BEFORE THE KPK, SERVICE TRIBUNAL, PESHAWAR

Restoration Application No. 54/2022

C.M. No. _____/2022

IN

S. Appeal No.568 /14

ce Tribuna

Aman Ullah Khan

versus

Chief Minister & Others

APPLICATION FOR REVIVAL / RESTORATION
OF THE SUBJECT SERVICE APPEAL
ADJOURNED SINE DIE ON 10-03-2021:

Respectfully Sheweth,

Dated: 19-01-2022

- 1. That the subject appeal was pending disposal before this hon'ble Tribunal.
- 2. That due to pendency of other similar cases, the same was adjourned Sine die on 10-03-2021.
- 3. That some of the cases has been finalized and due to the same reason, the appeal in hand, requires revival.

It is therefore, most humbly requested that the subject appeal be revived / restored for final disposal.

Through

Saadullah Khan Marwat

Advocate

Appellant

BEFORE THE KPK, SERVICE TRIBUNAL, PESHAWA

S.A No. 568 /2014

Versus

- Chief Minister, Govt. of KP, through Chief Secretary, Govt. of KP, Civil Secretariat, Peshawar.
- 2. Secretary, Government of KP, Elementary & Secondary Education Department, Peshawar
- Director of Education, Directorate of Elementary & Secondary Education, KP, Peshawar
 - District Education Officer (Female),

 Elementary & Secondary Education, Lakki Marwat Respondents

&<=>\$<=>\$<=>\$

APPEAL U/S 4 OF THE SERVICE TRIBUNAL ACT, 1974 AGAINST OFFICE NOTIFICATION NO. SO(S/M) E&SED/4-17/2012, DATED 26.12.2013 OF R. NO. 1 WHEREBY MINOR PENALTY OF WITHHOLDING OF TWO INCREMENTS FOR TWO YEARS WAS IMPOSED BY APPELLANT FOR NO LEGAL REASON.

⇔<=>⇔<=>⇔<=>⇔

Respectfully Sheweth:

Short facts giving rise to the present appeal are as under the present appeal are as a present appeal are a present appeal are

That appellant was appointed initially as Junior Clerk on 06.03.1979 and was promoted to the post of Senior Clerk in the year, 1980 on dedicated performances. The said process was invogue when in the year, 1997, he was promoted to the post of Assistant, B-11 now B-14.

re-submitted to the

22/4/14

Appeal No. 568/2014 Amanuelah vs Grovt

10.03.2021

Appellant present through counsel.

Riaz Khan Paindakheil learned Assistant Advocate General for respondents present.

An application for adjournment of the instant appeal till the decision of the case pending in the Accountability Court, was submitted.

In view of the above, the instant service appeal stands adjourned sine die till the disposal of the case pending before the Accountability Court, however, parties would be at liberty to seek restoration of instant case after decision by the Accountability Court. File be consigned to the record room.

(Atiq ur Rehman Wazir) Member (E) (Rozina Rehman) Member (J)

Number of Words 820

Number of Words 820

Capying Fee 4 D

Total 124

Name of Completing of Capy 18-01-22

Page of Completing of Capy 19-01-22

Page of Delivery of Capy 19-01-22