# BEFORE THE KHYBER PAKHTUNKHWA SERVICE TRIBUNAL PESHAWAR

## Appeal No.604/2023

Amif Coood	Appellant
AIII Saecu	,,,,,,,,,,,,,,,,,,,,,,,,,,,,,,,,,,,,,,

#### **VERSUS**

Govt. of Khyber Pakhtunkhwa through Secretary Home & Tribal Affairs & others...Respondents

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Additional Assistant Commissioner-I Karak

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

Service App	eal No. 604/2023.	Khyber Pakhtukhwa Service Tribunal
Arif Saeed	Appellant	Diary No. 6497  Dated 441712023
	Versus	Dated 4 1 1
Govt: of Khy	yber Pakhtunkhwa through Secretary Home & Tribal A	ffairs & others
	Respondents	

#### JOINT PARAWISE COMMENTS ON BEHALF OF RESPONDENT NO.1 and 4.

Respectfully Sheweth

#### PRELIMINARY OBJECTION.

- 1. That the case of the petitioner is premature therefore he has got no cause of action.
- 2. That the appellant has no locus standi to bring the present service appeal.
- 3. That the appellant has no legal grounds in support of his service appeal.
- 4. That the appellant has not come to this Honorable Tribunal with clean hands, apart from other infirmities the service appeal suffers from gross concealment and misstatement of facts. The petitioner are therefore, not entitled to any relief.

#### FACTS.

- 1. Pertains to record, hence, no comments.
- 2. Pertains to record, hence, no comments.
- 3. Incorrect. It relates merged Districts areas i.e. (Ex-FATA) "Khyber Pakhtunkhwa Levies Force Act 2019. Furthermore separate service rules were framed for PATA Federal Levies Force performing duties in "PATA" knows as "PATA Federal Levies Service (Amended) Rules 2013".
- 4. As explained in Para-03.
- 5. Incorrect. The mandate of the law does not cover District Karak and the appellant's services have not been merged in Khyber Pakhtunkhwa Police.
- 6. Correct.
- 7. Pertains to record.
- 8. Correct.

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#### **GROUNDS.**

- a. Incorrect. The Notifications issued by Respondent No. 1 with lawful authority under the PATA Federal Levies Force (Amended) Rules, 2013. Furthermore, separate service rules were also framed thereunder for PATA Federal Levies Force performing duties in "PATA" knows as "PATA Federal Levies Service (Amended) Rules, 2013.
- b. Incorrect. The appellants has not been absorbed in the Khyber Pakhtunkhwa Police and Rules of Home & Tribal Affairs Department Govt. of Khyber Pakhtunkhwa with regard to levies force is in operation which is strictly followed.
- c. Incorrect as stated in Para-b above.
- d. Incorrect. The Notification dated 29/05/2019 relates to Merged Areas Districts.
- e. Incorrect being policy matter.
- f. As stated in Para-e above.
- g. Incorrect. The Notifications are lawful.
- h. As stated in Para-e above.
- i. As stated in Para-g above.
- j. As stated in Para-e above.
- k. Incorrect. Both the notifications are lawful.
- 1. As stated in Para-k above.

#### PRAYER.

It is therefore, humbly prayed that the service appeal of the appellants is being incorrect, frivolous, illegal without any substance and against the record be dismissed with cost.

Deputy Con

(Respondent No. 04)

Secretary
Home & Tribal Affairs Deptt:
Govt. of Khyber Pakhtunkhwa
Peshawar
(Respondent No. 01)

#### BEFORE THE KHYBER PAKHTUNKHWA SERVICE TRIBUNAL PESHAWAR

#### Appeal No.604/2023

Arif Saeed	Ap <sub>1</sub>	pellant
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#### **AFFIDAVIT**

I, Shamimullah, Additional Assistant Commissioner-I Karak (BPS-17) do hereby solemnly affirm and declare that comments in the above Service Appeal are true and correct to the best of my knowledge and belief and nothing has been concealed from this Hon'able Tribunal.

It is further stated on oath that in this appeal, the answering respondent neither has been placed ex-party nor their defence has been struck off.

DEPONEN

CNIC 17301-9166212-3



# OFFICE OF THE DEPUTY COMMISSIONER / COMMANDANT LEVIES FORCE KARAK

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No. / 7.4 /DC/Levy/C.Cases

Dated Karak the /0/07 /2023

# **AUTHORITY LETTER**

Mr. Shamim Ullah, CNIC No. 1730/-9/66242-5, Additional Assistant Commissioner-I Karak (BPS-17) is hereby authorized to vet/file comments on behalf of Respondent No. 01 & 04 before the Khyber Pakhtunkhwa Service Tribunal Peshawar in Appeal No. 601,602,603,604 & 605 titled as Quaid-e-Azam & Others Versus Govt. of Khyber Pakhtunkhwa & Others.

He is further authorized to defend the case on behalf of the undersigned (Respondent No. 04) on the date of hearing which is fixed as 14-07-2023.

Secretary

Govt. of Khyber Pakhtunkhwa Home & Tribal Affairs Department (Respondent No. 01) (Respondent No. 04)