## BEFORE THE HON'BLE SERVICE TRIBUNAL KHYBER PAKHTUNKHWA PESHAWAR

| CI | 1 No    | D/2024 |     |     |    |      |
|----|---------|--------|-----|-----|----|------|
|    |         |        |     |     |    |      |
| In | Service | Appeal | No. | 496 | of | 2024 |

Khyber Pakhtukhwa Service Tribunal

Diary No. 1627/

02-10-24

Muhammad Sadeeg

Versus

Govt. of KPK etc

APPLICATION FOR TRANSFER OF ABOVE TITLED SERVICE
APPEAL FROM CAMP COURT DERA ISMAIL KHAN TO
PRINCIPAL SEAT OF THIS HONOURABLE TRIBUNAL AT
PESHAWAR BEING URGENT NATURE CASE.

Respectfully Sheweth;

Petitioner humbly submits as under,

- 1. That the above titled service appeal is pending adjudication before this Tribunal at camp court Dera Ismail Khan.
- 2. That, although the petitioner is performing his duties with due diligence but the respondents are not paying the appellant's salary and are making the excuse that there are no vacant posts in the department, effectively committing financial murder of the appellant. On the other hand, the respondents have published a newspaper advertisement for the recruitment of Class-IV employees, inviting applications for the said posts, which clearly shows that there are vacant posts available. Hence, the matter is of urgent nature.
- 3. That the Khyber Pakhtunkhwa Service Tribunal used to regularly hold camp courts in Dera Ismail Khan. However, due to terrorist attacks on the honorable judges in Dera Ismail Khan and security concerns, the camp court has not visiting to Dera Ismail Khan. Since the service appeal mentioned above is of an urgent nature, it is highly necessary and in the interest of justice to transfer the service appeal from the camp court Dera Ismail Khan to the principal seat at Peshawar.

4. That in such like situation this honourable court has got the vast powers to entertain the instant application.

It is, therefore, in wake of submission made above it is humbly prayed that the above titled service appeal may kindly be transfer to the principal seat at Peshawar for the interest of justice.

September <u>3</u>, 2024

Yours Humble Petitioner

Muhammad Sadeeq

Through Counsel,

Asif Bila

Advocate High Court

## **AFFIDAVIT**

I, **Muhammad Sadeeq**, do hereby solemnly affirm and declare on oath that contents of above CM petition are true & correct to the best of my knowledge and that nothing has been concealed from this Honourable Court.

September 36

DEPONENT