

BEFORE THE HONORABLE KP SERVICE TRIBUNAL,
PESHAWAR
SERVICE APPEAL NO: 197/2024

Khyber Pakhtunkhwa
Service Tribunal

Diary No. 12895

Dated 21/5/24

Mr. Ahmad Faraz S/O Sarfaraz khan, IT Officer Network (BPS-17) (PR-8028),
Staff Training Institute, Peshawar..... Appellant.

VS.

1. Government of KP through Chief Secretary, Khyber Pakhtunkhwa, Civil Secretariat, Peshawar
2. Secretary Establishment, Khyber Pakhtunkhwa, Civil Secretariat, Peshawar..... Respondents

APPLICATION FOR CONDONATION OF DELAY IF ANY IN THE ABOVE NOTED
SERVICE APPEAL

Respectfully Sheweth

1. That the above noted Service Appeal is Sub judice Before this Honorable Tribunal which is fixed for 04-06-2024.
2. That the Service Appeal of the Appellant is well within time and there is no delay on the part of Appellant. However the Learned Service Tribunal directed the Appellant for filing of an Application for condonation of delay. Therefore, the Application in compliance of the verbal order of this Honorable Service Tribunal files the instant Application for condoning delay, if any, though the Applicant has filed in the instant Appeal within time.
3. That the Appellant was perusing his Departmental Appeal/Representation before the functionaries but due to their lethargic attitude they did not disposed of the Departmental Appeal of the Appellant in due course of time.
4. That the Department kept the Appeal/Representation of the Appellant under carpet for unknown reason without any justification or sufficient cause.
5. That the Appellant has been regularized on the strength of promulgation of the Act where in the date for the regularization of the Employees has been given but the Department failed to give the effect to the date mentioned in the Act, therefore the Appellant was constraint to approach this Honorable Tribunal for redressal of his grievance.
6. That the Appellant has good prima facie case and having valuable rights attached with the instant Appeal, therefore the Appeal being within time may kindly be disposed of on merit instead of the technicalities of limitation and the Appellant be awarded his due and granted rights provided under the Constitution of Pakistan, 1973.

In view of the above mentioned reason it is, therefore, humbly prayed that the Application for condonation of delay may kindly be accepted in the interest of justice and if there is any delay that may please be condone and the Appeal of the Appellant be decided on merits instead of technicalities.

Through

DEPONENT

(Malik Muhammad Anwar khan Banvi)

Advocate

03139936260

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AFFIDAVIT

I, Mr. Ahmad Faraz Khan s/o Sarfaraz Khan, IT Officer/Network (BS 17)(PR-8028), Staff Training Institute , Establishment & Administration Department, Civil Secretariat, Peshawar, do hereby affirm and declare that the contents of this Application for condonation of delay, if any, in the above mentioned Service Appeal is true and correct to the best of my knowledge & belief and nothing has been concealed from this Honorable Service Tribunal.



Deponent

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