Form- A

FORM OF ORDER SHEET

Court of

Implementation Petition No. 939/2024

Order or other proceedings with signature of judge

30.08.2024

Date of order proceedings

2

S.No.

1

1

The implementation petition of Mr. Waqar Ali submitted today by Mr. Naveed Jan Advocate. It is fixed for implementation report before Single Bench at Peshawar on 19.09.2024. Original file be requisitioned. AAG has noted the next date. Parcha Peshi given to counsel for the petitioner.

2

By order of the Chairman

BEFORE THE KHYBER PAKHTUNKHWASERVICE TRIBUNAL, PESHAWAR.

/2024 **Execution Petition No.** In Service Appeal: 1277/2022

Waqar Ali Ex Constable Belt No. 3171 R/O Police Line Quarter Peshawar. Appellant

VERSUS

- 1. The Provincial Police Officer KPK Peshawar.
- 2. The Chief Capital City Police Officer Police Line Peshawar.
- 3. The Senior Superintendent of Police Operation Police Line Peshawar.

.....Respondents

INDEX

S.No.	Description of documents	Annexure	Pages
1.	Copy of petition		172
2.	Copy of Judgment	A	8
3.	Wakalat Nama		8

Through

Dated 22/08/2024

Appellant

Naveed Jan Advocate High Court, Peshawar Peshawar

BEFORE THE KHYBER PAKHTUNKHWASERVICE TRIBUNAL, PESHAWAR.

Execution Petition No. 739 /2024

In Service Appeal: 1277/2022

Waqar Ali Ex Constable Belt No. 3171 R/O Police Line Quarter Peshawar.

. . .

VERSUS

- 1. The Provincial Police Officer KPK Peshawar.
- 2. The Chief Capital City Police Officer Police Line Peshawar.
- 3. The Senior Superintendent of Police Operation Police Line Peshawar.

......Respondents

..... Appellant

30.08.2024

EXECUTION I	PETITION	FOR	DIRI	ECTING	THE
RESPONDENTS	б то_	IMI	PLEM	ENT	THE
JUDGMENT	DATED:	18/07/	/2024	OF	THIS
HONOURABLE	TRIBUN	AL I	<u>N</u> L	ETTER	AND
<u>SPIRIT.</u>					

Respectfully Sheweth:

1.

That the appellant/Petitioner filed Service Appeal No. **1277/2022** before this Hon' able Tribunal which has been accepted by this Hon' able Tribunal vides Judgment dated 18/07/2024. (Copy of Judgment is annexed as Annexure-A).

That the Petitioner after getting of the attested copy approached the respondents department several times for implementation of the above mention Judgment. And properly submitted an application to respondent Department for the implementation however they using delaying and reluctant to implement the Judgment of this Hon' able Tribunal.

3.

4.

2.

That the Petitioner has no other option but to file the instant petition for implementation of the Judgment of this Hon' able Tribunal.

That the respondents Department is bound to obey the order of this Hon' able Tribunal by implementing the said Judgment.

It is therefore requested that on acceptance of this Petition the respondents may kindly be directed to implement the Judgment of this Hon' able Tribunal letter and spirit.

Appellant/Petitioner

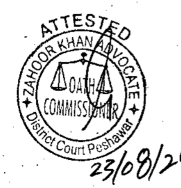
Through

Naveed Jan Advocate High Court Peshawar

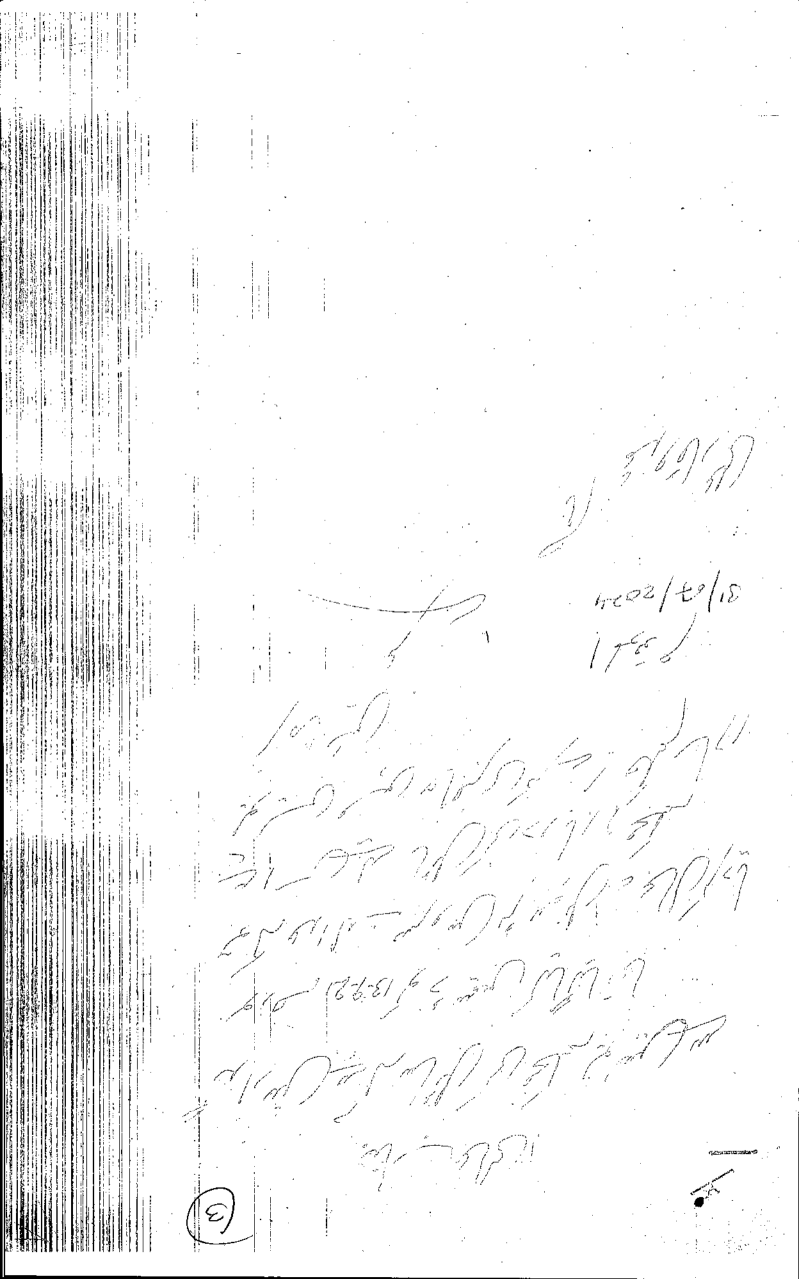
<u>AFFIDAVIT</u>

Dated 21/08/2024

I, Waqar Ali Ex Constable Belt No. 3171 R/O Police Line Quarter Peshawar. Peshawar do here by solemnly affirm and declare on oath that all the contents of the above petition are true and correct to the best of my knowledge and belief and nothing has been misstated or concealed from this Hon' able Tribunal.



ONENT



(Beller capy) - 2010 uio تن سی کم او لس س مر ز 13-9-13 کی ترسی کا گیا جا ج عالت سرس نر بون نے کال کر ہے: بالس لي _ أن في دوباره مم لد لين حص حاصي تي فا مع مار فرماتي (لرتوم) 31/07/2024 نا) عمر وقارعم)



KHYBER PAKHTUNKHWA SERVICE TRIBUNAL PESHAWAR

Service Appeal No.1277/2022

BEFORE: MR. KALIM ARSHAD KHAN ... CHAIRMAN MRS. RASHIDA BANO ... MEMBER (J)



(Respondents)

Waqar Ali Ex-Constable Belt No. 3171 R/O Police Line Quarter Peshawar. (Appellant)

VERSUS

- 1. The Provincial Police Officer, Khyber Pakhtunkhwa, Peshawar.
- 2. The Chief Capital City Police Officer Line Peshawar.
- 3. The Senior Superintendent of Police Operation Police Line Peshawar.

Mr. Naveed Jan Advocate

For appellant

Mr. Muhammad Jan District Attorney

For respondents

JUDGMENT

<u>RASHIDA BANO, MEMBER (J)</u>: The instant service appeal has been instituted under section 4 of the Khyber Pakhtunkhwa Service Tribunal, Act 1974 with the prayer copied as below:

"On acceptance of this appeal the impugned office orders dated 13.09.2021, 25.03.2022 and 09.02.2023 may graciously be set aside and the appellant may also be reinstated in service with all back benefits."

2. Brief facts of the case are that appellant was appointed as Constable in the Police Department vide order dated 05.09.2008 and was performing his duty with

EXAMINER Khyber Pakhtukhws Service Tribuost Péshawar zeal and zest. On13.09.2021the respondents issued impugned office order whereby the appellant was dismissed from service. Feeling aggrieved, appellant filed departmental appeal on 15.09.2021 which was rejected vide order dated 25.03.2022. On 29.03.2022 he filed revision petition, which was also rejected vide order dated 09.02.2023, hence the instant service appeal.

Ľ

3. Respondents were put on notice, who submitted written replies/comments on the appeal. We have heard the learned counsel for the appellant as well as the learned District Attorney and perused the case file with connected documents in detail.

4. Learned counsel for the appellant argued that appellant has not been treated in accordance with law and rules; that the impugned office order is against the law, rules facts, circumstances, void ab-initio, hence liable to be set aside; that no proper and regular inquiry has been conducted by the respondents in the matter; that no opportunity of personal hearing was afforded to the appellant and he was condemned unheard; Lastly, he submitted that instant appeal might be accepted as prayed for.

5. Conversely, learned District Attorney contended that appellant has been treated in accordance with law and rules. He further contended that the appellant while posted as Brass Band CCP, Peshawar was placed under suspension and proceeded departmentally on account of religious video went viral on social media where he made provocative remarks and the companions of the Prophet (S.A.W) were targeted uninterrupted criticism by Ahle-Tashee community on social media platform. In this regard, he was issued charge sheet alongwith statement of allegations and proper departmental inquiry was conducted against him. During the course of inquiry, the appellant has also confessed his guilt and accepted his negligence. After completion of inquiry proceedings, he was issued final show cause notice to which he replied and also heard him in person but his explanation was found unsatisfactory. Therefore, he

was awarded punishment of dismissal from service.

22/18/M

EXAMINER Kbyber Pakhiukhwi Service Tribunal Pesbawar

6. Perusal of record reveals that appellant was serving as constable in respondent Diepartment when on 17.08.2021 he was served with charge sheet and statement of allegations with the allegation mentioned in the charge sheet as below:

i. A religious video went viral on social media where he mad e provocative remarks against the companions of the Prophet (S.A.W) which triggered an uninterrupted criticism between Ahle-Sunnat and AhleTshee community on mainstreaming and social media platforms, thus it caused a lot of pernicious, detrimental situations to the entire police force.

ii. His past record also corroborates, where he has history of suspension, dismissal, enquiries etc.

iii. By doing to he has transgressed/violated the police rules governing

the police force.

DSP Subrab was appointed as Inquiry Officer who summoned the appellant. As per inquiry officer, appellant confessed his guilt before him on the basis of which he recommended registration of criminal case against the appellant besides dismissal from service and submitted his report on 24.08.2021 within a week of his nomination as inquiry officer.

7. The most important thing is that the viral video and comments posted by the appellant which are in essence the only allegation against the appellant but that astonishing substance/video and comments of the appellant upon the said viral video was not placed before the appellant neither the same was brought before us by the respondent from which nature of any provocation could be ascertained. So, in the absence of the very bone of contention i.e viral video and comments posted to hold the appellant guilty is unjustified only on the basis of his so called confession because if inquiry officer admitted correct the statement of the appellant then he must accept it in toto because as per inquiry officer in his report mentioned that appellant stated

EXAMINER Knyber Pakhtuknwt Service Tribunal Pesbayar before him that said comments were posted by his wife and not by him. Inquiry, officer did not bother to dig out the truth or even to make said video and comments allegedly posted by the appellant part of the record. So in absence of the said viral video and comments allegedly posted by the appellant to hold appellant guilty of misconduct is against the rules and justice. Moreover, not written statement of appellant by inquiry officer was produced from which it could be established that infact he confessed his guilt by him on the basis of which he recommended punishment of termination of the appellant from service.

b

6

8. For what has been discussed above, the impugned orders are set aside and the appellant is reinstated into service with all back benefits.Costs shall follow the event. Consign.

9. Pronounced in open court in Peshawar and given under our hands and seal of the Tribunal on this 18th day of July, 2024.

(RASHIDA BANO) Member (J)

ice Tribusel

s Décision

(KALIM ARSHAD KHAN) Chairman

22 8-202

Date of Presentation of Application. Number of Words Copying Fee Urgent γ Total. Name of Copyless Date of Complectice Date of Delivery of Copi

ORDER 18.07.2024

1. Learned counsel for the appellant present. Mr. Mohammad Jan learned District Attorney for the respondents present.

2. Vide our detailed judgement of today placed on file, the impugned orders are set aside and the appellant is reinstated into service with all back benefits. Costs shall follow the event. Consign.

3. Pronounced in open court in Peshawar and given under our

hands and seal of the Tribunal on this 18th day of July, 2024.

(RASHIDA BANO) Member (J)

(KALIM ARSHAD KHAN)

(KALIM ARSHAD KHA Chairman

الوليتي تستعرفها والأليم عيرون **ATTESTED & ACCEPTED** مضعون مختيارنامہ سن ليا جے اور اچھی طرح سمجھ ليا اور منظور ہے. استدرابے و مور هم : ملال ليه فعلام معاليه كسو قسم كا صلحب موصوف كر بوغلاف نبدل بوكا. لبلا يد مختدل نامد لع لا لا لا الم ا كرون كا تو صاحب موصوف كو بورا اختيار بوكا كم مقدم كي بيروى نم كرين اور ايسى صورت مين المراجع المالي المحالي المحالي المحالية المحالية والمحالية المحالية المحالية المحالية المراجع المحالي المراجع المحالي المراجع المحالي المراجع المحالية المحالي دوسرے وکیل یا بیرسٹر کو بجانے اپنے یا اپنے بمراہ مقرر کریں نیز ایسے مشیرقانون کو برامر میں مدعوره يا اس كے كسي جرو كى كاروانى كے واسطے يا بصورت اليل ، اليل كے واسطے كسى درخواست حكم امتناعي يا قرقوا يكفتارى قبل از اجراء لأكرى بهي موصوف كو بشرط ادانيكى عليده ، اقبال دعوى ديني بعد بع المتنار بوكا. اور بصورت إليا وبرآمدكي مقدم با منسوخي ذكري دعوى ، المقا ، ديني اور داخل كرني اور برقسم ك بينان دين اور سبدد ثالثي وراضي الم كو فيصل برخلاف كرني بھی اختیار ہوگا۔ اور کسی حکم یا ڈگری کے اجراء کرائے اور برقسم کا روپید وصول کرنے اور رسین درخواست اجرائے ڈگری ونظر ثابی ایل و نگرانی برقسم کی درخواست پر دستخط و تصدیق کرنے کا مثل كرده ذات خود منظور قبول بوگا اور صاحب موصوف كو عرضى دعوى وجواب دعوى اور الفهموه بعلم متغلام بلا متغلس للا عوجه حرفه، من الم من مفهموه معلم معلم معلم والعا حد ترفي والعالية مدن المنتفع لي ترفي الما حد منه والعد ومسل حكمساء حد رسا لي ماء مد مسا عة حجنبي فالمعقة ومنهد مو موسم مع الم مع المعن أور المعن بور المع من الم مرح الم مع من المعلم من الم مع الم مع الم مع المع الم طور میرے برخلاف ہوگیا تو صلحب موصوف اس کے کسی طرح نہ دار نہ ہوگیا۔ نیز وکیل صلحب عدالت كرون كا. اكر بيشي بد من مظبر حاضر نه بوا اور مقدمه ميرى غير حاضري كو وجه سي كسى بوتا ربون گا/ربون کی . اور بوقت پکارے جائے مقدمہ وکیل صاحب موصوف کو اطلاع دیکر حاض نی بدیں شرط وکیل مقدر کیا ہے کہ میں ہرپیشی پر خود یا بذریعہ مختبار خاص روبرونے عدالت حاض 0311-1819917 : بعن مصنار ، BC-18-1267 : بعن نامينا رحسوسيا / باستو راب شيراول ******* ، ئىلى ، ئىل وجوابدي بعقام محسك محالي وجوابدي *** فلف حنيا ربيد ناعند كالب مجاعنه معنقه بحنابياعت شدليا יייוליי 59 50 51 C 20 2/-·war maki in menger on Stalm mor وتنالعو ******

2

T-2094060-10271 DIND