

BEFORE THE KHYBER PAKHTUNKHWA SERVICE TRIBUNAL,
PESHAWAR

Service Appeal No.2227/2019

Shah Jehan **Appellant**

VERSUS

Government of Khyber Pakhtunkhwa & others. **Respondents**

APPLICATION FOR AND ON BEHALF OF RESPONDENT NO.5, EITHER FOR PROVIDING VIDEO LINK FACILITY AT CAMP COURT SWAT OR TRANSFER OF THE TITLED APPEAL TO BE HEARD AT PRINCIPAL SEAT PESHAWAR.

Khyber Pakhtunkhwa
Service Tribunal
Diary No. 13107

Dated 03.06.24

Respectfully Sheweth:

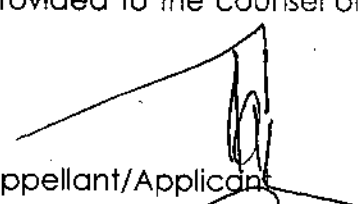
1. That the titled Service Appeal is pending adjudication before this Hon'ble Tribunal and date 03.06.2024 is fixed therein for onward proceedings. Needless to add that the titled appeal was submitted herein Peshawar, comments / written replies have already been procured from the Respondents and the case was finally argued before the learned Division Bench of this Hon'ble Tribunal at Principal Seat Peshawar, but astonishingly the case was transferred to Swat for rehearing of final arguments, although counsel of both the parties are based herein Peshawar, hence the instant application.
2. That the titled appeal was previously decided by this Hon'ble Tribunal at Principal Seat at Peshawar and the case was remanded back to the departmental authority for decision afresh, eventually the Departmental Appellate Authority decided the matter, resultantly Appellant is submitted application for revival of the previously decided appeal, although the Appellant has assailed remand order ibid of this Hon'ble Tribunal before the apex Court which is still pending decision, therefore, in view of such peculiar circumstances, proprietary demands to either transfer the titled appeal to Peshawar to be heard at principal seat or Video Link Facility may be provided to the counsel of applicant to properly assist this Hon'ble Tribunal, being essential for just decision of the case.

It is, therefore, most humbly prayed that on acceptance of instant application, either the titled appeal may be transferred to Peshawar and be heard at Principal Seat or Video Link Facility may be provided to the counsel of applicant, in the best interest of justice and equity.

AFFIDAVIT

I, do hereby solemnly affirm and declare on oath that contents of instant **Application** are true and correct to the best of my knowledge, belief and nothing has kept concealed from this Hon'ble Court.

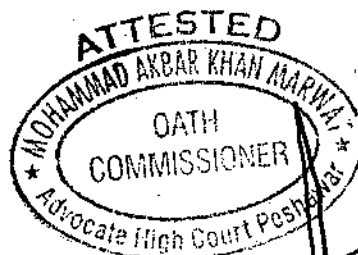

Deponent



Appellant/Applicant

Through


Amin ur Rehman Yusufzai
Advocate, Peshawar

Dated: 30.05.2024




30/05/24

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PESHAWAR

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VERSUS

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Respectfully Sheweth:

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It is, therefore, most humbly prayed that on acceptance of instant application, either the titled appeal may be transferred to Peshawar and be heard at Principal Seat or Video Link Facility may be provided to the counsel of applicant, in the best interest of justice and equity.

AFFIDAVIT

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[Signature]
Deponent

[Signature]
Appellant/Applicant

Through

[Signature]
Amin ur Rehman Yusufzai
Advocate, Peshawar

Dated: 30.05.2024



[Signature]
30/05/24