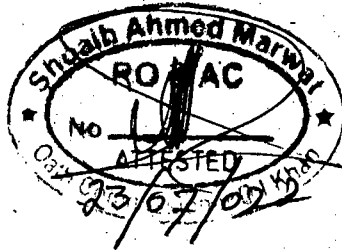
In Appeal No.1187/2014

Misc. Transfer Application No. _____/2022

AFFIDAVIT

I, **Minhaj Sikandar Yar Khan**, petitioner, do hereby solemnly affirm on oath that all para-wise contents of the application, is true and correct to the best of my knowledge, belief and nothing contained therein is based upon distortion of facts nor any deliberate attempt has been made to conceal any fact from this Honourable Court.

.07.2022


Deponent
**Verification:**

Verified on _____ day of July, 2022 that no such transfer application has earlier been filed by the petitioner with same subject matter before this Honourable Tribunal.


DEPONENT