# BEFORE THE KPK SERVICES TRIBUNAL, PESHAWAR

IN	,
Service Appeal No.119	90/2022
Mr, Mifta Ud Din	
	Applicant
·	ERSUS
Government of KPK throug	gh Chief Secretary & OthersRespondents

CM No:\_\_\_\_/2023

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Date: 28/2\_/2023

APPlicant

Through

Muhammad Anwar Khan

(Pashton Ghari)

Advocate High Court,

Peshawar.

Cell#: 0333-9262374





CM NO. \_\_\_\_\_/2023

Service Appeal No.1190/2022

Mr. Muifta Ud Din

pared 13 2023

**Appellants** 

VERSUS

Govt of Khyber Pakhtukhwa & others.

**Respondents** 

Application for restoration of the above mentions Restorations application

#### **Respectfully Sheweth:**

### The appellant submits as under:

- 1. That the above mentioned appeals were pending before this August Tribunal for argument.
- 2. That the date fixed for hearing on 21/2/2023.
- 3. That the appeal is dismissed indefalt.
- 4. That the non-appearance before the Tribunal was not intentional but due to wrong entry of the date in a Counsel dairy written as 23-02-2023 instead of 21/02/2023.

It is, therefore, most humbly prayed that on acceptance of the instant Application, The above mentioned appeals may kindly be restored.

App hrough

Appellant

مفتع الوين

Through

Muhammad Anwar Khan (Pashton Ghari)

**Advocate High Court** 

Date: 28 / 2 / 2023





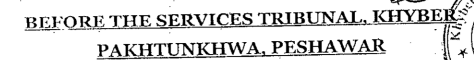
## BEFORE THE SERVICES TRIBUNAL, KHYBER PAKHTUNKHWA, PESHAWAR

CM NO	_/2023
Service Appeal No.1190/2	2022
Mr. Muifta Ud Din	
	Appellant
V	ERSUS
Government of KPK throu	gh Chief Secretary & Others
	Respondents

## **AFFIDAVIT**

I, Muifta Ud Din,do hereby solemnly affirm and declare on oath that the contents of the instant Application of Restoration are true and correct to the best of my knowledge and belief and nothing has been concealed from this Tribunal.

-23



Service Appeal No. 1190 /2022

Mr. Miftah Ud Din S/o Muhammad Khaliq, Belt No 2109, R/o post office Kalkot, Barikot, Tehsii Sherengal, District Upper Dir.

.....<u>Appellant</u>

#### VERSUS

- Govt of Khyber Pakhtunkhwa, Through Chief Secretary Khyber Pakhtunkhwa, Civil Secreteriate Peshawar.
- 2. Secretary Finance Department, Khyber Pakhtunkhwa, Civil Secreteriate Peshawar.
- 3. The Provincial Police Officer Khyber Pakhtunkhwa, Civil Secreteriate Peshawar.
- 4. The Deputy Inspector General of Police Malakand Region Malakand.

..Respondents

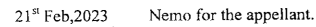
Appeal u/s 4 of the Khyber Pakhtun Khwa Service Tribunal Act, 1974 against the order dated 1-3-2020 of The Respondents No. 3, whereby Appellant service has been Regularized from contract Service. The Regulization order dated 1-3-2020 may be considered w.e.f, 01-08-2009 instead of 1-03-2020.

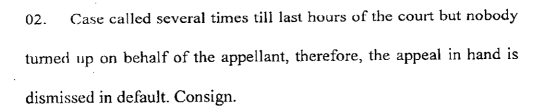
## Prayer in Appeal

On Acceptance of the instant appeal, The Respondents may be directed to count the Temporary Services of Appellant with effect from his initial recruitment dated 01-08-2009 toward his regular service for the purpose of grant of

Knyber Fachturchiwe Service Tribunai







03. Pronounced in open court at Peshawar and given under my hand and seal of the Tribunal this  $21^{st}$  of February 2023. /

(Muhammad Akbar Khan) Member (E)

Date of Presentation of Application 222023

Number of The Copying Fee 19

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Total\_\_\_\_\_

Name /-

Date of -

Date of Delivery

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4-02-2023