## FORMOF ORDERSHEET

#### Court of

#### 266/2023 Misc. application No.

Order or other proceedings with signature of judge

#### 27/04/2023

Date of order proceedings

S.No.

1

1

The Misc. application in appeal no. 1906/2022 resubmitted today by Mr. Muhammad Abdullah Baloch Advocate. Let it be put up before the Worthy Chairman for hearing on\_

3

e y Arti.

. . .

REGISTRAR

The misc application of Mr. Nisar Muhammad Khan which was received on 22.3.2023 is incomplete on the following scores which is returned to the counsel for the applicant for completion and resubmission within 10 days.

- 1- Application is not in proper format.
- 2- Addresses of parties are not given in the heading page solution

医小脑内 化二丁二乙基 人名英格兰克 网络拉拉斯 化合金管

3. Title page of the main appeal and last Coure-order, shell is not grapped with the application.

NO. 1037 /S.T. DL. 20/3 /2023

al gar en

KHYBER PAKHTUMNWA SERVICE TRIBUNAL PESHAWAR

M. Abdullay Baloch Adv. High Court D.L.Khan.

Respected ST, After removing all the deficiancies & errors, the instant service Appeal is being presented today. May kindly be Re-submitted Please.

Kegistrar Khyber Pakhtun Khawa, Service Tribunal Peshawar.

Mulammad Abdullah Poloch Advocate High Court

0/27-4-23

## BEFORE THE KHYBER PAKHTUNKHWA SERVICE TRIBUNAL. <u>PESHAWAR</u> MISC. AMBR. NO. 266/2023

C.M No.\_\_\_\_/2023 //// C In 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.
- Mr. Syed Mukhtiar Shah presently posted as DPO at Torghar. Mob No. 03413982229
- Mr. Nazir Ahmad presently posted as SP /CTD at Abattabad . Mob. No. 03145009400
- Mr. Saeed Akhtar presently posted as SP/Inv Khyber.
  Mob. No. 0333-5136020.
- 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 Addditional SP Operation at Haripur. Mob No. 0300-5611595.
- **12.** Mr. Muhammad Jamil Akhtar presently posted as Addditional SP at Mansehra. Mob. No. 0345-6095496.

#### .....<u>Respondents</u>

#### SERVICE APPEAL

# APPLICATION FOR TRANSFER OF THE INSTANT SERVICE APPEAL AT

#### <u>Respectfully Sheweth:</u>

1. That the titled Service appeal is pending adjudication before this Honourable Court.

#### BEEORE THE KHYBER PAKHTUNKUWA SERVICE TRIBUNAL. PESHAWAR

C.M No.\_\_\_\_/2023 In Service Appeal No <u>1906/2022</u> , I

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

Appellant

ŀ

#### VERSUES

- Govt, of Khyber Pakhtunkhwa through the Chief Secretary, Govt. of Khyber Pakhtunkhwa, Peshawar.
- 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 Addi: Inspector General of Police, Head Quarters, CPO, Peshawar,
    - 5. Regional Police Officer, Bannu Range Bannu.
    - Mr. Syed Mukhtiar Shah presently posted as DPO at Torghan. Mob No. 03413982229
    - Mr. Nazir Ahmad presently posted as SP /CTD at Abattabad Mob. No. 03145009400
      - Mr. Saeed Akhtar presently posted as SP/Inv Khyber. Mob. No. 0333-5136020
  - Mr. Muhammad Ishtiaq presently posted as SP Investigation Abbettabad. Mob. No. 03018119988
- 10. Mr. Muhammad Maroof presently posted as SP. Head quarters Efite Force, Head Quarter Peshawar. Mob No.0333-9107445
  - Mr. Muhammad Ayaz presently posted as Additional SP Operation at Haripur, Mob No. 0300-5611595.
    - Mr. Muhammad Jamil Akhtar presently posted as Addditional SP at Mansehra Mob. No. 0345-6095496.

.....Respondents

#### SERVICE APPEAL

# APPLICATION FOR TRANSFER OF THE INSTANT SERVICE APPEAL AT

#### CAMP COURT DERA ISMAIL KHAN.

#### Resnectfully Sheweth:

 That the titled Service appeal is pending adjudication before this Honourable Court

- 2. That the appellant while he remained posted as SP FRP DIKhan, since then has been residing along with his family at DIkhan and has engaged a counsel also from DIkhan.
- 3. That this Court has got vast and ample powers to fix the instant service appeal at Camp Court Dlkhan.

Therefore, it is humbly prayed that on acceptance of this application the present service appeal may kindly be transferred at Camp Court Dlkhan.

Date /04/20223

Your humble appellant/applicant,

(Nisar Muhammad Khan) (Through counsel)

D

Muhammad Abdullah Balosh Advocate High Court D.I.Khan 03146932557

- That the appellant while he remained posted as SP FRF DIKhan since then has been residing along with his family at DIkhan and has engaged a counsel also from DIkhan.
- That this Court has got vast and ample powers to fix the instant service appeal at Camp Court Dikhan

Therefore, it is humbly prayed that on acceptance of this application the present service appeal may kindly be transferred at Camp Court Dikhan

Date /04/20223

!

You, humble appellant/applicant

(Nisar Muhammad Khan) (Through counsel)

. 1

ADVICE THE LEVEL AND THE CONTRACT

. . .

ţ · · · ·

#### BEFORE THE KHYBER PAKHTUNKHWA SERVICE TRIBUNAL, PESHAWAR

C.M No.\_\_\_\_/2023 In Service Appeal No. <u>1906/2022</u>

Nisar Muhammad Khan

. î

VS

Govt of KPK etc

3

#### SERVICE APPEAL

## APPLICATION FOR TRANSFER OF THE INSTANT SERVICE APPEAL AT CAMP COURT DERA ISMAIL KHAN.

## AFFIDAVIT

I, **Nisar Muhammad Khan** the Appellant/applicant, do hereby solemnly affirm and declare on oath that all the Para vise contents of above application are true & correct to the best of my knowledge, belief and information that nothing has been deliberator concealed from this Hon'ble Service Tribunal.

Deponent

(Nisar Muhammad Khan)



BEFORL THE KHYBER PARHT INKUWA SERVICE TRIBUNAL. PESHAWAR

> C.M No \_\_\_\_\_/2023 In Service Appeal No 1906/2022

Nisar Muhammad Khau

Govt of KPK etc

#### SERVICE APPEAL

SV

## APPLICATION FOR TRANSFER OF THE INSTANT SERVICE APPEAL AT CAMP COURT DERA ISMAIL KHAN.

### AFFIDAVIT

ş

I, Nisar Muhammad Khan the Appellant/applicant du hereby soler nly affirm and declare on ooth that all the Para vise contents of above application are true  $\mathcal{L}$  correct to the best of my knowledge, belief and information that nothing has been deliberator concealed from this Hon ble Service Thomas

#### Deponent

(Nisar Muhammad Khan)

#### <u>BEFOORE THE KHYBER PAKHTUNKHWA SERVICE TH</u>

SERVICE APPEAL NO.

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

<u>ESHAWAR</u>

/2022

Appellant

re cop

'nwa

Pallon

vice Trij

Khunk

#### VERSUES

- 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.
- Mr. Syed Mukhtiar Shah presently posted as DPO at Torghar. Mob No. 03413982229
- Mr. Nazir Ahmad presently posted as SP /CTD at Abattabad . Mob. No. 03145009400
- 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 Addditional SP Operation at Haripur. Mob No. 0300-5611595.
- **12.** Mr. Muhammad Jamil Akhtar presently posted as Addditional 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 Petition are true and correct for the purpose of service. **Respected Sir**;

5

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

09.02.2023 .

Learned Member (Judicial) is on leave, therefore, the

case is adjourned for the same on 22.03.2023 before S.B.



22nd March, 2023 Counsel for the appellant present. Preliminary augments heard and record perused.

Points raised need consideration. The appeal is admitted for regular hearing subject to all legal objections. The appellant is directed to deposit security within 10 days. Thereafter, local respondent be served through ordinary mode while out-district respondents as well as private respondents be served through TCS, the expenses of which shall be deposited by the appellant. To come up for written reply/comments on 10.05.2023 before the S.B. Parcha Peshi given to learned counsel for the appellant.

Date of Presentation of Application // Number of Words. Copying Fee\_ Urgent. Total. Name c<sup>2</sup> Date of Complete Date of Date of

(Farecha Paul) Member(E) Certified to J The COD Khyber awe ce Tribunal eshawar

Next Date 10-05-2023

KPST Poshawar

450

#### BEFORE THE KHYBER PAKHTUNKHWA SERVICE TRIBUNAL, PESHAWAR

C.M No.\_\_\_\_/2023 In Service Appeal No. <u>1906/2022</u>

. Nisar Muhammad Khan 🦓

#### Damed Govt of KPK etc

#### SERVICE APPEAL

## APPLICATION FOR TRANSFER OF THE INSTANT SERVICE APPEAL AT CAMP COURT DERA ISMAIL KHAN.

VS-

#### Respectfully Sheweth;

- 1. That the titled Service appeal is pending adjudication before this Honourable Court and is fixed for today.
- 2. That the appellant while he remained posted as SP FRP DI Khan, since then has been residing along with his family at DI Khan and has engaged a counsel also from DI Khan.
- 3. That this Court has got vast and ample powers to fix the instant service appeal at Camp Court DI Khan.

Therefore, it is humbly prayed that on acceptance of this application the present service appeal may kindly be transferred at Camp Court DI Khan

Date入入/03/20223

Your humble appellant/applicant, (Nisar Muhammad Khan) (Through counsel)

#### BEFORE THE KHYBER PAKHTUNKHWA SERVICE TRIBUNAL PESHAWAR

C.M No.\_\_\_\_/2023 In Service Appeal No. 1906/2022

**Nisar Muhammad Khan** 

VS

Govt of KPK etc

#### SERVICE APPEAL

## APPLICATION FOR TRANSFER OF THE INSTANT SERVICE APPEAL AT CAMP COURT DERA ISMAIL KHAN.

## <u>A F F I D A V I T</u>

I, **Nisar Muhammad Khan,** the Appellant/applicant, do hereby solemnly affirm and declare on oath that all the Para vise contents of above application are true & correct to the best of my knowledge, belief and information that nothing has been deliberator concealed from this Hon'ble Service Tribunal.

**Depo**ffent Nisar Muhammad Khan)

## FORMOF ORDERSHEET

Court of

#### Misc. application No. 187/2023

S.No. Date of order Order or other proceedings with signature of judge proceedings 1 2 22/03/2023 The Misc. application in appeal no. 1906/2022 1 submitted today by Mr. Muhammad Abdullah Baloch Advocate. It is fixed for hearing before Single Bench at Peshawar Original file be on requisitioned. Appellant/counsel be informed accordingly. By the order of Chairman REGISTRAR • SCANNED 351 eshawar March, 2023 Nemo for the petitioner. This mise, application is for transfer of Service Appeal No. 1906/2022 from Principal Seat to Camp Court D.I.Khan, which was the exclusive power of the Worthy Chairman. This application be put up before the Worthy Chairman today for appropriate order. (Farcella Paul) Member(E)

## 27<sup>th</sup> Mar,2023

The office has entertained this application, which does not contain full particulars of the parties and is also not annexed any copy of the appeal as well as last order sheet. The office shall be careful in future and shall receive the application only with complete description of parties and the necessary documents enabling this office to decide the application on merits. The registrar is thus directed to return this application for removal of deficiency and resubmission thereafter.

#### (Kalim Arshad Khan) Chairman