BEFORE THE KHYBER PAKHTUNKHWA SERVICE

IRIBUNAL, PESHAWAR	Kayber Pathiaddiwa Service Tahanal			
CM No/2023	184ary No. 4927			
In Service Appeal No.1952 of 2022	Dura 19 4 2023			
Hawaldar Muhammad Zeb & others	Appellants			
VFRSIIS				

Government of Khyber Pakhtunkhwa through Chief Secretary and others......Respondents

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1.	Civil Miscellaneous Application with certificate		1-2
2.	Affidavit		3
3.	Copy of withdrawal application	A	4-7

Applicants/Appellants **Through Counsel**

Advocate High Court Cell No. 0334-2472723

Waqyas-rehman 7162@)
gmail. Com
BC. 14-4726

BEFORE THE KHYBER PAKHTUNKHWA SERVICE TRIBUNAL, PESHAWAR

CM No.	/2023
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In Service Appeal No.1952 of 2022

Hawaldar Muhammad Zeb & others......Appellants

VERSUS

APPLICATION FOR PLACING ON FILE CERTAIN DOCUMENTS NECESSARY FOR THE JUST DISPOSAL OF APPEAL;

Respectfully Sheweth:

- 1. That the above captioned Appeal is pending before this Hon'ble Tribunal, which is fixed for hearing on **04-05-2023**.
- 2. That in the instant matter, applicants have also approached the august Supreme Court of Pakistan through CPLA No.817/2023, against the judgment of larger bench of Peshawar High Court, Peshawar.
- 3. That applicants now want to withdraw the ibid CPLA regarding which they have moved an application under Order XXXIII Rule 6 of the Supreme Court Rules, 1980 which is pending adjudication before the august Apex Court (Copy of withdrawal application is attached as Annexure "A").

- 4. That the appending documents are necessary for the just disposal of the main Appeal.
- 5. That there is no bar in accepting this petition, it is rather in the interests of justice that each party is provided an opportunity to plead his case by way of documentary evidence.

It is, therefore, humbly prayed that on acceptance of this application, the attached documents may be placed on main file of the captioned Appeal.

Applicants/Appellants
Through Counsel

فحرزبيب

Waqas-ur-Rahman Advocate High Court

CERTIFICATE:

It is certified that no such like application has earlier been filed before this Hon'ble Tribunal on the cited subject.

Applicants/Appellants Through Counsel

تحرزب

Wagas-ur-Rahman Advocate High Court

BEFORE THE KHYBER PAKHTUNKHWA SERVICE TRIBUNAL, PESHAWAR

CM	Mo	/2023
CIVI	170	/2023

In Service Appeal No.35 of 2023

Hawaldar Noor Ali Syed & others............Applicants/Appellants

VERSUS

AFFIDAVIT

I, Hawaldar Muhammad Zeb S/o Gul Namroz, No. 4222, as per instructions of my clients, do hereby affirm and declare that all contents of this application are true and correct to the best of my knowledge and nothing has been kept concealed from this Hon'ble Court.

DEPONENT

Hawaldar Muhammad Zeb



Anu A 14

IN THE SUPREME COURT OF PAKISTAN

(Appellate Jurisdiction)

CMA No. _

IN

CPLA No. 817/2023

Withdrawal of case filed on behalf of the Petitioners on 06.04.2023

Hawaldar Muhammad Zeb & others

.....Petitioners

VERSUS

Government of Khyber Pakhtunkhwa through Chief Secretary, Peshawar and others

.....Respondents

Counsel for the Petitioners:

Barrister Dr. Adnan Khan, ASC

Mohammad Sharif Janjua, AOR

Counsel for the Respondents:

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S. No	Description of Documents	Date	Pages	
1.	CMA for withdrawal of case	06.04.2023	1	
2.	Affidavit of Facts	06.04.2023	2	
3.	Affidavits of Service	06.04.2023	3	

Certified that paper books as bound are complete and correct.

Muhammad Sharif Janjua

Advocate on Record Supreme Court of Pakistan Islamabad For the Petitioners

Dated: 06.04.2023



IN THE SUPREME COURT OF PAKISTAN

(Appellate Jurisdiction)

CMA No	/2023
IN	
CPLA No. 8	317/2023

.....Respondents

Hawaldar Muhammad Zeb			b & others		1	Petitioners
			VERSUS			Ettitoners
Government			Pakhtunkhwa	through	Chief	Secretary,

APPLICATION UNDER ORDER XXXIII RULE 6 OF THE SUPREME COURT RULES, 1980 ON BEHALF OF THE PETITIONERS FOR WITHDRAWAL OF THE CASE

Respectfully Sheweth:-

- 1. That the above titled Civil Petition is pending adjudication before this Honourable Court.
- 2. That the petitioners want to withdraw the present Petition, hence, this application.

It is, therefore, respectfully prayed that the above titled Civil Petition may very kindly be withdrawn on instructions of the petitioners.

Barrister Dr. Adnan Khan Advocate Supreme Court of Pakistan Muhammad Sharif Janjua Advocate on Record Supreme Court of Pakistan

Dated: <u>06.04.2023</u>

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IN THE SUPREME COURT OF PAKISTAN

(Appellate Jurisdiction)

CMA No	/2023
IN	•
CPLA No. 8	817/2023

	_	,	•
Hawaldar Muhammad Zeb & others		1	Petitioners
VERSUS	.,		Citioners
Government of Khyber Pakhtunkhwa	through	Chief	Secretary,
Peshawar and others		R	espondents

AFFIDAVIT OF FACTS

Muhammad Sharif Janjua

Advocate on Record, Supreme Court of Pakistan, Islamabad

I the above named deponent do hereby solemnly affirm and declare as under:-

- That the facts as stated in the accompanying above noted CMA
 for withdrawal of the case, are true and correct to the best of
 my knowledge and information received from the Petitioners.
- 2. That the said facts have been obtained from the perusal of the record as well as from the Petitioners.

SWORN at Islamabad on this day of April, 2023

DEPONENT

IN THE SUPREME COURT OF PAKISTAN

(Appellate Jurisdiction)

CMA No. ____/2023 IN CPLA No. 817/2023

Hawaldar Muhammad Zeb & others

.....Petitioners

VERSUS

AFFIDAVIT OF SERVICE

Muhammad Sharif Janjua Advocate on Record, Supreme Court of Pakistan, Islamabad

I, the above named deponent do hereby solemnly affirm and declare as under:-

That I did serve the Respondents of my having filed the above
 CMA for withdrawal of the case, in the Supreme Court of
 Pakistan at Islamabad.

SWORN at Islamabad on this day of April, 2023

DEPONENT

C. 1