## BEFORE THE KHYBER PAKHTUNKHWA SERVICE TRIBUNAL PESHAWAR \*\*Chyber Pakhtukhwa\*\*\*

	·	Service Tribunal	
In Re: Service Appeal No. //oo	/2023	Diary No. 11170	J
Asif,		Dated 16-02-208	
13319	•		
Versus			
District and Session Ludge Khy	her and Others		

District and Session Judge, Khyber and Others

.......... Respondents

## Application/statement on behalf of Respondents No; 02 to 09

Respectfully Sheweth,

- 1. That the above titled appeal is pending before this honourable court and fixed for 19-02-2024.
- 2. That as the respondent No.1 has already submitted comments in the above titled appeal. The respondents No.02 to 09 also relies upon the said comments of Respondent No.01 and don't want to submit further comments.
- 3. That there is no legal bar on acceptance of the instant application.

**Prayer:** It is therefore humbly prayed that on acceptance of this application the respondents No. 02 to 09 may kindly be allowed to rely upon the comments already submitted by respondent No.01.

Applicants Through

Mian Afrasiab Gul Kakakhel

AHC

Advocates & Consultants 12, K-3, Phase-III, Hayatabad, Peshawar Phone 5817132, 5818446, Mobile: 0333 9215562 Email: afrasyyab.advocate@gmail.com

19-2-2024

## BEFORE THE KHYBER PAKHTUNKHWA SERVICE TRIBUNAL PESHAWAR

In Resp; of Service Appeal No. //op /2023

Asif

.....Appellant

Versus

District and Session Judge, Khyber and others

..... Respondents

## **AFFIDAVIT**

I, Said Khan S/o Wazir Muhammad the respondents do hereby solemnly affirm and declare on oath that the contents of reply are and correct to the best of my knowledge and nothing has been concealed from this honorable tribunal.

Peshawar, Dated

16<sup>th</sup> Feb. 2024

