# 45-6

## BEFORE THE KHYBER PAKHTUNKHWA SERVICE TRIBUNAL PESHAWAR

CM NO.	/2023	
IN		
SERVICE APPEAL	NO. 1286/2023	

**ABID SHAH** 

V/S

**POLICE** 

#### INDEX

S.NO.	DOCUMENTS	L DATED &	ANNEXURE	PAGE
1.	Memo of CM	·	· · · · · · · · · · · · · · · · · · ·	1
2.	Arrival Report	23.05.2023	A	2

Dated: 30th October, 2023

APPLICANT/PETITIONER

Through:

MUHAMMAD MAAZ MADNI

ADVOCATE HIGH COURT, PESHAWAR
TF-291, 292, Deans Trade Centre,
Peshawar Cantt:

0333-9313113, 0314-9965666

muhammad.m3adv@gmail.com

### BEFORE THE KHYBER PAKHTUNKHWA SERVICE TRIBUNAL PESHAWAR

CM NO	/2023	IN	Service Appeal No. 1286/	2023
ABID SHAH	-	V/S		POLICE
APPLICATION	FOR CON	DONA	TION OF DELAY (IF ANY)	Khyber Pakhinkhwa Service Tribunal
Respectfully Sheweth:,	·			Diary No. 868
FACTS:			·	Dated 30-10-2

- 1. That applicant/petitioner filed service appeal before this tribunal which is fixed for Preliminary Hearing on 01-11-2023.
- 2. That applicant/petitioner received the impugned order dated 26-04-2023 through his own efforts on dated 23-05-2023 and accordingly on the same day the applicant/petitioner submitted his arrival/charge report for duty.

Copy of Arrival/Charge Report is attached as Annexure ....... A.

- 3. That applicant/petitioner after receiving the impugned order dated 26-04-2023 on 23-05-2023 and became aggrieved from the act & omission of the respondents that the back benefit for the period when the applicant/petitioner was out of service has not been included, filed the instant service appeal on 07-06-2023 within 30 days of the communication dated 23-05-2023.
- **4.** That the delay (if any) caused in filing of the service appeal on 07-06-2023 is caused due to the above mentioned which may kindly be condoned.
- 5. That the instant petition may be consider as part & parcel of the main appeal.

It is therefore, most humbly prayed that the petition in hand may be accepted and the delay (if any) is caused may be condoned, please.

Dated: 30-10-2023

Applicant/Petitioner

Through:

MUHAMMAD MAAZ MADNI' Advocate, High Court, Peshawar

#### **AFFIDAVIT**

I. Abid Shah do hereby solemnly affirm that the contents of the above petition are true & correct to the best of knowledge & belief and nothing has been concealed from this Tribunal.

D E P O N E N T 21202-5269863-5

مهلع هير لولسر) لائن 23 05 13610 17 refei سالقه کسیدل عامرستان وله فحست شان ک-5269863 - CNIC- 21202 - 5269863 کسید 1807-11 (1807-11) 1807-11 Sings wings 1807-11 وره قده 26 مناس کیسیال سی لولیس کیشا ور بسیس ک سالفة كنشيل حولم كواله أردر النه ي 1308/PSO-Kly ورف 1700 المستركود فير إوليس ما م OPO مافي المواست كوافعا- كنسيم فندرومالا فواله أردر منهى desh- PA-Pesh المرارد والم 66 2) 16 2 colo CCPO chio 26 013 013 مادرو فایا کس ماف وجون کے فاق فاقدل کے ہو لنسيل مدر كالاى دور اورنافي كرك نقل در على دووس كرك بعرض كاروائي السرال مالا عقطاق برائخ أوارسال في واي بي مناب عالى! व विश्वासी कि mux. mn: Pl: Kluber alleries 23-05-2023