# Form- A

# FORM OF ORDER SHEET

Court of

# Implementation Petition No. 501/2024

S.No.	Date of order proceedings	Order or other proceedings with signature of judge		
1	2	3		
1	10.06.2024	The implementation petition of Mr. Nia:		
	·	Muhammad submitted today by Mr. Fazal Shah		
		Mohmand Advocate. It is fixed for implementation		
	:	report before Single Bench at Peshawar on 12.06.2024		
		Original file be requisitioned. AAG has noted the next		
· .		date. Parcha peshi given to counsel for the petitioner.		
		By the order of Chairman		
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#### BEFORE THE KHYBER PAKHTUNKHWA SERVICE TRIBUNAL PESHAWAR

Implementation Petition No/2024		
In Service Appeal No 1320/2023	· .	

Niaz Muhammad.....Petitioner

# VERSUS

PPO & others......Respondents

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S. No	Description of documents	Annexure	Pages
1,	Implementation Petition with Affidavit		1-2
2.	Copy of the Order dated 20-02-2024	Α	3-5
3.	Copy of Application dated	В	6
4.	Vakalat Nama		7

Dated:-21-05-2024

Petitioner/Appellant

# Through

Fazal Shah Mohmand

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Advocate,

Supreme Court of Pakistan OFFICE:- Cantonment Plaza Flat 3/B Khyber Bazar Peshawar Cell# 0301 8804841 Email:- fazalshahmohmand@gmail.com

#### BEFORE THE KHYBER PAKHTUNKHWA SERVICE TRIBUNAL PESHAWAR

Implementation Petition No <u>501</u>/2024 In Service Appeal No 1320/2023

Niaz Muhammad, Officiating Sub Inspector, No 577/MR, Provincial AssemblyPeshawar.

#### VERSUS

- 1. Provincial Police Officer, Khyber Pakhtunkhwa, Peshawar.
- 2. Regional Police Officer, Mardan.
- **3.** District Police Officer, Mardan.
- **4.** District Police Officer, Swabi

.....Respondents

#### IMPLEMENTATION PETITION UNDER SECTION 7 OF THE KHYBER PAKHTUNKHWA SERVICE TRIBUNAL ACT 1974 FOR THE IMPLEMENTATION OF JUDGMENT/ORDER DATED 20-02-2024 PASSED BY THIS HONORABLE TRIBUNAL IN THE ABOVE TITLED SERVICE APPEAL.

#### **Respectfully Submitted:-**

- That the Petitioner/appellant earlier filed Service Appeal No 1320/2023, before this honorable Tribunal for his confirmation as Sub Inspector w.e.f. 10-02-2021, which was disposed of sending the appeal of the appellant with other connected appeals to respondents for considering the same in accordance with Police Rules 13-18 for confirmation as Sub Inspector if fulfill requisite criteria vide Order dated 20-02-2024. (Copy of the Order dated 20-02-204 is enclosed as Annexure A).
- That after obtaining attested copy of Order dated 20-02-2024, the petitioner approached respondents for its implementation vide application dated 01-03-2024 however for reasons best known to them the same has not been implemented. (Copy of Application dated 01-03-2024 is enclosed as Annexure B).
- **3.** That the respondents are not ready to implement the Judgment of this honorable Tribunal in its true spirit for no legal and valid reasons, this act of the respondents is

Khyber Pakhtukhwa Service Tribunal Diary No. 13343 Dated 10-06-201

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unlawful, unconstitutional and goes against the Judgment and Order dated 20-02-2024 of this honorable Tribunal.

- **4.** That the respondents are under legal obligation to implement the Order of this honorable Tribunal in its true letter and spirit but they are not ready to perform their obligation for no legal reason.
- **5.** That noncompliance of the order of this honorable Tribunal, speaks malafide on part of the respondents and they are bent upon to lower the position of the judiciary in the eyes of the public at large.

It is therefore prayed, that on acceptance of this Application/Petition, respondents may kindly be directed to implement the Judgment /Order of this honorable Tribunal dated 20-02-2024 passed in Service Appeal No 1317/2023.

Dated:-21-05-2024

Petitio Through

> Fazal Shah Mohmand Advocate, Supreme Court of Pakistan,

Appellant

ibad Ur Rehman Khalil

Baseer Ahmad Shah Advocates Peshawa

#### <u>AFFIDAVIT</u>

I, Niaz Muhammad, Officiating Sub Inspector, No 577/MR, Provincial Assembly Peshawar, do hereby solemnly affirm and declare on oath that the contents of the accompanying **Implementation Petition** are true and correct to the best of my knowledge and belief and nothing has been concealed from this honorable Tribunal.

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#### BEFORE THE KHYBER PAKHTUNKHWA SERVICE TRIBUNAL

#### PESHAWAR

Service Appeal No 320/2023

Niaz Muhammad, Officiating Sub Inspector, No 587/MR, PS shahbaz garhi .

#### VERSUS

- 1. Provincial Police Officer, Khyber Pakhtunkhwa, Peshawar.
- 2. Regional Police Officer, Mardan Region Mardan
- District Police Officer, Mardan.
  District Police Officer, Swabi.
- ......Respondents

nunkhur

.....Appellant

APPEAL U/S 4 OF THE KHYBER PAKHTUNKHWA SERVICE TRIBUNAL ACT-1974 AGAINST-THE-ORDER-ISSUED-VIDE-LETTER NO: 783-87/ES DATED 10-02-2023 WHEREBY THE OFFICIATING PROMOTION ORDER OF THE APPELLANT HAS BEEN TERMED AS ADHOC PROMOTION AND AGAINST WHICH DEPARTMENTAL APPEAL OF THE APPELLANT HAS NOT BEEN RESPONDED SO FAR DESPITE THE LAPSE OF MORE THAN THE STATUTORY PERIOD OF NINETY DAYS.

#### PRAYER:-

On acceptance of this appeal the impugned Letter/Order issued vide No 783-87/ES dated 10-02-2023 to the extent of the appellant may kindly be set aside and the appellant may kindly be confirmed as Sub Inspector w.e.f 10-02-2021, with all back benefits.

#### Respectfully Submitted:-

- 1. That the appellant was initially enlisted as Constable in Police department in the year 1998, was promoted as Head Constable in the year 2008, and was then promoted as ASI in the year 2014.
- 2. That the appellant during service, qualified various courses including Lower School Course, Intermediate and Upper School Course and is presently serving in police department of Mardan Region. The appellant along with others was confirmed as ASI on list "E" of Mardan Region, upon the recommendations of departmental promotion committee and after being confirmed as ASI on List "E" was accordingly promoted along with others as Officiating Sub Inspectors (BPS 14), upon the recommendations of Departmental Promotion Committee, vide Letter/Order dated 11-02-2019 by the Regional Police Officer Mardan. (Copy of Letter/Order dated 11-02-2019 is enclosed as annexure A).

ESTED enkby Tribuna) Salue wa

Service Appeal No.1317/2023 titled "Fawad Ali Vs. Provincial Police Officer, Khyber Pakhtunkhwa, Peshawar and others"

ORDER 20<sup>th</sup> Feb. 2024

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Kalim Arshad Khan, Chairman: Through this single order this appeal and all the following connected appeals are being decided as all are against the same impugned order No.783-87/ES dated 10.02.2023. Appeal Nos: 118/2023, 1319/2023, 1320/2023, 1321/2023, 1322/2023, 1323/2023, 1324/2023, 1325/2023, 1326/2023, 1327/2023, 1328/2023, 1329/2023, 1330/2023, 1331/2023, 1332/2023, 1333/2023, 1334/2023, 1335/2023, 1336/2023, 1337/2023, 1338/2023, 1339/2023, 1340/2023, 1341/2023, 1342/2023, 1343/2023, 1344/2023, 1345/2023, 1346/2023, 1347/2023, 1348/2023, 1349/2023, 1350/2023, 1351/2023, 1352/2023, 1353/2023, 1354/2023, 1355/2023 and Service Appeal No. 1356/2023.

2. Learned counsel for the appellants present. Mr. Asif Masood Ali Shah, Deputy District Attorney alongwith Mr. Muhammad Wisal Khan, SP Headquarters, Mardan for the respondents present.

3. Brief facts of the cases are that appellants, while serving in the Police Department, were promoted from the post of Head Constable to Assistant Sub Inspector on different dates. That after qualifying the required courses, they were confirmed as ASIs on list "E" of Mardan Region. That on 11.02.2019, they were promoted as Officiating Sub Inspectors (BPS-14) by the Departmental Promotion Committee. That vide letter/order No.783-\$7/ES dated 10.02.2023 their promotion was termed as adhoc promotion. Feeling aggrieved, they filed departmental appeals which were not responded, hence, the instant service appeals. The appellants also filed Writ Petition No.837-P/2023 before the Peshawar High Court which was

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dismissed being barred under Article 212 of the Constitution. Copy of the said writ petition is however not available on files nor produced.

Arguments heard. Record perused.

4.

5. There is no dispute that under the Khyber Pakhtunkhwa Police Rule-13.18, the probation period for confirmation in the rank of Sub Inspector is two years subject to completion of requisite criteria for the said confirmation. The learned counsel claims that the appellants have fulfilled such criteria and he said that the appellants would be satisfied if their cases are sent to the authorities for considering the same in accordance with Rule-13.18 of the Police Rules as to whether they had fulfilled the same and if they had fulfilled the same, the SP Headquarters Mardan says that they would be equally treated and confirmed subject to availability of clear vacancy.

6. With the above mutual consensus, these appeals are disposed of accordingly. (Copies of this order be placed in all connected appeals). Consign.

7. Pronounced in open Court at Peshawar and given under our hands and seal of the Tribunal on this 20<sup>th</sup> day of February, 2024.

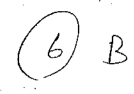
reeha Paul) Member (E)

(Kalim Arshad Khan)

(Kalim Arshad Khan) Chairman

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Mutazem Shah\*



The Regional Police Officer, Mardan

## Subject: Application for implementation of Order

## dated 20-02-2024.

Respected Sir,

With due respect it is stated that the applicantfiled service appeal No. 1320/2023 before the Honorable Service Tribunal Khyber Pakhtunkhwa Peshawar for his confirmation as Sub Inspector which was disposed off with the direction to respondents for considering the same in accordance with Police Rules 13-18 for confirmation as Sub Inspector if fulfill requisite criteria vide Order dated 20-02-2024.

It is therefore requested that the order dated 20-02-2024 of Honourable Service Tribunal Khyber PakhtunkhwaPeshawar may kindly be implement in its true letter and spirit.

# Applicant

Niaz Muhammad, Officiating Sub-Inspector, No 577/MR, Provincial Assembly Peshawar.

Dated :01-03-2024

i P بعدالت Appellai KPST Reshawan موزخد متنارمه 7. باعث تحرمرا نكه gian, مفدمه مندرج مندان بالامين ابن طرف برواسط بيردى وجواب داي دكل كاددانى متعلقه مقرد کر سے اقرار کمیا جا کا ہے۔ کہ صاحب موسوف کو مقدمہ کی کل کا روائی کا کامل اختیار ، وگا۔ نیز د کس صاحب کوراضی نامه کرنے دنقر رثالت ہ فیصلہ برحلف دیتے جواب دنی اورا قبال دعو کی اور بسورت ذكرى كرف اجراءاورصولى جيك ورويسار عرضى دعوى ادردرخواست برتسم كاتفىديق زراي پردستخط كراف كااختيار موكا فيزصورت عدم بيردى يا ذكرى يكطرفه يااييل كى برايد كى ادرمنسوش نیز دانز کرنے ابیل نکرانی دنظر تانی دبیروی کرنے کا اختیار ہوگا۔ از بصورت ضرورت مقدمہ مذکور کے کل پاجزوی کا روائی کے داسطے اوروکیل پانختار قالونی کواپیے ہمراہ پاا بینے بجائے تقرر کا اختیار موكا \_ا درصا حسب مقرد شده كويجى واى جمله ندكوره با اختيا دات حاصل مول مح اوراس كاسا خته برواختد منظور قبول موكا-دوران مقدمه يس جوخر جدد مرجانه التوائي مقدمه كمسبب سے وموكا -کوئی تاریخ بیشی مقام دورہ پر ہویا حدیث باہر ہوتو وکیل صاحب یا بند ہوں گے۔ کہ پیروی بدكوركري بالبذاوكالت نامدكهمديا كرسندرب-2029 US. " الرقوم \_\_\_\_\_ بمقام ب کے لئے منظور ہے۔ en ) James.