BEFORE THE HON'ABLE SERVICE TRIBUNAL KHYBER PUKHTUNKHWA, PESHAWAR.

C.M No_____/2024

In Service Appeal No. 500 of 2024

Nisar Muhammad......Petitioner/Appellant

VERSUS

Inspector General of Police Khyber Pukhtunkhwa & others

I N D E X

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2	Wakaltnama	1	ے ک

Petitioner/Appellant.

Dated; 20/08/2024

Through:-

(Farhan Ulah Shahbanzai)

Advocate High Court Peshawar

Cell-0321-9171522

OFFICE: FF.30, 5TH Floor Bilour Plaza, Peshawar Cantt, Peshawar

Email: farhanullah190@gmail.com

Before the Hon'able Service Tribunal Khyber Pukhtunkhwa, Peshawar.

C.M No /2024

In Service Appeal No. 500 of 2024

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VERSUS

Inspector General of Police Khyber Pukhtunkhwa & others

Respondent.

Application For fixing the above titled case for preliminarily hearing at Peshawar Bench instead at Bannu, or in alternative counsel for the appellant be allowed to advance his argument through video link from Peshawar in the instant appeal.

That the petitioner/appellant respectfully submits as under.

- 1. That the above tilted service appeal in pending before this Hon able tribunal at Bannu wherein next date of hearing is fixed for 21-08-2024.
- 2. That as the counsel for the appellant belong to Peshawar and due to some family issues the counsel for the appellant is unable to travel Bannu, as the case is fixed for preliminary hearing, as such keeping in view the fact & circumstance fixing the case for preliminary hearing at Peshawar Bench is neither illegal nor unreasonable, rather it is more convenient to appellant, his counsel and Hon'able bench at Peshawar.
- 3. That in case the instant case has not been fixed before Peshawar Bench then the counsel for the appellant be provided an opportunity to advance his arguments through video link from Peshawar.
- 4. That there is no bar allowing the instant application.

It is therefore respectfully prayed that on acceptance this application the instant appeal be fixed at Peshawar Bench instead of Bannu or in alternative the counsel for the appellant be allowed to advance his arguments through video link from Peshawar.

etitioner/appellant

Dated; 2 o /08/2024

Through:-

(Farhan Ullah Shahbanzai)

Advocate High Court
Peshawar

(2)

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......Respondent

AFFIDAVIT,

I, Farhan Ullah Shahbanzai Counsel for the appellant, as per instructions of my client, do hereby solemnly affirm and states on oath that the contents of accompanying application are true and correct to the best of my knowledge and belief and nothing has been concealed from this Hon' able Court.

Dated: 20/08/2024

Deponent.

