13 - 5.2020 Due to COVID19, the case is adjourned to 06/8/2020 for the same as before.

06.08.2020

Due to summer vacation case to come up for the same on 07.10.2020 before D.B.

07.10.2020

Nemo for petitioner.

Zara Tajwar learned Deputy District Attorney for respondents present.

Case was called time and again but neither petitioner nor his counsel turned up. Consequently, the present petition is hereby dismissed for non-prosecution. No order as to costs. File be consigned to the record room.

Announced. 07.10.2020

(Atiq ur Rehman Wazir) Member (E)



13.03.2020

. ال Counsel for the appellant present. Mr. Muhammad Jan, DDA for respondents present. Learned counsel for the appellant seeks adjournment. Adjourned. To come up for arguments on 13.05.2020 before D.B.

MARTE HELLING Member

Member

08.10.2019

22.11.2019

Petitioner absent. Learned counsel for the petitioner absent. Mr.Ziaullah, DDA for respondents present. Notice be issued to the petitioner for appearance. Adjourn. To come up for arguments on 22.11.2019 before D.B.

Member

lember

For the alfellant Counsel and Mr. Ziaullah, Deputy District Attorney for the respondents present. Learned counsel for the appellant requested for adjournment. Adjourned to 22.01.2020 for arguments before D.B.

(Hussain Shah) Member

(M. Amin Khan Kundi) Member

22:01.2020

Due to general strike on the call of the Khyber Pakhtunkhwa Bar Council, learned counsel for the appellant is not available today. Mr. Usman Ghani learned District Attorney for the respondents present. Adjourned to 13.03.2020 for further proceedings/arguments before D.B.

(Hussain Shah) Member

(M. Amin Khan Kundi) Member

07.08.2019

Counsel for the petitioner present.

Learned counsel for the petitioner requests for further time to prepare the brief on the points:-

- i. Maintainability of a review petition before this Tribunal?
- ii. Whether the legal heirs of a deceased appellant could be allowed any other relief and the service appeal could be decided otherwise there it has already been decided?

As the matter has been adjourned a number of times it shall be positively argued on next date. Adjourned to 11.09.2019 before S.B.

Chairman

11.09.2019

Counsel for the appellant present.

Learned counsel when arguing the appeal on the points formulated on 07.08.2019 requested for hearing of instant matter by a Division Bench as the impugned order dated 02.05.2016 was passed by a Division Bench.

Request of learned counsel appears to be well-founded. The matter is, therefore, posted for hearing before a D.B on 08.10.2019.

Chairman

02.05.2019

Appellant in person present.

An application for adjournment has been submitted on account of indisposition of learned counsel for the petitioner. Adjourned to 19.06.2019 before S.B.

Chairm

19.06.2019

Counsel for the petitioner present and requested for adjournment. Adjourned to 26.07.2019 for further proceedings before S.B.

(Muhammad Amin Khan Kundi) Member

26.07.2019

Mr. Sheikh Haider Advocate on behalf of learned counsel for the petitioner present.

Once again a request for adjournment is made due to non-availability of learned counsel for the petitioner.

As a last chance it is adjourned to 07.08.2019 before S.B.

Chairman

27.02.2019

Counsel for the petitioner requests for further time in order to prepare the brief on the point of maintainability of the Review Petition in hand.

Adjourned to 27.02.2019 on which date the record of Appeal No. 491/2014 shall also be made available.

Chairman

Chairman

Clerk to counsel for the petitioner present.

States that the learned counsel for the petitioner had to leave the court premises due to an emergency call. A request for adjournment is, therefore, made. Adjourned to 01.04.2019 before S.B.

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01.04.2019

Counsel for the appellant present and seeks adjournment as he has not prepared the case. Adjourned to 02.05.2019 for preliminary hearing before S.B.

(Ahmad Hassan) Member

FORM OF ORDER SHEET

Court of____

Review Petition No. 409/2018

Order or other proceedings with signature of judge or Magistrate S.No. Date of order proceedings 1 3 2 19/11/2018 The Review Petition submitted by Mst. Miraj Gul legal heir of 1. late Abdul Jalal Khan through Syed Ghufran Ullah Advocate may be entered in the relevant Register and put up to the Court for proper order please. 2-REGISTRAR 22-11-2018 This Review Petition be put up before S. Bench 4-12-2018 CHAIRMAN None for the petitioner. Addl. AG for the 04.12.2018 respondents present. <u>.</u> It seems that the petitioner/counsel has not been served for hearing today. Adjourned to 16.01.2019 for preliminary hearing regarding maintainability of instant review petition. Fresh notice be issued to the petitioner/counsel. Chairman 71

BEFORE THE KHYBER PAKHTUNKHUWA SERVICE TRIBUNAL PESHAWAR

409 Review Petition No 2018.

In

Service Appeal No. 491/2014.

Abdul Jalal Khan (late) through his widow Mst. Miraj Gul

VERSUS

Regional Police Officer Malakand Division at Saidu Sharif Swat and others

S. No	Description of Documents	Annexure	Pages
1.	Memo of Review Petition		1-2
2	Application for Condolation		3-4
3	Affidavit		5
4	Addresses of Parties		6
5	Copy of Impugned Judgment, Dated "A" 02/05/2016		7-16
6.	Special Power of Attorney	"B"	(〒-119
7	Wakalatnama		20

Appellant

Through

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Syed Gh**f**ifran Ullah Shah (Advocate Peshawar) Office; 22-A Nasir Mansion Railway Road, Peshawar Cell No.0334-9185580

75 **- 1**

BEFORE THE KHYBER PAKHTUNKHUWA SERVICE TRIBUNAL PESHAWAR

8.

Review Petition No	409	201
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10		

Service Tribunal Diary No. 235 Dated 2 -11-18

Service Appeal No. 491/2014.

Abdul Jalal Khan (late) through his wife Mst Miraj Gul

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•	_		~	-	~

Regional Police Officer Malakand Division at Saidu Sharif Swat and others

AN APPLICATION WITH EFFECT TO REVIEW / SET ASIDE THE IMPUGNED ORDER/JUDGMENT OF THIS HONORABLE TRIBUNAL DATED 02-05-2016 AND TO RESTORE THE SUBJECT APPEAL IN ITS ORIGINAL NUMBER FOR DECISION ON MERIT KEEPING IN VIEW THE CIRCUMSTANCES OF THE CASE.

PRAYER;

On acceptance of the instant Review Petition, the order / Judgment dated 02-05-2016 passed in Service Appeal No. 491/2014 be reviewed and the appeal be restored in its original Number for decision on merit. Any other relief according to the circumstances of the case may also be granted to Petitioner.

Respectfully Sheweth;

Brief facts and grounds giving rise to the instant Review petition are as under

- 1. That the subject appeal was pending for adjudication before this Honorable Tribunal at Notice against the order of compulsory retirement of the late appellant 24-12-2013.
- 2. That during the pendency of the subject appeal the appellant died due to unnatural death.
- 3. That as per order sheet brother of the deceased appellant, with a conceiving and unauthorized power of attorney has been shown appeared before this Honorable
- Tribunal on 02-05-2016 resultantly through the impugned order/judgment the appeal has been dismissed.

(Copy of impugned order/judgment is annexed)

- 4. That it is pertinent to mention here that the present petitioner / widow of the appellant was never informed about the subject proceeding and impugned order /judgment dated **02-05-2016**.
- 5. That during settlement of service benefits of deceased appellant, the petitioner came to know when she was refused for payment of compensation payable to the family members of deceased Government servants, hence; the subject application amongst the following other grounds;

GROUNDS;

- A. That admittedly brother of the deceased appellant was neither legal heir nor entitle for his service benefits therefore the impugned order has been passed in haste without taking consent of the present petitioner, who is the sole legal heir of the deceased appellant.
- B. That the brother of the deceased never informed the petitioner about the impugned order / judgment neither the petitioner has given consent to withdraw the subject appeal.
- C. That the only question of consistency of relief was to be decided by this Honorable Tribunal, therefore this Honorable Tribunal was competent to set aside the impugned order of compulsory retirement resultantly the present petitioner would be entitle for all benefits of deceased appellant.
- D. That there is no other remedy available to the petitioner except to review the impugned order/judgment for the better administration of justice.
- E. That the subject of appeal was related to terms and conditions of civil servant and this honorable tribunal is vested with statutory power to entertain the matter and also competent to restore and decide the appeal on merit even after death of the appellant.
- F. That any other ground be furnished when ever required for the assistance of this Honorable Tribunal in support of the subject application with prior permission as required by procedure.

It is, therefore, most humbly prayed that the instant application be allowed as prayed for.

Mst.Miraj Bibi, (Widow of deceased appellant)

Through

Syed Ghuf an ullah Shah Advocate Feshawar

2

<u>BEFORE THE SERVICE TRIBUNAL KHYBER</u> <u>PAKHTUNKHUWA PESHAWAR</u>

Review Petition No_____2018.

In

Service Appeal No. 491/2014.

Abdul Jalal Khan (late) through his widow Mst. Miraj Gul

VERSUS

Regional Police Officer Malakand Division at Saidu Sharif Swat and others

AN APPLICATION WITH EFFECT TO CONDONE THE TIME IF ANY; EXCEED THE LIMITATION.

<u>Respectfully Sheweth:</u>

That brief facts and grounds giving rise to the instant Application are as under;

- 1. That the subject Review Petition is being submitted to day before this Honorable Tribunal against the impugned order **02-05-2016** passed in Service Appeal No. **491/2014**.
- That the aforementioned impugned order was first time disclosed to the petitioner during settlement of the pension and other benefits of her deceased husband.
- 3. That the petitioner being an illiterate house lady of a remote district and village was un-aware about law and procedure with effect to follow the proceedings.
- 4. That otherwise too the subject Review is not hit by Limitation being void and illegal in nature as the facts mentioned in the memo of Review petition.

Therefore, any delay if caused due to act of brother of the deceased appellant or any other reason beyond the control of the petitioner may kindly be condone in the best interest of substantial justice.

Mst.Miraj Bibi, (Widow of deceased appellant)

Through

Syed Ghufran ullah Shah Advocate/Peshawar

BEFORE THE KHYBER PAKHTUNKHUWA SERVICE TRIBUNAL PESHAWAR

Review Petition No 2018.

In

Service Appeal No. 491/2014.

Abdul Jalal Khan (late) through his widow Mst. Miraj Gul

VERSUS

Regional Police Officer Malakand Division at Saidu Sharif Swat and others

AFFIDAVIT

I, Mst Miraj Gul ,widow of deceased Appellant; do hereby solemnly verify and declare on oath that all the contents of the subject Review Petition along with application for condolation of; are true and correct to the best of my knowledge and belief and nothing has been concealed from this Honorable Tribunal.

Deponent

C.N.I.C No 15202-3744599-1

PESH

Verified by;

adig -

Syed Ghufran ullah Shah Advocate Peshawar Syed Ghufranullah Shah Advocato High Cour

BEFORE THE KHYBER PAKHTUNKHUWA SERVICE TRIBUNAL PESHAWAR

6

Review Petition No _____ 2018.

In

Service Appeal No. 491/2014.

Abdul Jalal Khan (late) through his widow Mst. Miraj Gul

VERSUS

Regional Police Officer Malakand Division at Saidu Sharif Swat and others

ADRESSES OF PARTIES

APPELLANT;

Abdul Jalal Khan (late) through his widow Mst. Miraj Gul R/o Village Zargran Deh Tehsil and District Chitral KP,

RESPONDENTS;

1. The Provincial Police Officer (IGP) Khyber Pukhtunkwa Peshawar, at Civil Secretariat Peshawar.

2. Regional Police Officer Malakand Division at Saidu Sharif Swat

3. District Police Officer Chitral, Shahi Fort Road Chitral

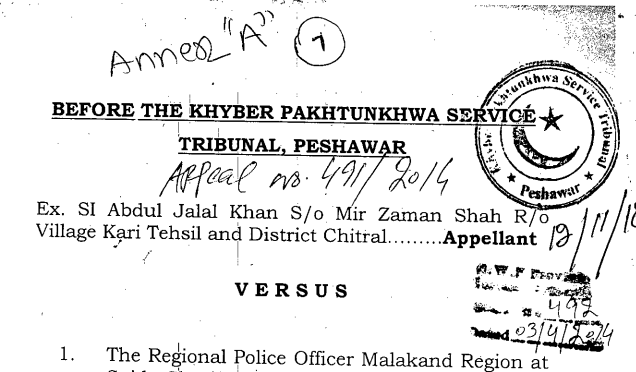
Appellant

Through

Syed Ghufran Ullah Shah

Advocate Peshawar

Syed Ghufranullah Shah Advocate High Cour Poshawar



Saidu Sharif Swat
The District Police Officer District Dir Upper

.....Respondents

Service appeal U/S 4 of the Khyber Pakhtunkhwa Service Tribunal Act 1974 against the order O.B No.827 dated 24.12.2013 of the Respondent No.2 wherein he penalized the appellant with major penalty of compulsory retirement and against which appellant has filed department appeal which still is pending without disposal.

Respectfully Sheweth:

Ac-submitted to dig

That appellant has been enlisted in the police force Chitral in the year 1978. He has got long

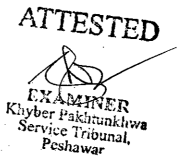
ATTESTED EXAMINER Khywer Pakhtunkhwa Service Tribuual, Peshawar standing service with unblemished and clean sheet conducted record and has never been inted raided is inefficient and unqualified even the same can be established from the findings of inquiry committee.

That at relevant time appellant was serving as ASHO Police Station Gandigar Dir Upper when he was served with show cause notice dated 01.11.2013 by respondent No.2 (Annexure A). Appellant submitted reply on 09.11.2013 (Annexure B) and denied the flimsy accusation which had no factual and legal backing.

2.

3.

- That it is pertinent to mention here that during the inquiry proceeding appellant was transferred from P.S Gandigar Dir Upper to Chitral District vide order No.10104-10/E dated 08.11.2013 (Annexure C).
- 4. That vide dated 04.12.2013 appellant was served with charge sheet and statement of allegations (Annexure D) wherein he was charged for corruption and corrupt practices to the following effect.



"You SI Abdul Jalal while posted in P.S Gandigar in operation wing, some information received from different sources regarding your involvement in corruption, which is gross misconduct on your part as defined in Rule 2 (iii) of Police Disciplinary Rule 1975".

It is worthy to note that for the purpose of scrutinizing the conduct of appellant with reference to the above allegation an inquiry committee consisting of Mr. Muhammad Ayub SDPO Dir Upper and SI Abdur Rehman Khan SHO P.S Dir Upper were nominated for conducting inquiry against the appellant.

That appellant submitted detail reply to the charge sheet and statement of allegation on 06.12.2013 (Annexure $\stackrel{1}{E}$).

5.

б.

That the Inquiry Officer as per his inquiry report collected some spy information regarding appellant's conduct with reference to the charge sheet and statement of allegation but could not find in iota of evidence against the appellant with referred subject.



That Inquiry Officer as per Inquiry report has also recorded the statement of two Hon'ble citizens namely Gulzali S/o Muhammad Gulab and Mian Jamal ud Din S/o Mian Hazrat Yousaf (Annexure F). Similarly he also recorded the statement of Inspector Farooq Jan and Muhib Ullah S.I/D (Annexure G).

7.

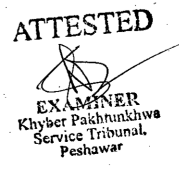
8.

9.

That though the Inquiry Committee recorded the statement of the above referred citizens and police personal in the absence and at the back of the appellant but even then they failed to acquire in iota of evidence regarding corruption.

That the inquiry committee submitted the inquiry report/finding on 12.12.2013 and exonerated the appellant from all sought of male practices and corruption(Annexure -H)

10. That respondent No.2 vide No.4565/EB, dated 16.12.2013 served the appellant with final show cause notice (Annexure I). Appellant also submitted reply to the final Show Cause (Annexure J) on 17.12.2013.



11. That the respondent No.2 vide impugned order O.B No.827 dated 24.12.2013 imposed upon the appellant major penalty of compulsory retirement (Annexure K) without assigning any reason whatsoever for discarding the findings of the Inquiry Committee.

That it is very astonish that the respondent No.2 as per Inquiry Report was left with no other option but to file the inquiry and exonerate the appellant from the charges leveled against him but he issued the impugned order in disregard to the charge sheet and statement of allegation.

13. That being aggrieved from the illegal, unlawful, void penal order of the respondent No.2 dated 24.12.2013 appellant preferred Departmental Appeal (Annexure 1) before the respondent No.1 which is still pending without disposal, hence the statutory period has elapsed therefore the instant service appeal inter-alia on the following grounds:-

GROUNDS:

12.



A.

That the respondent has not treated the appellant in accordance with law, rules and policy on the subject and acted in violation of Article 4 of the Constitution of Pakistan 1973. Appellant has been penalized for no fault of his Inquiry Committee also has own and recommended that the Inquiry shall be filed and appellant be exonerated. The inquiry committee has recorded the evidence of independent respectable citizens and police personal wherein appellant has been proved efficient, devoted and qualified, therefore the impugned order is illegal, unlawful and without lawful authority and is liable to be set aside.

В.



That all public powers are in the nature of a trust and public functionaries must act is repository of such trust. In the instant case appellant though an efficient devoted and qualified police officer has been subjected to mental torture without his fault. The authority under the law are duty bound to treat their employees fairly and independently. The authority has abused and misused his authority which is not only unlawful but undesirable and unwarranted.

That impugned order has been passed with no disregard with as in well as evidence accusation leveled in the charge sheet and statement of allegation vide charge sheet and statement of allegation and the plea taken by the respondent No.2 has no legal and factual footing/ backing. Respondent No.2 has failed to assign any reason in support of his order. The impugned penalty has no legal and factual footing and has no connection whatsoever with charge sheet and statement of allegation. On this score the impugned order is liable to be set

aside.

That appellant has been serving as D. Inspector therefore under the Rule respondent was competent authority to initiate $No.1^{\circ}$ discipline proceeding etc but here in the instant case disciplinary proceedings has been is who No.2 respondent by initiated incompetent authority therefore the impugned order is void and liable to be struck down on this score alone.

Sub





That the impugned order has been passed in violation of Section 24-A of the General Clauses Act 1897 on this score is well the impugned ørder is liable to be set aside.

That appellant is jobless since the impugned order therefore entitled to reinstated with all back benefits.

That appellant would like to seek the permission of this Honourable Tribunal to advance some more grounds at the time of hearing.

It is, therefore, most humbly prayed that on acceptance of this service appeal this Honourable Tribunal may graciously be please to set aside the impugned order dated 24.12.2013 and re-instated the appellant with all back benefits.

Date of Presentation of Application 12-11-12 Number of Words_ Copying Fee_ Urgent'_ Total. Name of Copylest Date of Complection of Copy____ 13-1 Date of Delivery of Capy_ Date:

E.

F.

G.

Appellant Through

Ashraf Ali Khattak

Nawaz Khan Khattak Jowk 7 m 8

Nawabzada Advocates High Court Peshawar

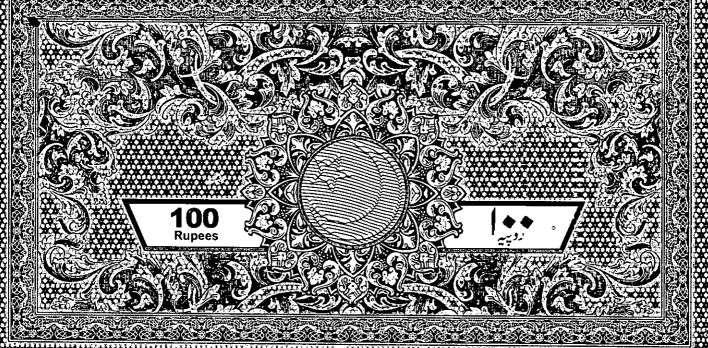
Certifier to be ture copy Khyber Palchtunkhwa Service Tribunal, Peshawar

S.No. of Date of Order or other proceedings with signature of Judge or No Ang proceeding Order or Magistrate and that of parties where necessary. proceedings. 20/8 1 2 3 BEFORE THE KHYBER PAKHTUNKHWA SERVICE TRIBUNAL, CAMP COURT SWAT. APPEAL NO.491/2014 (Abdul Jalal Khan-vs-Regional Police Officer Malakand Region at Saidu Sharif Swat and another). JUDGMENT 02.05.2016 MUHAMMAD AZIM KHAN AFRIDI, CHAIRMAN: Mr. Abdullah Khan, brother of the appellant and Mr. Muhammad Zubair, Senior Government Pleader for the respondents present. Brother of the appellant Abdul Jalal (deceased) submitted copy of death certificate of the appellant alongwith special power of attorney from the side of Mst. Miraj Gul ATTESTED widow of appellant. Record perused according to which the appellant was Khyber Pakir Service Tribunal. compulsorily retired from service vide order dated 24.12.2013. Peshawar Since the appellant has died and the impugned order of Card Street compulsory retirement entitles the appellant and his legal heirs to pensionery benefits as such we do not deem it appropriate to further proceed with appeal after the death of the appellant, which is dismissed accordingly.

(H) their own costs. File be consigned to the record room. SP-M. Azim Khan Afridi Cheisman Campionst Smat SD- Abdul Latif Menidea . ۲ ANNOUNCED 02.05.2016 Certificer to be fure copy Service Tribudat ER atu:Lishwa Date of Presentation of Application Number of Words____ Copying Fee_ 05 Urgent_ Total_ Name of Copylest Date of Complection of Copy______ 3 -11-15 Date of Delivery of Copy______ 3 -11-15

Rupees مندر اختيار دستره مماة معراج مر بوه عبد الجلال كم كارى خال درمرار مر الر امن قرير كى دو ف اقرار مرك مكرون بون ترمن موت فرات مردس شريبون حوس خسر وخون خوا ب ور من ایک در فراست لطرمان لعنوان معراج مل سام حکومت د مرا دائر مراما بن بون - بودنه حقره في ورس مت دور جرال را التي بون - ترابون مقره ز آن جانب سے میں اعظمان و کم من مقرة کا حقيق جات کو فرانان مغرر مراع ا خد رات در مری - م خون مذ تور مری جان معتر من مردی زار و در ما بر مر ىقرر الم - بان حلى دى تا لقرى ر - برم ى در واس د واس در واس د د. د شاویز تی بنی را محمد از کر ماومول ک - مح دادان نام را م درواست تفري نودار و ار اس ا روس ا نظران دار را - عرضله معوان الم س نست ج احد رات مانون من مقر و تو اللي فيار و موف كو لغو هن ادى فنار موصوف كالجلب احرة وبرداخية ذات خاص متل (دور) الول reat sorrar public cale & Notary Public cale Chibral 20 18 المندا في زنام حدزا بخر رز د - ما مسر الحاص ما رز -المرفوع المتور فأهد العبر 1-1-1-3 1-1-1-3 - 1-1-5-محاربام حذا محسنظور سے -العب 15201-3531221-3 15201-1817402-5 15201-9755022-7





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Review Petition No. 409/2018, in APRal No. 491/2014

In the court of: <u>Honourable</u> <u>Service Tribunal Perha</u>war

Petitioner/ Complainant Abdul Jalal Khan (ale) Appellant

VERSUS

Regional Police Officer, Malakand Respondent

I <u>Miraj Gul w/o Abdul jab</u> in the above noted <u>Review Petition</u> do hereby appoint <u>Minipage</u> / <u>Minipage</u> / <u>Advocate High Court</u> as my/our counsel in the above proceedings and authorize him to appear, plead, defend, act, compromise, withdraw, negotiate or refer to arbitration for me/ us as my / our advocate/ legal attorney in the above mentioned matter, without any liability for his default and with the authority to engage/ appoint any other Advocate/ Counsel on my/our behalf and to file amended petition/any miscellaneous application or any other documentation which is legally required on my/our behalf for the above proceedings.

Attested & Accepted Sint. ~

High Court, Peshawar Cell: 0334 – 98**6**5580

(CLIENT) CNIC No 15202-3744599-1

BEFORE THE SERVICE TRIBUNAL KPK PESHAWAR ABJUL JALALICHAN Régional Police Officer. APPLICATION FOR ADJOURNMENT. OF THE CASE. Respect bully Sheweth, () That the above mentioned case is pending bepore étris Horrerble Tributel which is bine d'or Today. ile Danie 2/05/2019. Service Course is ill wind he count entertain the (3 that the case bor an Today. Therfore it is request to you To actourse the case bor next date . ihrough SHAHZAD Khay (ADV). Senior Lounsel Jaie 2/05/2019 SYED. (ThuFran UPIAH SHAH.