BEFORE THE KPK SERVICE TRIBUNAL, PESHAWAR

INDEX

APPEAL NO 260 OF 2019

HILAL ...VS... DISTRICT & SESSIONS JUDGE & ANOTHER

SUBJECT: WRITTEN STATEMENT/REPLY ON BEHALF OF RESPONDENTS NO.1 & 2

S/NO	DETAIL OF DOCUMENTS	TOTAL	NUMBER
		PAGES	,
1	INDEX	01	01/01
2	WRITTEN STATEMENT/REPLY	02	02/02
3	SUPPORTING DOCUMENTS	0	03/20
4	AFFIDAVIT	01	21/21
			1

SENIOR CIVIL JUDGE (ADMN),

PESHÁWAR

15-02-2024

Deshaur

BEFORE THE KHYBER PAKHTUNKHWA SERVICE TRIBUNAL PESHAWAR

Service Appeal No. 260 of 2019

Hilal Khan..... Appellant

VERSUS

District Judge & other..... Respondents

COUNTER AFFIDAVIT

I, Mohib-ur-Rehman, Senior Civil Judge (Admn), Peshawar, do hereby affirm and declare on oath that the contents of this reply are true and correct to the best of my knowledge and nothing has been concealed from this Hon'ble Court. It is further stated on Oath that the answering respondent have neither been placed ex-parte nor their defence struck off/cost.

Deponent.



BEFORE THE KPK SERVICE TRIBUNAL PESHAWAR

Appeal No. 260 of 2019

Hilal Khan
---VS--District Judge and another.

Dated 15-07-2024

Written Statement/Reply on Behalf of Respondent No. 1 & 2

FACTS

- 1. Paragraphs 1 to 4 are correct as per available record.
- **5.** Incorrect. The reply of the appellant official in response to the Show Cause Notice was duly considered by the competent authority, i.e. Senior Civil Judge (Admn) Peshawar, and acted upon under the law.
- **6.** Correct to the extent that appellant official filed an appeal against the impugned order, which was rejected vide Order dated 04/12/2018, being devoid of merits.
- **7.** Need no comments.

GROUNDS

- **A.** Incorrect. The impugned order was issued solely based on the merits of the case and the applicable bylaws and regulations.
- **B.** Incorrect. According to Rule 7 of the Government Servants (Efficiency & Discipline) Rules-2011, the competent authority dispensed with the inquiry because the appellant official admitted guilt.
- **C.** Incorrect. In an open court recording, the appellant official acknowledged his guilt and said he was under no coercion or influence. A video recording of the confession above is also on file. The appellant official had every opportunity to defend himself, but he chose not to do so, and the law carried out the proceedings against him.
- **D.** Incorrect. The appellant official was not condemned unheard; in fact, he was given every opportunity to defend against the charge level against him, but instead of defending himself, he admitted his guilt in open court, as stated in paragraph C above.
- **E.** Incorrect. The appellant or official has been treated per law, and no discrimination has been made against him.
- F. Incorrect The competent authority and the appellate forum have made no omission or error. The impugned order has been passed purely on merit-and per relevant rules.

Given the above, it is submitted that the impugned order has been passed strictly on merit and per the law. The appeal in hand, devoid of merit, does not weigh in the eyes of the law. Therefore, the same may kindly be dismissed, please.

[ASHFAQUE TAU]

District & Sessions Judge, Peshawar (Respondent# 1). [MOHIB-UR-REHMAN]

Senior Civil Judge (Admn) Peshawar (Respondent# 2).

TOTAL AUGUST HOTEL PROTITION

DISTRICT JUDICIARY, KHYBER PAKHTUNKHWA, PESHAWAR

Phone: 091-9213534

eMail: scjpeshawar@gmail.com

Web: www.SessionsCourtPeshawar.gov.pk

No.			 	
Date	d Pesh	ıawar	 	

OFFICE ORDER

Consequent upon Inquiry against accused official Hilal Khan (SO) Faramosh Khan, he is given major penalty of removal from service under section 04 (b) (III) of Khyber Pakhtunkhwa Government Servant (Efficiency & Discipline) Rules 2011. He, is thus removed from service under the provision of ibid rules.

ALAMGIR SHAH
Senior Civil Judge^(Adnm)
Peshawar.

No. _____/040 ____ Peshawar Dated 5/12/2018.

Copy forwarded for Information/Compliance to:

- 1. The Hon'ble District & Sessions Judge, Peshawar
- 2. The Accountant General, Khyber Pakhtunkhwa, Peshawar.
- 3. The Clerk of Court, Senior Civil Judge, Peshawar.
- 4. Civil Nazir, Senior Civil Judge, Peshawar
- 5. Official concerned by name.
- 6. Inquiry File.
 - 7. Office File.

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Senior Civil Judge ^(Admn) Peshawar.

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Or.....07.

Accused official Hilal Khan was facilitated to appear by Superintendent Jail, Peshawar for personal hearing. He was personally heard at length. During the personal hearing he was also confronted with video recording which was taken at the time of recording his statement on 27.10.2018.

File to come up for order on 04 12.2018.

ALANGIR SHAH
Senior Civil Judge (Adnm.)
Peshawar.

IN THE COURT OF ALAMGIR SHAH, SENIOR CIVIL JUDGE (ADMN), PESHAWAR.

<u>Or.....08.</u> 04.12.2018.

The opportunity of personal hearing was duly given to the accused official Hilal Khan who was facilitated by the jail authorities on 03.12.2018. He was personally heard at length, during which he was also showed the video recording of his clean breast admission of his guilt which was recorded on 27.10.2018 during recording of his statement.

Brief facts leading to the present inquiry relates to a written complaint of one Baghi Sher and Tawab Sher against the misconduct/involvement in illegal

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practice by the learned Judicial Magistrate-II, Peshawar and his subordinate staff. The inquiry was marked by the worthy District & Sessions Judge, Peshawar on 26.10.2018 to undersigned for report. During the said inquiry the accused official Hilal Khan S/O Faramosh Khan admitted his guilt by stating that he factitiously put fake signatures of Mr. Ijaz ur Rehman Qazi, learned Judicial Magistrate-II, Peshawar on bail bonds and release warrant of accused Jamal Shah who was involved in five different criminal cases U/S 489-F PPC/512 of P.S. Hayatabad, Peshawar.

Needless to mention here that the accused official Hilal Khan was posted as Naib Qasid in the court of said Judicial Magistrate. During the course of inquiry the statement of Mr. Ijaz ur Rehman Qazi, learned Judicial Magistrate-II, Peshawar was also recorded wherein he stated that the signatures on bail bonds and release warrants were fake and factitious. On the clean breast admission of guilt by the accused official Hilal Khan before the undersigned, Mr. Ijaz ur Rehman Qazi, learned Judicial Magistrate at once submitted two applications, one to SHO Police station East Cantt, Peshawar for appropriate legal action and other to learned Judicial Magistrate-IV, Peshawar for proceeding with the matter according to law and 2 1 Page

ATTESTED

request to take strict action against accused Jamal Shah, the sureties and identifiers.

Thereafter, the accused official was suspended during the course of inquiry.

Proper FIR was registered against the accused official on 27.10.2018 and he was arrested there and then. His bail plea was turned down from the Court of learned Judicial Magistrate-IV, Peshawar to august Peshawar High Court, Peshawar. On the same date i.e. 27.10.2018(on which he admitted his guilt of putting fake signatures on bail bonds and release warrants of learned Judicial Magistrate-II, Peshawar, Mr Ijaz ur Rehman Qazi, benefiting the accused Jamal Shah involved in above criminal cases), the accused official Hilal Khan was given show cause notice wherein it was mentioned in para-II that by reason of his admission during inquiry, the undersigned is stratified that there is no need of inquiry into his guilt and the same was dispensed with U/S 07 of Khyber Pakhtunkhwa Government Servant (Efficiency & Discipline) Rules 2011. The said show cause notice was properly served on the accused official, the copy of which bears his signature and thumb impression which is available on file.

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On 05.11.2018 reply in response of the show cause notice was submitted which was duly signed by the accused official. The reply in response of the show cause notice was thoroughly perused wherein mainly two pleas of defence were taken; firstly that the undersigned has dispensed with proceedings without showing any sufficient cause and reasons, whereas Para-II of the show cause notice clearly states the reason of dispensing with the inquiry proceedings in unequivocal terms that by reason of his admission during inquiry the same is being dispense with; while secondly, that he was compelled by the said learned Judicial Magistrate-II, Peshawar and his staff to admit his guilt and by doing so the statement before the undersigned is without free consent. Suffice it to say that the statement of admitting his guilt was taken in open court in presence of all staff members the video recording of which is also available wherein staff members and some lawyers/learned counsel in open court room can also be seen. Therefore, this plea i.e. statement without free consent, cannot be relied upon.

From the above discussion, it is clear that the accused official committed gross misconduct by involving in illegal practice of putting fake and factitious signatures of Mr. Ijaz ur Rehman Qazi,

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learned Judicial Magistrate-II, Peshawar on the bail bonds and release warrants, thereby extending unlawful benefits to the accused Jamal Shah involved in the above mentioned criminal cases. The charges levelled against accused official is proved, therefore, he is given major penalty of removal from service. The accused official Hilal Khan S/O Faramosh Khan is removed from service under section 04 (b) (III) of Khyber Pakhtunkhwa Government Servant (Efficiency & Discipline) Rules 2011.

File of this office be consigned to record room while attested copies be placed on the service record of the accused official Hilal Khan S/O Faramosh Khan.

ANNOUNCED 04.12.2018.

ALAMGIR SHAH

Senior Civil Judge ^(Adnm) Peshawar.

GERTIFIED TO BE TRUE COPY

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CO TILL DELETED 15.Elcath Julian Elyno Ediny delanis de de ling a veingil iciba? weder intimation to this court positively S.b. Ejaz-w. Redmon Caxi Juic-11 Por appropriate action as per taw grainest the official manual about forth winth SIZ (1. P.c. Police station Hayad abad. you are, therefore, directed to take Police Station Hayatabad, and FIR No. 479, dated 14/4/2015, U/S 489-F PPL Y/2 Station Hayatabad, Peshowor, 4. FIR No. 2231, dated 17/12/2016, We 489-F) 419/420Ph Station Hayalabad, Peshawan. 3, FIR No. 1026, dated 3/8/2015, U15 489 Ph. Policastation Hayarabad, Poshawon. Z. FIR No. 1549, dated 4/11/2015, 11/5 489 Pli, talice in cases mentioned besow. 1. FIR No. 15, dated 4/1/2018, W/5 489-F/470 PR tosice and bail bands in favour of accused namely Jamas stak who was involved warrant and put the synature of the undersyned on release morrant Officer in an inguiry wherein he admitted that he prepared fake delease ached to the court of undersyned recorded today begare the Inquiry Statement of Hild Khan sto Faramash khan presently haib Gousial att-East court, subject: APPROPRIATE LEGAL ACTION. It is stated that ות עונט פון - שלעינט פ ביים בין בולם ש פנן מנטטט טועוני תל שוטו וניין はいというからこれは他はなることとのとないいらいいいいいいいいかいかい celim- our later & in friend willow-ت برن در الحراق المحدد range of the Lebolocuclemon minesilo piccon Wall سدرا السبالة لمه فالموتاك لملك عبد الحاز لها ما مد يوني و بران الم و- يولير لياهي آله (منابعه) لوير تسيفير هؤ 147, 834, 054, 814 شيئتسه منزع في المال تسنيث ENW II WILL الكادوريور لفرالمون المنافع المنافع المنافع المنادات المادات المنافع المن । द्वारामारी क्रिक حدركزل وبهدر شمرا HUMEVAUE

SHOW CAUSE NOTICE

I, Alamgir Shah, Senior Civil Judge (Admin), Peshawar as competent authority, do hereby serve you, Mr. Hilal Khan S/O Faramosh Khan, Naib Qasid to the court of Mr. Ejaz ur Rehman, learned Judicial Magistrate-II, Peshawar, as follows.

- 1. That consequent upon an inquiry conducted against you by the undersigned in which you admitted the guilt of putting fake signatures of Mr. Ejaz ur Rehman Qazi, learned Judicial Magistrate-II, Peshawar on the bail bonds and release warrants on 23.10.2018. That thereafter you, according to your admission, stamped the said bail bonds and release warrant by releasing the accused from Jail.
 - 2. That by reason of your admission during inquiry, copy of which is annexed herewith, I am satisfied that there is no need for inquiry into your guilt which you have already admitted, therefore, u/s 07 of Khyber. Pakhtunkhwa Government Servants (Efficiency & Discipline) Rules, 2011, the inquiry is dispensed with.
 - 3. That as a result thereof, I, as competent authority have tentatively decided to impose upon you any of the penalties enumerated in Rule-4(1) of the said rules.



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(Examiner)

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- 4. you are therefore, required to show cause as to why the aforesaid penalties should not be imposed upon you and also intimate whether you desire to be heard in person.
 - 5. If no reply to this notice is received within 07days of its receipts, it shall be presumed that you have no defence to put in and in that case an Ex:Parte action shall be taken against you. (Copy of your statement recorded during inquiry of today is enclosed).

Given under my hand and seal of the Court, this day 27th October, 2018.

ATTESTED

ALAMGIR SHAH
Senior Civil Judge (Admn),
Peshawar.

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BEFORE THE HON'BLE SENIOR CIVIL JUDGE (ADMIN)PESHAWAR

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REPLY TO SHOW CAUSE NOTICE DATED 27.10.2018.

Respectfully Sheweth:

Hilal Khan (Naib Qasid), the Petitioner, most respectfully submits the following reply to the Show Cause Notice bearing End No. 780-784 dated 27.10.2018 for your kind consideration and for favour of acceptance.

1. That since his induction the Petitioner has served the department honestly and diligently to the utmost satisfaction of his superiors during entire period of his service.

- 2. That while serving as Naib Qasid attached to the court of Mr. Ejaz ur Rehman Qazi learned Judicial Magistrate-II Peshawar, the Petitioner was shocked to receive the Show Cause Notice under reply on 29.10.2018.
- 3. That the Petitioner has been charged for allegedly putting fake signatures of the Learned Judicial

(Examiner) Yvil Court Peshawar

ATTESTED

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Magistrate Mr. Ejaz ur Rehman Qazi, Peshawar on the bail bonds and release warrants on 23.10.2018.

4. That it is necessary to mention here that neither charge sheet, nor statement of allegation was served upon the Petitioner regarding the allegations mentioned in the impugned Show Cause Notice

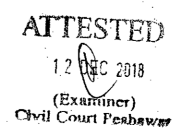
More so, no proper inquiry in accordance with the law has been initiated against the Petitioner and no witnesses of any sort were either examined or produced in his presence.

5. That the impugned Show Cause Notice is subject to proof and the allegations made therein are required to be supported by some substantive evidence.

That the Worthy Authority has dispensed with the inquiry proceedings without showing any sufficient cause and recording reasons. The Petitioner has been condemned unheard, which is against the law and rules regulating his service.

ATTESTED

6. That an FIR No 528 dated 27.10.2018 was also registered against the Petitioner under section 419/420/468/471 PPC at PS Sharki Peshawar and the Petitioner being accused is presently confined in Judicial Lockup Peshawar.



7. That the allegations made in the FIR are yet to be proved before the court of Competent Jurisdiction.

No

- 8. That the Petitioner has not been held guilty as yet.

 He has neither admitted nor has confessed to the commission of the offence.
- 9. That so far as my statement allegedly recorded before your good self, it is submitted with respect that I have not given any statement willingly rather after the incident took place, I was summoned by the learned J/M Ijaz ur Rehman Qazi alongwith all staff members attached to said court. compelled me to give siad statement, so that they be absolved of the responsibilities. The statement attributed to me is not proper and without free consent. It is pertinent to mention here that being Naib Qasid, I have nothing to do with the attestation of bail bonds or issuance of release warrant, rather it is mainly the Job of "Reader" and "Moharir" attached to the court.

Respectfully submitted that without probing into the matter and without conducting any inquiry, I have been held responsible.

Further submitted that without determining the fact that who signed the bail bonds and release warrant lodging of FIR against me and issuance of show cause notice without conducting any inquiry is against the spirit of E&D Rules 2011.

ATTESTED

(Examiner)
Chail Court Peabawa

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10. That the impugned action against the Petitioner is arbitrary, discriminatory against the principles of calling equity, law and Justice, hence interference by the worthy authority.

In view of the above, it is most humbly requested that the impugned Show Cause Notice dated 27.10.2018, received on 29.10.2018 may kindly be withdrawn and the matter may kindly be probed through proper inquiry in accordance with the law, while exonerating the Petitioner of all the charges leveled against him.

The Petitioner also seeks permission to be heard in person.

Petitioner

Dated: 03.11.2018

HILAL KHAN (NAIB QASID)

Hilal Chan

Attached to the Court of Senior Civil Judge (Admin) Peshawar, presently in Judicial Lockup Peshawar.

ATTESTED

1 2 DEC 2918 (Examiner)

To

The District and Sessions Judge, Peshawar.



Subject:

REPRESENTATION APPEAL DEPARTMENTAL AGAINST THE ORDER DATED 04.12.2018, WHEREBY THE APPELLANT HAS BEEN AWARDED WITH THE MAJOR PUNISHMENT OF REMOVAL FROM SERVICE.

Prayer in Review / Representation.

ON ACCEPTANCE OF THIS DEPARTMENTAL APPEAL / REPRESENTATION THE ORDER DATED 04.12.2018, MAY PLEASE BE SET ASIDE AND THE APPELLANT MAY VERY KINDLY BE REINSTATED INTO SERVICE WITH ALL BACK BENEFITS.

Respectfully Submitted,

The appellant very humbly submit the following few lines for your kind and sympathetic consideration:

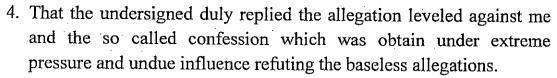
1. That the undersigned was appointed as Class IV. Ever since my appointment, I had performed my duties as assigned with zeal and devotion and there was no complaint whatsoever regarding my performance.

That while serving in the said capacity, and posted as Naib Qasid TESTED attached to the cour. of Mr. Ijaz Ur Rehamn Qazi Learned Judicial Magistrate II Peshawar, I was served with initial show cause notice dated 27.10.2018, regarding certain baseless and unfounded allegations, the detailed reply of which was submitted by the undersigned.

> 3. That thereafter without conducting any regular Inquiry, I was served with Final show cause notice containing the following baseless allegations.

Putting fake signature of Mr. Ijaz ur Rehamn Qazi Learned Judicial Magistrate II, Peshawar on the bail bonds and release warrants on 23.10.2018, and stamped the said bail bonds and release warrants by releasing accused from the jail.

(Examiner) Session Court Peshaner





- 5. That without considering my defence reply, I was awarded the major penalty of "Removal from Service" vide order dated 04.12.2018.
- 6. That the undersign was granted bail by the Supreme Court of Pakistan vide order dated 15.01.2019, and I received the removal order dated 04.12.2018.
- 7. That the penalty imposed upon me is illegal unlawful against law and facts hence liable to be set aside inter alia on the following grounds:

GROUNDS OF REVIEW / REPRESENTAITON.

- A. That I have not been treated in accordance with law hence my rights secured and guaranteed under the law are badly violated.
- B. That no proper procedure has been followed before awarding me the major penalty of "Removal from service" no regular inquiry has been conducted, , I have not been given fair opportunity to defend myself against the charges, the impugned order being based upon such defective proceedings, is thus not tenable in the eye of law.
- C. That I have not been given proper opportunity of personal hearing before awarding me penalty, hence I have been condemned unheard.
- D. That adopting shorter procedure in the instant case was uncalled for and illegal, the charges were never admitted by the undersigned hence the issuance of show cause notice has prejudiced my case and in-fact I was condemned unheard.
- E. That the matter in hand required a full fledge regular inquiry, for the proof or other wise of the charges, in the absence of regular inquiry major penalty cannot be imposed.
- F. That the charges leveled against me were neither admitted by the undersigned nor there was any direct evidence that could prove

ATTESTED

1 6 FEB 20 (Examiner)

the undersigned guilty of the alleged charges, hence adopting shorter procedure of show cause and dispensing with the regular inquiry is unwarranted.



- G. That I have already submitted my detailed Para wise reply to the charges leveled in the show cause notice, the facts and grounds mentioned in my replies to the Show Cause Notices may also be read as integral part of the instant departmental appeal.
- H. That the charges leveled against me have not been probed through any inquiry nor any sufficient material has been brought forward against the undersigned that can prove him guilty of the charges, thus awarding such a harsh penalty on the basis of no evidence is not tenable in the eye of law.
- I. That I have never committed any act or omission which could be termed as misconduct, albeit I have been awarded the penalty of "Removal from Service." The charges leveled against me are false and baseless and are the result of misconception.
- That I have at my credit a bright and spotless service career, during the entire service I have always performed my duties as assigned with zeal devotion and sincerity, my performance has always remained up to the mark, however my spotless service career has not been taken into consideration before the imposition of penalty upon me.

K. That I am jobless since the illegal penalty imposed upon me.

It is, therefore, humbly prayed that on acceptance of this Review/ Representation the order dated 04.12.2018, may please be set aside and the undersigned may be reinstated into service with all back benefits.

Yours Obediently

Hilal Khan s/o

Faramosh Khan

Ex Class IV, Judicial

Complex Peshawar

departmental appeal in hand is submitted by Mr. Hilal Khan, Ex-Naib Qasid against his removal vide order of learned Senior Civil Judge (Admn), Peshawar bearing endorsement No. 1040 dated 05/12/2018.

Perusal record reveals that the appellant/official while posted as Naib Qasid to the court of Mr. Ejaz-ur-Rehman Qazi, learned JMIC-II, Peshawar, prepared fake Release Warrant of accused Jamal Shah, who was involved in five different cases registered u/s 489-F PPC, which resulted in release of accused Jamal Shah from jail. Consequently, Baghi Sher and Tawab Sher, who are also complainants in criminal cases against accused Jamal Shah, submitted complaint against learned JMIC-II and others, which was entrusted to learned Senior Civil Judge (Admn), Peshawar for inquiry. During inquiry proceedings, the appellant/official Hilal Khan Naib Qasid admitted his guilt regarding preparation of fake Release Warrant, thus he was issued final show cause notice, and after hearing him personally, the learned Senior Civil Judge (Admn) Peshawar, being competent authority, removed the official from service through impugned order. One major point raised by the appellant/official in the instant

sions Judge

Contd...

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CRUER L5/02/2019 appeal is that no proper inquiry was conducted by the Senior Civil Judge (Admn), Peshawar before awarding him the major penalty but this stance of the appellant/official is of no value as the learned Senior Civil Judge (Admn), Peshawar being competent authority has the power to dispense with the inquiry under Rule-7 of the KP Govt Servants (Efficiency & Discipline) Rules 2011, if he deems it unnecessary. In the present case, the commission of offence by the appellant/official was crystal clear which was further strengthened by his pleading guilt.

In light of the above, the appellant/official is connected with the commission of offence and has failed to prove his innocence, thus, the appeal in hand having no substance is hereby dismissed.

ATTESTED

Dated of Application

[Muhammad Younas]
District & Sessions Judge,

Peshawar

15/02/2019

1 6 FEB 2019

(Examiner)
Session Court Pashawat



Ph#091-9210099 Fax#091-9212419
eMail: scPeshawar@yahoo.com
web: SessionsCourtPeshawar.gov.pk

No., 453

Dated Peshawar 12 - 02 - 24

Τo

The Registrar,

Khyber Pakhtunkhwa Service Tribunal,

Peshawar.

Subject:

DEPARTMENTAL APPEAL NO. 260 OF 2019

"Hilal Khan ... vs... District Judge & another"

Memo:

Detailed/para-wise comments in the subject appeal are submitted, on behalf of respondents No.1 & 2. It is further added that Mr. Rahmdad Khan, Superintendent, Sessions Court, Peshawar (0333-5936391) is nominated/authorized to represent this Office and pursue the subject case before the Khyber Pakhtunkhwa Service Tribunal Peshawar, with the assistance of Mr. Sajjad Ahmad Jan, Assistant/ACC of this Office.

Encl: AS ABOVE

[ASHFAQUE TAJ]
District & Sessions Judge,
Peshawar.

No. 954-55 Dated Peshawar the 12 / 02 /2024

Copy forwarded for information to:

- 1. The Additional Registrar (Admn), Peshawar High Court, Peshawar, with reference to PHC letter No. 947/Admn dated 12/02/2024.
- 2. The Additional Advocate General, KP Service Tribunal, Peshawar, with reference to his letter No. 218-22 dated 23/01/2024.

District & Sessions Judge, Peshawar.