

**BEFORE THE KHYBER PAKHTUNKHWA SERVICE TRIBUNAL**  
**PESHAWAR.**

Service Appeal No.1458/2023

Azmat Ullah Shah, Ex-FC No.475, Police station Judbah, Torghar

...Appellant

**V E R S U S**

1. The provincial Police officer, KPK Peshawar.
2. The regional Police Officer, Hazara Division, Abbottabad.
3. The District Police Officer, Torghar.

Khyber Pakhtunkhwa  
Service Tribunal

Diary No. 16083

Dated 26-09-24

...Respondents

**SUBJECT: APPLICATION FOR CONDONATION OF LIMITATION PERIOD**

***Respectfully Sheweth;***

The petitioner seeking Condonation of Limitation Period on the grounds among other submit as under.

1. That the above mentioned Service Appeal is pending hearing before the Honourable Service Tribunal and fixed for the hearing on 29.10.2024.
2. That this application may kindly be considered part in parcel of the main appeal.
3. That the impugned order vide which the applicant / petitioner was dismissed was neither served on the appellant / petitioner nor was the same delivered and communicated.
4. That no proper opportunity of hearing was afforded as well as no inquiry as per rules and law was conducted, therefore the petitioner was altogether intentionally kept in the dark regarding the impugned order.

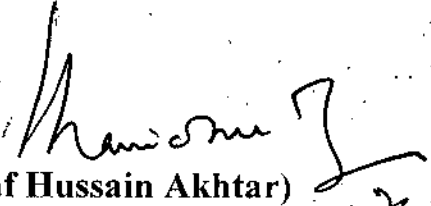
5. That the petitioner was present on his official duty he was called upon by the respondent No.3 DPO Torghar in the office and was verbally directed to leave the office as he was dismissed from the service and relating to such verbal direction no show cause notice, charge sheet neither written order was handed over the petitioner. Similarly no reason for dispensing with proper inquiry was cited as such keeping in view such violative order, the same order could only be considered as void ab-initio, and therefore no limitation period whatsoever is required or mentioned, according to dictum of the superior Courts.
6. That the applicant / petitioner is a poor guy and could not engage a counsel for submission of appeal well within time.

*It is therefore humbly submitted that my instant application for condonation of period of limitation may kindly be accepted in the entrance of justice and my appeal may very kindly be heard accordingly and I may very kindly very be provided justice, so my family may not suffer forever because my job is the only source of livelihood of the whole family.*

...Applicant / Petitioner

  
Azmat Ullah Shah

Through:

  
(Iltaf Hussain Akhtar)  
Advocate High Court, Abbottabad 26/3/24

Dated:- 26/03/2024

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**AFFIDAVIT:**

I, *Azmat Ullah Shah, Ex-FC No.475, and Police Station Judbah, Torghar.*  
*Petitioner,* do hereby solemnly affirm and declare on Oath that the contents of instant **Application** are true and correct to the best of my knowledge and belief and that nothing has been concealed from this Hon'ble Court.

DATED 26.09.2024

  
DEPONENT



26/09/2024