BEFORE THE KHYBER PAKHTUNKHWA SERVICE

## TRIBUNAL PESHAWAR

Khyber

Scruic Append No 1312/2023

Mst Rifat Bano..... Appellant

VERSUS

The Chief Secretary etc..... Respondent

# PARAWISE COMMENTS ON BEHALF OF THE RESPONDENT NO 3

**Respectfully Sheweth:** 

1. Para 1 need no comments.

2. Para 2 have no concerned.

- 3. Para No 3 pertains to record.
- 4. In response to Para 4 & 5, it is humbly submitted that in the impugned order dated 26.05.2023, the appellant and a the answering respondent were illegally, prematurely and with due malafide intention, the respondent No 1 & 2 issued the Impugned Order dated 26.05.2023, wherein the appellant was transferred from Town-III Peshawar, to Jehangira District Nowshera and the Answering Respondent was transferred from Takht-e-Nasrati District karak to Town-III Peshawar against which the answering



respondent filed separate appeal before this Hon'ble Tribunal, which is pending and is fixed for 21.07.2023. It worth to mention here that the answering respondent also filed a departmental appeal against the impugned order dated 26.05.2023, before the competent authority which was regretted vide order dated 12.06.2023.

# **G**ROUNDS:

A. Ground A to N along with prayer are admitted to correct, therefore, needs no reply.

Through

Respondent No 3 023

**SAFDAR IQBAL KHATTAK** Advocate, High Court Peshawar

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### AFFIDAVIT

I, Shehnaz Begum W/o Abdul Nasir R/o Tehsil Takht-e-Nasrati District Karak, do hereby solemnly affirm and declare on oath that the contents of the instant **Parawise Comments** are true and correct to the best of my knowledge and belief and nothing has been kept concealed from this Hon'ble Tribunal.

its is further stated on oath that in this APPed the answering Respondents have Neither been placed EX Parte nor their defense is struck off