## Form-A

## FORM OF ORDER SHEET

Court of	
Implementation Petition No.	821/2023

S.No.	Date of order proceedings	Order or other proceedings with signature of judge		
1	2	3		
1	14.:11.2023	The implementation petition of Mr. Khanwada		
,		submitted today by Naila Jan Advocate It is fixed for		
		implementation report before Single Bench at Peshawar		
		on Original file be requisitioned. AAG		
		has noted the next date. Parcha peshi is given to		
	•	petitioner.		
		By the order of Chairman		
		REGISTRAR		
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# BEFORE THE KHYBER PAKHTUNKHWA SERVICE TRIBUNAL PESHAWAR

Execution petition No. 82 /2023

In

Service Appeal No: 1468/2022

Ex-Head Constable Khanwada

## $\mathbf{V}_{ ext{ersus}}$

Government of Khyber Pakhtunkhwa and others

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4.	Wakalat Nama		g

Dated: 13/11/2023

Petitioner

Through

Advocate, High Court

Peshawar

## BEFORE THE KHYBER PAKHTUNKHWA SERVICE TRIBUNAL PESHAWAR

Execution petition No. 89 /2023

In

Service Appeal No: 1468/2022

Khyber Pakhtukhwa Service Tribunal

Diary No. \$981

Dated 14-11-2023

Ex-Head Constable, Khanwada (No.550) Police Force Wohat

.....Petitioner

## $\mathbf{V}_{ ext{ersus}}$

- 1. Regional Police Officer, Kohat.
- 2. District Police Officer, Kohat.

..... Respondents

EXECUTION PETITION FOR IMPLEMENTATION OF THE JUDGMENT OF THIS HON'BLE TRIBUNAL IN APPEAL No. 1468/2022 DECIDED ON 14/09/2023

#### Respectfully Sheweth,

- 1. That the above mention appeal was decided by this Hon'ble Tribunal vide Judgment dated 14/09/2023 (Copy of the judgment is annexed as annexure "A")
- 2. That the relevant portion of the judgment is reproduced "in view of the above discussion, the appeal in hand is allowed by setting-aside the impugned orders are set-aside and the appellant is reinstated in service with all back benefits. Parties are left to bear their own costs. File be consigned to the record room".

- 3. That the Petitioner after getting of the attested copy of same approached the Respondents several time for implementation of the above mention judgment. However they are using delaying tactics and reluctant to implement the judgment of this Hon'ble Tribunal.
- 4. That the Petitioner has no other option but to file the instant petition implementation of the judgment of this Hon'ble Tribunal.
- 5. That there is nothing which may prevent this Hon'ble Tribunal from implementing of its own judgment.

It is, therefore, requested that on acceptance of this petition the Respondents may directed to implement the judgment of this Hon'ble Tribunal by reinstating the Petitioner with all back benefits.

Dated: 13/11/2023

Petitioner

Through

Naila Jan

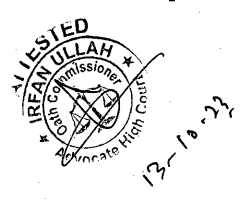
Advocate, High Court

Peshawar

#### **AFFIDAVIT:**

I, Ex-Head Constable, Khanwada (No.550), do hereby solemnly affirm and declare on oath that all the contents of above application are true and correct to the best of my knowledge and belief and nothing has been misstated or concealed from this Hon'ble Court.

Deponent



## BEFORE THE KHYBER PAKHTUNKHWA SERVICE TRIBUNAL PESHAWAR

Execution Petition No. \_\_\_\_\_/2023

In

Service Appeal No: 1468/2022

Ex-Head Constable Khanwada

## $V_{ m ersus}$

Government of Khyber Pakhtunkhwa and others

#### **ADDRESSES OF PARTIES**

#### **PETITIONER**

Ex-Head Constable, Khanwada (No.550).

#### RESPONDENTS

- 1. Regional Police Officer, Peshawar.
- 2. District Police Officer, Kohat.

Dated: 13/11/2023

Petitioner

Through

Naua Jan

Advocate, High Court

Peshawar

## KHYBER PAKHTUNKHWA SERVICES TRIBUNAL PESHAWAR



Service Appeal No. 1468/2022

Date of Institution ... 12.10.2022

Date of Decision... 14.09.2023

Ex-Head Constable, Khanwada No.550, Police Force, Kohat

. (Appellant)

#### **VERSUS**

The Regional Police Officer, Kohat Region, Kohat and 01 other.

(Respondents)

MR. ASHRAF ALI KHATTAK,

Advocate:

For appellant.

MR. ASIF MASOOD ALI SHAH,

Deputy District Attorney

For respondents.

SALAH-UD-DIN FAREEHA PAUL

MEMBER (JUDICIAL) MEMBER (EXECUTIVE)

#### JUDGMENT:

SALAH-UD-DIN, MEMBER:-

Precise facts giving rise to filing

of the instant appeal are that departmental action was taken against the appellant on the allegations reproduced as below:-

> "i. That it has been reported vide daily diary report No. 08 dated 16.05.2022, Police station Jarma, that you were in possession of a case property motor car No. LXJ 417/ Lahore seized in case FIR No. 454 dated 29.09.2021 u/ss 419, 420, 471 PPC PS Jarma parked in Police station.

That you illegally used the above vehicle for your personal use, while W/IGP Khyber Pakhtunkhwa had already taken a serious notice of case property

ATTRESTED

vehicles /seized vehicles in illegal usage, which was circulated to all concerned. Thus you willfully violated the lawful orders, misused your authority.

iii. That as per daily diary mentioned above you have further handed over the vehicle to one HC Musharaf of FRP (who changed number plate as LED No. 2056) and while trafficking narcotics in the said case property vehicle is arrested by Excise, control of narcotics department at Peshawar vide FIR No. 87 dated 14.05.2022 u/s 9 D-KP CNSA PS Excise district Peshawar."

- 2. On conclusion of the inquiry, the appellant was awarded major punishment of compulsory retirement from service vide order bearing O.B No. 221 dated 27.07.2022. The departmental appeal of the appellant was rejected by Regional Police Officer Kohat Region vide order dated 13.09.2022, hence the instant service appeal.
- 3. On receipt of the appeal and its admission to regular hearing, respondents were summoned, who put appearance through their representative and contested the appeal by way of filing written reply raising therein numerous legal and factual objections.
- 4. Learned counsel for the appellant has contended that the appellant was on Elite Tactical Course at Elite Police Training Centre, Nowshera with effect from 14-03-2022 to 22-05-2022 and was neither in possession of the concerned motorcar nor had he handed over the same to Musharaf, who was arrested in case FIR No. 87 dated 14.05.2022 u/s 9 D-KP CNSA PS Excise District Peshawar; that Dildar TEIC was serving as Muharar in Police Station Jarma during the relevant

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days, while the appellant was on training, therefore, he could not be saddled with responsibility of misusing of the concerned motorcar; that the inquiry proceedings were conducted in a slipshod manner and the appellant was not provided any opportunity of personal hearing or self defence; that no one was examined as witness during the inquiry in support of the allegations leveled against the appellant but even then the inquiry officer had wrongly and illegal given findings that the allegations against the appellant were proved; that the impugned orders may be set-aside and the appellant may be reinstated in service with all back benefits.

- 5. On the other hand, learned Deputy District Attorney for the respondents had contended that the motorcar in question was taken into possession as case property in case FIR No. 454 dated 29.09.2021 u/s 419,420,471 PPC PS but the same was handed over by the appellant to one Musharaf, who was arrested for smuggling of Narcotics in the same; that a regular inquiry was conducted in the matter by providing opportunity of personal hearing as well as self defence to the appellant; that the allegations against the appellant, were stood proved in a proper inquiry, therefore, he has rightly been awarded the punishment of compulsory retirement from service.
- 6. Arguments have already been heard and record perused.
- 7. The motorcar bearing registration No. LXJ 417 Lahore was case property of case FIR No. 454 dated 29.09.2021 under sections 419/420/471 PPC registered in Police Station Jarma. It was on 14.05.2022 that the said motorcar was intercepted by officials of Police

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Station Excise District Peshawar and Charas weighing 12000/- gram was recovered from the same. The motorcar was allegedly being driven by one Musharaf Khan S/O Azad Gul resident of Said Ali Banda Karak, who was arrested. On receipt of information regarding taking into possession of the motorcar bearing registration No.LXJ 417 Lahore, by officials of Police Station Excise District Peshawar, Dildar IHC Police Station Jarma entered the same in daily diary No. 08 dated 16.05.2022, wherein it was mentioned that the motorcar in question was handed over to the appellant. In view of contents of Daily Diary No. 08 dated 16.05.2022 of Police Station Jarma, disciplinary action was taken against the appellant, which concluded into compulsory

retirement of the appellant from service.

appellant was not serving as Muharrar in Police Station Jarma rather he was admittedly on training in Elite Police Training Centre Nowshera with effect from 14.03.2022 till 22.05.2022. Dildar IHC was serving as Muharrar in Police Station Jarma during the relevant days and it was he, who recorded in daily diary No. 08 dated 16.05.2022 that he had handed over the motorcar in question to the appellant. Except bare entry in daily diary regarding handing over the motorcar in question to the appellant, no oral or documentary evidence was procured by the inquiry officer in support of the allegations of handing over the motorcar in question to the appellant. The inquiry officer even did not bother to examine Dildar IHC, whose status was that of a complainant the matter in question. Even otherwise too, Dildar IHC was not

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clothed with any legal Authority for handing over the motorcar in question to the appellant and for the sake of arguments, if his assertion is admitted as correct then he was also liable to have been proceeded against for unlawfully handing over the motorcar in question to the appellant. While scanning the record, we have observed that the motorcar in question was case property but the same was not dealt with in accordance with the rules prescribed in Police Rules, 1934. The concerned SHO, who was Incharge of Police Station had also not bothered to observe the relevant rules of Police Rules, 1934 regarding the motorcar in question, which was a case property. The inquiry officer had conducted the inquiry in a slipshod manner and had not even afforded an opportunity to the appellant to record statement in his

9. In view of the above discussion, the impugned orders are set-aside and the appellant is reinstated in service with all back benefits. Parties are left to bear their own costs. File be consigned to the record room.

ANNOUNCED 14.09.2023

self defense.

(SALAH-UD-DIN) MEMBER (JUDICIAL)

(FAREEHA PAUL) MEMBER (EXECUTIVE)

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Name of the Property

Date of Lat. 12.3

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1 384 DOM DPO - 12 2018 الأوال بيك كرماني وعد الستامروي ويول ك بحواله اييل فم م 1468/022 مودي 2023-09-14 موجد مروي اوركواه تام الات المال وتعم كياب إلى فيسدام الال ورخوا من في البيار . الأن البيامة ما من وتحمله وشال يتن الأن الأن المساور معد كون البينة 8 عجمها دريا بياد مسارة تال أو زأل روي موزو 10-2023 -16 find to

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the state of

9 A ( Selle d) ( Selle petitioned visin 20023 visin 20023 visin 2000 مقدمه وعوى باعث تحريرة نكه مقدمه مندرجه عنوان بالاميں اپنی طرف سے واسطے بیروی وجواب دہی وکل کاروائی متعلقہ Jefili el آن مقام کے در مقرر کرے اقرار کیا جاتا ہے۔ کہ صاحب موصوف کو مقدمہ کی کل کاروائی کا کامل اختیار ہوگا۔ نیز وکیل صاحب کوراضی نامه کرنے ق تقرر ثالث و فیصله پر حلف دیئے جواب دہی اور اقبال دعوی اور بصورت ڈگری کرنے اجراء اور وصولی جیک و روپیدار عرضی دعوی اور درخواست ہرفتم کی تفید لیں زرایں پر دستخط کرانے کا اختیار ہو گا۔ نیز صورت عدم پیروی یا ڈگری میکطرفہ یا اپیل کی برا مدگی اور منسوخی نیز دائر کرنے اپیل نگرائی ونظر ٹانی و پیروی کرنے کامختاج ہوگا۔ از بصورت ضرورت مقدمہ مذکور کے کل یا جزوی کاروائی کے واسطے اور وکیل یا مختار قانونی کو اپنے ہمراہ یا اپنے بجائے تقرر کا اختیار ہوگا ۔ اور صاحب مقرر شدہ کو بھی وہی جملہ مذکور با اختیار ات حاصل ہو ں گ اور اس کا ساختہ پر داختہ منظور وقبول ہو گا دوران مقدمہ میں جوخرچہ ہر جانہ التوائے مقدمہ ہوں گے سبب سے وہوگا ۔کوئی تاریخ پیشی مقام دورہ پر ہو یا حدسے باہر ہوتو وکیل صاحب یابند ہوں گے که پیروی ندکورکریں \_لہذاوکالت نامہلکھدیا کے سندرہے \_ ماه لؤمر مح 20ء ell olo Same Mada