


FORM OF ORDER SHEET

Court of _____

Appeal No. 611/2024

S.No.	Date of order proceedings	Order or other proceedings with signature of judge
1	2	3
1-	30/04/2024	<p>The appeal of Mr. Faridullah resubmitted today by Mr. Taimur Ali Khan Advocate. It is fixed for preliminary hearing before Single Bench at Peshawar on 03.05.2024. Parcha Peshi given to the counsel for the appellant.</p> <p>By the order of Chairman.</p> <p> REGISTRAR</p>

**BEFORE THE HONOURABLE SERVICE TRIBUNAL, KHYBER
PAKHTUNKHWA PESHAWAR.**

Appeal No. 611 of 2024

Farid Ullah

..... appellant

VERSUS

Police Department

..... Respondent

**APPLICATION FOR FIXATION OF TITLED APPEAL
BEFORE THE PRINCIPAL SEAT FOR PRELIMINARY
HEARING.**

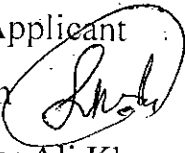
Respectfully Sheweth:

- 1) That the titled has been submitted today before the Honourable Service Tribunal Peshawar.
- 2) That the office raised objection that the instant appeal is would be fixed before the Swat Bench.
- 3) That the respondents residing in Peshawar that's why the instant in Service appeal may also be fixed before the principal seat of Service Tribunal.
- 4) That it would be more appropriate if the instant service appeal if possible may kindly be submitted before the principal seat of Service Tribunal Khyber Pakhtunkhwa Peshawar.
- 5) That the counsel for the appellant was also a practicing lawyer at Peshawar belong from Peshawar and by

acceptance of this application the council should attend
this Hon' able Court easily.

It is therefore most humbly prayed that on
acceptance of this application if the instant appeal
is fixed for hearing.

Dated 30.04.2024


Applicant
Through 
Taimur Ali Khan
Advocate High Court
Peshawar

The appeal of Mr. Farid Ullah received today i.e on 19.04.2024 is incomplete on the following score which is returned to the counsel for the appellant for completion and resubmission within 15 days.

- 1- Check list is not attached with the appeal.
- 2- Affidavit is not attested by the Oath Commissioner.
- 3- Annexures of the appeal are unattested.
- 4- Copies of charge sheet, statement of allegations, show cause notice, enquiry report and replies thereto are not attached with the appeal be placed on it.
- 5- Annexures attached with the appeal are illegible which may be replaced by legible/better one.
- 6- The documents that are to be provided must be readable/legible.
- 7- Five more copies/sets of the appeal along with annexures i.e. complete in all respect may also be submitted with the appeal.

No. 923 /S.T.


Dt. 22/4 /2024.


22/4/24
REGISTRAR
SERVICE TRIBUNAL
KHYBER PAKHTUNKHWA
PESHAWAR.

Mr. Taimur Ali Khan Adv.
High Court Peshawar.

R/Sir,

- 1- Removed
- 2- Removed
- 3- Removed
- 4- Copies of charge sheet statement of allegations show cause notice were not communicated to the appellant, therefore unable to attached with appeal.
- 5- Removed
- 6- Removed
- 7- Removed

Resubmitted after compliance

30/4/2024

**BEFORE THE KHYBER PAKHTUNKHWA SERVICE TRIBUNAL
PESHAWAR**

SERVICE APPEAL NO. 611 /2024

Farid Ullah

V/S

Police Department

INDEX

S.No.	Documents	Annexure	P. No.
1	Memo of Appeal	-----	01-03
2	Affidavit	-----	04
3	Copy of medical report	A	05-13
4	Copy of order dated 15.08.2022	B	14
5	Copies of departmental appeal, order dated 01.12.2022, revision and order dated 22.03.2024.	C, D, E & F	15-18
6	Vakalat Nama	-----	19

THROUGH:

Farooq
APPELLANT

Lubb
(TAIMUR ALI KHAN)

ADVOCATE HIGH COURT

Cell# 0333-9390916

Shakir Ullah Torani
(SHAKIR ULLAH TORANI)
ADVOCATE

1

BEFORE THE KHYBER PAKHTUNKHWA SERVICE TRIBUNAL
PESHAWAR

SERVICE APPEAL NO 611 /2024

Khyber Pakhtunkhwa
Service Tribunal

Entry No. 12288

Dated 19/4/24

Farid Ullah Ex-Constable No.147,
Malakand Range Reserve Swat.

(APPELLANT)

VERSUS

1. The Provincial Police Officer, Khyber Pakhtunkhwa, Peshawar.
2. The Regional Police Officer, Malakand Region Swat.
3. The District Police Officer, Swat.

(RESPONDENTS)

APPEAL UNDER SECTION 4 OF THE KHYBER
PAKHTUNKHWA SERVICE TRIBUNALS ACT, 1974
AGAINST THE ORDER DATED 15.08.2022, WHEREBY
THE APPELLANT WAS DISMISSED FROM SERVICE.
AGAINST THE ORDER DATED 01.12.2022, WHEREBY
THE DEPARTMENTAL APPEAL OF THE APPELLANT
WAS REJECTED AND AGAINST THE ORDER DATED
22.03.2023, WHEREBY THE REVISION OF APPELLANT WAS
ALSO REJECTED FOR NO GOOD GROUNDS.

PRAYER:

THAT ON THE ACCEPTANCE OF THIS APPEAL, THE
ORDERS DATED 15.08.2022, 01.12.2022 AND 22.03.2023
MAY KINDLY BE SET ASIDE AND APPELLANT MAY BE
REINSTATED INTO HIS SERVICE WITH ALL BACK AND
CONSEQUENTIAL BENEFITS. ANY OTHER REMEDY,
WHICH THIS HONORABLE TRIBUNAL DEEMS FIT AND
APPROPRIATE THAT, MAY ALSO BE AWARDED IN
FAVOUR OF APPELLANT.

RESPECTFULLY SHEWTH:

FACTS:

1. That the appellant was appointed as constable in the respondent department and completed all his due training and courses and since his appointment the appellant has performed his duty with devotion and honesty, whatsoever, assigned to him.
2. That the appellant became sick due to which he was unable to perform his duty and was compel to remain absent from his duty. **(Copy of medical report is attached as Annexure-A)**
3. That when the appellant was recovered from illness he went to join his duty but he was informed that he has been dismissed from service vide order dated 15.08.2022 without issuing charge sheet, statement of allegations and without conducting inquiry. **(Copy of order dated 15.08.2022 is attached as Annexure-B)**
4. The appellant filed departmental appeal against the dismissal order dated 15.08.2022, which was rejected on 01.12.2022 for no good ground. The appellant then filed revision which was also rejected on 22.03.2024 for no good ground and the rejection order was received by the appellant on 17.04.2024. **(Copies of departmental appeal, order dated 01.12.2022, revision and order dated 22.03.2024 are attached as Annexure-C,D,E&F)**
5. That the appellant has no other remedy except to file the instant appeal in this Honorable Tribunal for redressal of his grievance on the following grounds amongst others.

GROUND:

- A) That the impugned orders dated 15.08.2022, 01.12.2022 and 22.03.2024 are against the law, rules, facts, norms of justice and material on record, therefore, not tenable and liable to be set aside.
- B) That no inquiry was conducted against appellant and if so conducted the appellant was never associated with the inquiry proceeding and the whole action was taken against him on the basis of ex-parte proceeding which is against the law and rules and as such the impugned order is liable to be set aside.
- C) That charge sheet along with statement of allegations were not communicated to the appellant before passing dismissal order, which is violation of law and rules.

- D) That the appellant did not intentionally remain absent from his duty but due to his illness he was unable to perform his duty and was compelled to remain absent from his duty, therefore, needs to be treated with lenient view.
- E) That the penalty of dismissal from service imposed upon the appellant is very harsh, which is passed in violation of law and rule, therefore, the same is, not sustainable in eyes of law and hence liable to be set aside.
- F) That the appellant has not been treated in accordance with law and rules and has been condemned unheard throughout.
- G) That the appellant seeks permission of this Honorable Tribunal to advance others grounds and proofs at the time of hearing.

It is, therefore most humbly prayed that on the acceptance of this appeal, impugned orders dated 15.08.2022, 01.12.2022 and 22.03.2024 may kindly be set aside and appellant may be reinstated into his service with all back and consequential benefits. Any other remedy, which this Honorable Tribunal deems fit and appropriate that, may also, be awarded in favour of appellant.

Farid

APPELLANT
Farid Ullah

THROUGH:

Sulla

(TAIMUR ALI KHAN)
ADVOCATE HIGH COURT

& *Shakir*

(SHAKIR ULLAH TORANI)
ADVOCATE

BEFORE THE KHYBER PAKHTUNKHWA SERVICE TRIBUNAL
PESHAWAR

SERVICE APPEAL NO. _____/2024

Farid Ullah

VS

Police Department

AFFIDAVIT

I, Farid Ullah Ex-Constable No.147, Malakand Range Reserve Swat (Appellant) do hereby affirm and declare that the contents of this service appeal are true and correct and nothing has been concealed from this Honorable Tribunal.

Farid
DEPONENT

A (5)

District Health Officer Dir Upper
OUT DOOR PATIENT TICKET
Category D Hospital Patrak



Sent To:

District DINA (U) CRP No: 140
Name محمد علی Age: 31 Y Sex: M
Father's Husband's Name: _____

Monthly OPD Serial No _____
Provisional Diagnosis: Fever + CRU

Date

Clinical Findings / Investigations / Treatment / Referred / Test findings

3/1/2022
CRU
Fever
Headache
offensive
BP 100/70
Temp 100.4°C

CRU PROVED
1705/ab

T/B AZOMX 500 10BD 100
10 Penochal Ex BD 10da
91 RISELL 100 (XOD)
31 LYSOIT 2Y BD

ATTEND

~~SMS Cat-D
Hospital Patrak~~

Recd Test 20 Jul

6

District Health Officer Dir Upper

OUT DOOR PATIENT TICKET

Category D Hospital Patrak



Seat To: 10

District Dir Upper

CRP No: 1570

Name W. N. P. Age 31 Sex M

Father's/Husband's Name: _____

Monthly OPD Serial No _____

Provisional Diagnosis: Ac Tansulite

Date

Clinical Findings / Investigations / Treatment / Referred / Test findings

27/1/2022
CIR

Sour throat
fever
GBA
DIE
Ac. tonsillitis
Tonsillitis
B.D. 10/1/22

M. Subhaim 2 C
D. DELAVER
D. DILCOR

- T.B. Zolalca 500 1YBD
- 10/1 paristen fort 1YBD
- 21 Risolet 20 (1YBD)
- 2 Desyall 5 (1YBD)

[Signature]
Hospital Patrak

10/1/22

7

District Health Officer Dir Upper
OUT DOOR PATIENT TICKET
Category D Hospital Patrak



Sent to: 2/11

District Dir Upper CRP No: 616

Name [Handwritten] Age 31 Sex M

Father's/Husband's Name: _____

Monthly OPD Serial No _____

Provisional Diagnosis: Pain Epile

Date

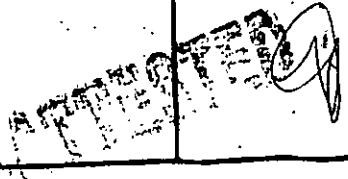
Clinical Findings / Investigations / Treatment / Referred / Test Findings

8/2
2022
c/c
Pain Epile
10 c/c
abd dist
Temp 99 F
B 210/120

In onset
In Risk
In UOM

Ta: ESSO 40 1YDD
Sp: 1MOTELIUM 2YBD
To: CILG, PILE 1YRP
Co: B-7YILC 60 1XDC

[Signature]
MS Cat-D.
Hospital Patrak



8

District Health Officer Dir Upper
OUT DOOR PATIENT TICKET
Category D Hospital Patrak



Patrol No: nil

District: Dir Upper CRP No: 1405

Name: [Handwritten] Age: 31 Sex: M

Father's/Husband's Name: _____

Monthly OPD Serial No: _____

Provisional Diagnosis: Sinusitis

Date: 6/3
2022
readae
cau
Fe
B/K
Temp
BP
SINUSITIS?

Clinical Findings / Investigations / Treatment / Referred / Test findings

TBB Merah buet 4001905

10) Desoras 1x BD

10) Dengan DS 17BD

10) (cf) 1150 17BD

[Signature]
MS Cat-D
Hospital Patrak

ATTACHED

9

District Health Officer Dir Upper
OUT DOOR PATIENT TICKET
Category D Hospital Patrak



Sent to: JK

District: Dir Upper CRP No: 515
Name: [Handwritten] Age: 31 Sex: M
Father's/Husband's Name: _____

Monthly OPD Serial No: _____

Provisional Diagnosis: Fever

Date	Clinical Findings / Investigations / Treatment / Referred / Test findings
7/4 112 72.2 Fever OSW OBA	In Best Health a woman
Bp 100/70 Temp 100.4	100.4 TB Lungs clear Lungs normal LY Sent 7- LCC 100%
	AS Cat-D, Hospital Patrak
	Best Yes for 100%

ATTACHED

10

District Health Officer Dir Upper
OUT DOOR PATIENT TICKET
Category D Hospital Patrak



Sent to: 10

District Chitauri CRP No: 1101
Name [Handwritten] Age: 31 Sex: M
Father's/Husband's Name: _____
Monthly OPD Serial No _____
Provisional Diagnosis: 1171

Date

Clinical Findings / Investigations / Treatment / Referred / Test findings

26/4/2022

CBP
CBW
Painful BL in BL
o/k B P 130/80
WT 170
I.

oxidelic

TUB. Nalckim 400 (YB)
TOL. Minis 100 (YB)
TCT (Y-P-Born Shu 190)
RU Esso 20 (YB)

[Signature]
MS-01-01
Hospital Patrak

[Signature]

ATTACHED

11

District Health Officer Dir Upper
OUT DOOR PATIENT TICKET



Sent To: MO

Category D Hospital Patrak

District Dir Upper CRP No: 701

Name [Handwritten] Age 31 Sex M

Father's/Husband's Name: _____

Monthly OPD Serial No _____

Provisional Diagnosis: Fever + CBC

Date

Clinical Findings / Investigations / Treatment / Referred / Test findings

9/5
2022
c/r
Fever
CBC
Pain
c/e
chest
abdomen
TEMP 100 F
BP 120/80

Inf paracetamol
" Oxidolic
" Deccc
T.B - Mactobar 500 12
" Metformin 500
" Enoxacin 400
" LY Salt 242
Add - Bed rest
20 days course

[Signature]
District Health Officer
Hospital Patrak

ATTESTED

12

District Health Officer Dir Upper

OUT DOOR PATIENT TICKET

Category D Hospital Patrak



Pat To: M1

District Dir Upper CRP No: 1070

Name M. N. S. Age 31 Sex M

Father's/Husband's Name: _____

Monthly OPD Serial No _____

Provisional Diagnosis: GE

Date
 3/6
 12/2022
 005 motu
 Fever
 Pain alet
 10 day
 Abdominal pain
 Temp 99 F
 B/D 120

Clinical Findings / Investigations / Treatment / Referred / Test findings
 IV Criml 20
 Dmg 1000
 Flagant 100
 Deacid B.D.
 white
 TAB Noviclot 500
 to. Penocel 60
 a. Celas pres 1
 0 Essc 20 1
 F 10 R

MS Care Bed rest
 Hospital Patrak 10 day

ORDER

B

14

This order pertains to Show Cause Notice issued against Constable Farid Ullah No.147 while posted to JIS Police Lines, has absented himself from lawful duty without prior permission or leave from his immediate officer vide DD No.38 dated 28/01/2022 up till now, as per report of Lines officers Police Lines Kabal dated 28/01/2022.

He was issued a Show Cause Notice No.31/PA, dated 28/01/2022 to explain his position, but no reply has been received from him as he has still absent and not ready to report for his lawful duty.

Foregoing in view, the undersigned is of considered opinion that there are no chances that Constable Farid Ullah No.147 become an efficient Police Official. His further retention in service is bound to affect the discipline of the entire force. Therefore, in exercise of the powers vested in the undersigned under Rules 2 (ii) of Police Disciplinary Rules-1975, I, Said Nawaz Marwat, PSP, District Police Officer, Swat as a competent authority, am constrained to award him punishment of Dismissal from service from the date of absence i.e. 28/01/2022.

Order announced.

District Police Officer
Swat

O.B. No. 111

Dated 15/8 /2022.

No. 338 /PA, dated Saidu Sharif the, 15/08 /2022.

For information and necessary action to the;

- 1) DSP Headquarters
- 2) Establishment Clerk.
- 3) OASL

1
RECEIVED

3
✓

C

15

خدمت جناب DIG صاحب ڈائری اور ان مقام سیدو شریف سوات

..... MRR (147)

درخواست بریں مراد کے حوالے سے پوچھیں میں جاننا کہتے ہوں

صاف لکھنا ہے۔

.....

پورے پوچھیں میں پوچھیں MRR سوات بریں نمبر 147 جوابات تو

یہ کہہ سکتے ہیں کہ پوچھیں میں پوچھیں 05 No 111

15-03-2022 کو کیا کرتے۔

یہ کہہ سکتے ہیں کہ پوچھیں میں پوچھیں

یہ کہہ سکتے ہیں کہ پوچھیں میں پوچھیں

یہ کہہ سکتے ہیں کہ پوچھیں میں پوچھیں

یہ کہہ سکتے ہیں کہ پوچھیں میں پوچھیں

.....

.....

ATTENDED

..... MRR (147)

05-09-2022

15

Better Copy

بخدمت جناب DIG صاحب مالا کنڈ ڈویژن بمقام سید و شریف سوات

فرید اللہ (بیلٹ نمبر 147) MRR سوات..... سائل

عنوان: درخواست بدیں مراد کہ سائل کو دوبارہ محکمہ پولیس میں بحال کرنے کا حکم صادر فرمایا جائے

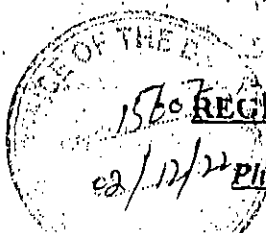
جناب عالی: ذیل عرض رساں ہے۔

1. یہ کہ سائل محکمہ پولیس من بحیثیت MRR سوات بیلٹ نمبر 147 تعینات ہے۔
 2. یہ کہ سائل کو بوجہ غیر حاضری محکمہ پولیس کی ڈیوٹی OB No. 111 مورخہ 15.08.2022 جوڈسٹس کیا گیا ہے۔
 3. یہ کہ چونکہ سائل ایک غریب، شریف گھرانے سے تعلق رکھتا ہے اور بوجہ بیماری سائل ڈیوٹی سے غیر حاضر رہا جس کی بناء پر سائل کو محکمہ پولیس نے ڈیوٹی سے ڈسمس کیا ہے۔
 4. یہ کہ اب چونکہ سائل صحت یاب ہو چکا ہے اور محکمہ پولیس میں دوبار ڈیوٹی سرانجام دینے کا خواہشمند ہے اور محکمہ پولیس میں ڈیوٹی بحال ہونا چاہتا ہے۔ جس نسبت درخواست ہذا آپ صاحبان کی خدمت میں عرض ہے۔
- لہذا استدعا ہے کہ سائل کو محکمہ پولیس میں دوبارہ بحال کرنے کا حکم صادر فرمایا جائے۔

العبد

فرید اللہ (بیلٹ نمبر 147) MRR سوات

مورخہ 05.09.2022



OFFICE OF THE
REGIONAL POLICE OFFICER, MALAKAND
 AT SAIDU SHARIF SWAT.
 P/No. 0946-9240388 & Fax No. 0946-9240390
 Email: ehmakandregion@gmail.com

D
 16

ORDER

This order will dispose of appeal of Ex-Constable Faridullah No.147 of Malakand Range Reserve, Swat in connection with major punishments awarded by District Police Officer, Swat vide OB No.111, dated 15-08-2022 i.e. dismissed from service.

Brief facts of the case are that Ex-Constable Faridullah No.147 of Malakand Range Reserve, Swat while posted to JIS Police Lines had absented himself from lawful duty without prior permission or leave from his immediate officer vide DD No.38 w.e.f 08-01-2022 till the dismissal. He was issued Show Cause Notice to explain his position but his reply was found unsatisfactory and was not ready to report for his lawful duty. Being found guilty of the charges leveled against him, the District Police Officer, Swat awarded him major punishment of dismissal from service vide OB No.111, dated 15-08-2022 from the date of his absence i.e. 08-01-2022.

He was called in Orderly Room on 25-11-2022 and heard him in person, but he did not produced any cogent reason to defend the charges leveled against him. Moreover, on perusal of his service record it has come to the surface that he remains a habitual absentee and prior to this he had also been dismissed from service for two times on account of absence from duty. therefore, his appeal is hereby filed.

Regional Police Officer,
 Malakand Region Swat

No. 13425 /E,
 Dated 1-12-2022.

Copy to the District Police Officer, Swat for information and necessary action with reference to his office Memo: No.13252/E, dated 19-09-2022. Service Roll and Fuji Missal of above-named Ex-Constable, received with the memo: under reference are returned herewith for record in your office.

EC
 Inform. Comdt. Concerned
 accordingly

TESTED

[Signature]
 District Police Officer
 SWAT.

جناب عالی:

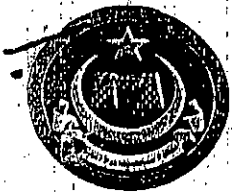
مودبانہ گزارش ہے کہ سائل مالاکنڈ میں سروس ڈیوٹی سرانجام دیتا تھا سائل اس دوران بیمار ہوا اور سائل اس دوران مسلسل ڈاکٹر سے رجوع کر دیتا ہے۔ سائل نے متعلقہ انچارج کو اطلاع نہیں دیا۔ سائل قصداً غیر حاضر نہیں ہوا لہذا وجہ مجبوری غیر حاضر ہوا تھا سائل کا عرصہ ملازمت تقریباً دس سال ہے۔ سائل کو ڈی پی او سوانت نے اس غیر حاضری کی بناء پر محکمہ سے برخواست کیا سائل غریب آدمی ہے اور مشکل اپنے گھڑ کی اخراجات پورا کرتے ہیں۔

لہذا آپ صاحبان سے بذریعہ استدعا ہے کہ سائل کا کام اور مجبوری کو مد نظر رکھتے ہوئے سائل کو نوکری

پر بحال کرنے کا حکم صادر فرمائیں۔ کاغذات ہمراہ لف ہے۔

سائل دعا گو رہے گا۔

سائل: سابقہ کنسٹیبل فرید اللہ (بیلٹ نمبر 147) MRR آف مالاکنڈ ریجن ریزرو



OFFICE OF THE
INSPECTOR GENERAL OF POLICE
KHYBER PAKHTUNKHWA
PESHAWAR.

18

Office of the
Inspector General of Police
Grade III

No. 698 / 1/04/24

At Saidu Sharif Swat ORDER

This order is hereby passed to dispose of Revision Petition under Rule 11-A of Khyber Pakhtunkhwa Police Rule-1975 (amended 2014) submitted by Ex-FC Farid Ullah No. 147. The petitioner was dismissed from service by DPO Swat vide OB No. 111, dated 15.08.2022 on the allegations that he while posted to JIS Police Lines had absented himself from lawful duty without prior permission vide DI No. 38 w.e.f 08.01.2022 till dismissal (Total: 7 months, 1 week).

The Appellate Authority i.e. RPO Malakand rejected his appeal vide Order Endst: No. 13425/T, dated 01.12.2022.

Meeting of Appellate Board was held on 01.03.2024 wherein petitioner was heard in person. The petitioner contends that the absence was not deliberate. His wife was ill.

The Board heard the petitioner in person. During the hearing, the petitioner did not produce any cogent reason to defend the charges leveled against him. Moreover, on perusal of his previous record it has come to the surface that he remains a habitual absentee and had been dismissed from service two times on account of absence from duty. The Board sees no ground & reasons for acceptance of his petition, therefore, his petition is hereby rejected.

Sd/-

AWAL KHAN, PSP

Additional Inspector General of Police,
HQrs: Khyber Pakhtunkhwa, Peshawar.

No. S/ 542-547 /24, dated Peshawar, the 22-03-2024.

Copy of the above is forwarded to the:

1. Regional Police Officer Malakand. One Service Roll and One Fauji Missal received vide your office memo: No. 638-39/T, dated 16.01.2023 of the above named Ex-FC is returned herewith for your office record.
2. District Police Officer, Swat.
3. AIG/Legal, Khyber Pakhtunkhwa, Peshawar.
4. PA to Addl: IGP/HQrs: Khyber Pakhtunkhwa, Peshawar.
5. PA to DIG/HQrs: Khyber Pakhtunkhwa, Peshawar.
6. Office Supdt: E-JV CPO Peshawar.

ATTESTED

150 / E
04-24

Self
Copied

For DPO Swat
For Malakand

29/03/24

Office Supdt:

(FARIAN KHAN) PSP, QPM
AIG/Establishment,
For Inspector General of Police,
Khyber Pakhtunkhwa, Peshawar.

19

VAKALAT NAMA

NO. _____/2024

IN THE COURT OF K.P. Service Tribunal

Farid Ullah (Appellant)
(Petitioner)
(Plaintiff)

Police Deptt. VERSUS (Respondent)
(Defendant)

I/We, Farid Ullah

Do hereby appoint and constitute **TAIMUR ALI KHAN, ADVOCATE HIGH COURT**, to appear, plead, act, compromise, withdraw or refer to arbitration for me/us as my/our Counsel/Advocate in the above noted matter, without any liability for his default and with the authority to engage/appoint any other Advocate/Counsel on my/our costs.

I/We authorize the said Advocate to deposit, withdraw and receive on my/our behalf all sums and amounts payable or deposited on my/our account in the above noted matter. The Advocate/Counsel is also at liberty to leave my/our case at any stage of the proceedings, if his any fee left unpaid or is outstanding against me/us.

Dated _____/2024

[Signature]
(CLIENT)

ACCEPTED

[Signature]

TAIMUR ALI KHAN
Advocate High Court

BC-10-4240
CNIC: 17101-7395544-5
Cell No. 03339390916

[Signature]
Shahid Ullah Torani
Advocate Peshawar