BEFORE THE KHYBER PAKHTUNKHWA SERVICE TRIBUNAL PESHAWAR

CM No. ____/2024

In Service Appeal No. 2267/2023

Rizwan Ullah

Versus

Govt. of KPK etc

APPLICATION FOR WITHDRAWAL

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February 10, 2024

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Your Humble Appellant

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Rizwan Ullah

Through Counsel

- Pakhtukhwö ce Tribunal

Dates No.

Dated....

Muhammad Waqas Advocate High Court Cell#0345-9823802

BEFORE THE KHYBER PAKHTUNKHWA SERVICE TRIBUNAL PESHAWAR

(1)

CM No. ____/2024

In Service Appeal No. 2267

Khyber Pakhtukhu Service Tribunal Diary No. 11481

Rizwan Ullah

Versus

Govt. of KPK etc

APPLICATION FOR WITHDRAWAL OF ABOVE MENTIONED SERVICE APPEAL WITH PERMISSION TO FILE AFRESH SERVICE APPEAL BEFORE THIS HONOURABLE TRIBUNAL AFTER DECISION OF REVISION PETITION#2985 DATED 02/12/2022 PENDING BEFORE THE WORTHY INSPECTOR GENERAL OF POLICE KHYBER PAKHTUNKHWA.

Respectfully Sheweth:-

That appellant humbly submits as under:-

- 1. That the service appeal mentioned above is pending adjudication in this Honourable court and is fixed for 20/02/2024.
- 2. That a revision petition No. 2985 dated 02/12/2022 of appellant is pending adjudication before the worth Inspector General of Police Khyber Pakhtunkhwa who hold the petition till final decision of learned trial court in case FIR 379 dated 17/11/2018 u/s 324,337-F(vi)/34 PPC registered at Police Station Gul Imam Tank. Copy of order dated 02/12/2022 of worthy IGP is annexed.
- 3. That in the attending circumstances the appellant wants to withdraw the instant appeal with permission to file afresh service appeal after decision of his revision petition (if needed).
- 4. That this honourable court has got vast and ample powers to entertain the instant application.

It is therefore, humbly requested that the above titled service appeal may kindly be dismissed as withdrawn with permission to file afresh after decision of revision petition (if needed).

February 10, 2024

Your Humble Appellant

Rizwan Ullah

Through Counsel

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Muhammad Waqas Advocate High Court Cell#0345-9823802

AFFIDAVIT

I, **Rizwan Ullah**, the appellant, do hereby solemnly affirm and declare on oath that contents of this application are true and correct to the best of my knowledge and belief and that nothing has been concealed from this Honourable Court.

DEPONENT

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OFFICE OF THE INSPECTOR GENERAL OF POLICE KITYBER PAKHTUNKIIWA Central Police Office, Peshawar.

No. 51 2985 22, dated Peshawar the 2112 12022.

In:

The Regional Police Officer, Dera Ismail Khan.

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Nubject: Memo:

REVISION PETITION.

Please refer to your office Memo: No. 7549/ES, dated 04.11.2022.

The applicant Ex-FC Rizwan Ullah No. 312 has submitted revision petition requesting therein for re-instatement in service. He was dismissed from service by DPO/Tank vide OB No. 24, dated 20.01.2022 on the grounds that ne was deployed as security guard with District Nazim Tank vide DD No. 37, dated 19.11.2018 of Police Lines, Tank. He was involved in heinous crime of attempt to murder vide case F-R No. 379, dated 17.11.2018 u/s 324/337-F(VI)/34 PPC Police Station Gul Imam and absence from duty w.e.f 19.11.2018 to 2.01.2019 fee 64-days. His appeal was rejected by Region Office, DIKhan vide order No. 4208/ES, dated 22.06.2022. His case is under trial in the court. Therefore, his revision petition is hereby kept pending till decision of the case.

The applicant may please be informed accordingly.

(AFSAR JAN) Registrar, For Inspector General of Police, Khyber Pakhtunkhwa, Peshawar.

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