Form-A

FORM OF ORDER SHEET

Court of___

Restoration Application No. 309/2024

	S.No.	Date of order Proceedings	Order or other proceedings with signature of judge		
	1.	2	3		
	1	25.04.2024	The application for restoration of Appeal No		
		. ,	36/2017 submitted today by Sardar Muhammad Irsha		
			Advocate. It is fixed for hearing before touring Divisio		
			Bench at A.Abad on .Original file b		
			requisitioned. Parcha Peshi given to the counsel for		
		· .	the applicant.		
			By the order of Chairman		
			(MMM)		
			REGISTRAR		
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BEFORE THE SERVICE TRIBUNAL KPK CAMP, ABBOTTABAD

Restoration Appli. no. 309/2024 SA No.36/2017

Ayaz IHC No.254.....Appellant

V/s

Govt of Kpk and others......Respondents

APPLICATION FOR RESTORATION OF APPEAL

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Appellant

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(Sardar Muhammad Irshad)

Advocate High Court 1A Gulistan Colony College Road Abbottabad Cell:+92343-3326000 Email: Sardarmuhammadirshad7@gmail.com

BEFORE THE SERVICE TRIBUNAL KPK CAMP, ABBOTTABAD

Restoration Appli No. 309 / 20245A No.36 / 2017

Ayaz IHC No.254.....Appellant

V/s

Govt of Kpk and others......Respondents

APPLICATION FOR RESTORATION OF APPEAL

Styber Pakhtukhwa Service Tribunal

Dated 25-04-2024

Respectfully Sheweth:-

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Through:-

The appellant submits as under:-

1. That appeal No. 36/2017 filed by the appellant was clubbed with appeal No. 37/2017 involving identical questions of law and facts and final arguments in both appeals were heard on 27/04/2023 at Abbottabad when adjourned to 28/04/2023 for order. These appeals were further adjourned to 11/05/2023 for order at Peshawar.

2. That aforesaid appeals were again adjourned to 25/05/2023 for order but the order was not announced and fresh arguments were directed to be addressed at the bar on 29/11/2023.

- 3. That due to above consecutive adjournments and having been clubbed with the other similar appeal. The appellant has no information about de-clubbing of his appeal and misled from the adjournment in other appeal considering same date in his appeal and failed to appear on the separate crucial date when his appeal was dismissed in default.
- 4. That on 26/02/2024 when the connected appeal came up for hearing before this Honorable Tribunal it emerged that appellant's appeal bearing No. 36/2017 has already dismissed in default.
 - 5. That the default was not willful as the same was result of misunderstanding and appellant has no knowledge of dismissal of his appeal in default which came to his notice on 26/02/2024.

It is, therefore, prayed that appellant's appeal may graciously be restored and be clubbed with appeal No.37/2017 in the interest of justice.

Appellant

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(Sardar Muhammad Irshad) Advocate High Court 1A Gulistan Colony College Road Abbottabad Cell:+92343-3326000 Email: <u>Sardarmuhammadirshad7@gmail.com</u>

BEFORE THE SERVICE TRIBUNAL KPK CAMP, ABBOTTABAD

SA No.36 / 2017

Ayaz IHC No.254.....Appellant

V/s

Govt of Kpk and others......Respondents

APPLICATION FOR RESTORATION OF APPEAL

<u>AFFIDAVIT</u>

I, Hannet Ayaz IHC No.254 do hereby solemnly affirm and declare that the contents of the accompanying application are true and correct to the best of my knowledge and belief and nothing has been concealed from this Honorable Tribunal.

Deponent

VERIFICATION

المعربين ومرهور ومعاد الأع

Verified on Oath at Abbottabad on 27th day of February 2024 that the contents of above affidavit are true and correct to the best of my knowledge and belief.



Deponent

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