<u>BEFORE THE KHYBER PAKHTUNKHWA SERVICE TRIBUNAL</u> <u>PESHAWAR.</u> <u>C.M. No:-1270/24</u>

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Service Appeal No.376/2024

Shams Ul Haq Sub Inspector No.169/M Incharge Police Post Miadam, District Swat.

..... Appellant

VERSUS

The Provincial Police Officer Government of Khyber Pukhtunkhwa, Peshawar.

..... Respondent

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BEFORE THE WORTHY CHAIRMAN SERVICE TRIBUNAL KHYBER PUKHTUNKHWA, PESHAWAR MUKHTUNKHWA, PESHAWAR C·M NØ :-127924 Service Appeal No.376/2024 Service Tribunal APPLICATION FOR SETTING ASIDE EX-PARTE ORDER DATED 08/10/202424 AND RESTORING RIGHTOF FILLING PARAWISE COMMENTS </

Respectfully Sheweth:

- 1. That the subject Service Appeal filed by the appellant namely Shams UI Haq Sub-Inspector and next dated is fixed before this honorable Tribunal as 05/11/2024.
- 2. That the subject Service Appeal was filed by the appellant for seniority.
- 3. That this honorable Tribunal issued ex-parte order dated 08/10/2024 without taking into consideration the stance of Police department, which is not in accordance with natural justice.
- 4. That from ex-parte order, the answering respondents are deprived of their right of defense and submission of Parawise comments.
- 5. That the Parawise comments accordingly prepared and were ready for submission.
- 6. That the respondent department always complied with the direction of honorable Tribunal with letter and spirit.
- 7. That feeling aggricved from Order dated 08/10/2024 of this honorable Tribunal, the respondents seek right for restoration to file Para-wise comments on the following Grounds.

GROUNDS

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- 1. That the valuable rights of the department respondents are involved with the instant Service Appeal.
- 2. That the application is within time and there is no disobedience on the part of respondents.
- 3. That there is no legal bar in acceptance of the application in hand.
- 4. That the Parawise Comments were already signed by the answering respondents and were ready to be submitted before the next date, the respondents will show punctuality in future.
- 5. That according to the rules of natural justice, Audi-alterem-partem, no one cannot be condemned unheard.

<u>PRAYER</u>

It is therefore, most respectfully prayed that on acceptance of this application, the Ex-Parte proceedings dated 08/10/2024 against the respondent may be set aside and right to file Parawise comments may kindly be restored, please.

DIG/Legal, CPO For, Provincial Police Officer, Khyber Pakhtunkhwa Peshawar (Respondent) (Dr. Muhammad Athar Abbas) PSP

BEFORE THE SERVICE TRIBUNAL KHYBER PAKHTUNKHWA PESHAWAR.

Service Appeal No.376/2024

Shams UI Haq Sub Inspector No.169/M Incharge Police Post Miadam, District Swat.

..... Appellant

VERSUS

The Provincial Police Officer Government of Khyber Pukhtunkhwa, Peshawar.

<u>AFFIDAVIT</u>

..... Respondent

We respondents do hereby solemnly affirm on oath and declare that the contents of the application for setting aside ex-parte order dated 08/10/2024 is correct/true to the best of our knowledge/belief and nothing has been kept secret from the Honorable Tribunal.

Regional Police Officer, Malakand Region. (IRFAN UÙLAH KHAN) PSP (Incumbent)



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DIG/Legal, CPO For, Provincial Police Officer, Khyber Pakhtunkhwa Peshawar (Respondent) (DR. MUHAMMAD ATHAR ABBAS) PSP

BEFORE THE SERVICE TRIBUNAL KHYBER PAKHTUNKHWA PESHAWAR.

Service Appeal No.376/2024

Shams Ul Haq Sub Inspector No.169/M Incharge Police Post Miadam, District Swat.

..... Appellant

VERSUS

The Provincial Police Officer Government of Khyber Pukhtunkhwa, Peshawar.

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..... Respondent

AUTHORITY LETTER

We respondents do hereby authorize Mr. Naeem Hussain DSP/Legal Swat to appear before the Tribunal on our behalf and submit application for setting aside ex-parte Order dated 08/10/2024 in connection with titled Service Appeal.

Regional Police Officer, Malakand Region. (IRFAN ULLAH KHAN) PSP (Incumbent)

DIG/Legal, CPO For, Provincial Police Officer, Khyber Pakhtunkhwa Peshawar (DR. MUHAMMAD ATHAR ABBAS) PSP



No. 134 /PA/DIG/HOrs

OFFICE OF THE INSPECTOR GENERAL OF POLICU KHYBER FAKHTUNKHWA PESHAWAR

Dated Peshawar, the 08/11/2023

ORDER

Inspector General of Police, Khyber Pakhtunkhwa is pleased to authorize Deputy Inspector General of Police, Legal, Khyber Pakhtunkhwa to sign the replies to Writ Petitions and Service Appeals Instituted at different judicial forums on behalf of Inspector General of Police, Khyber Pakhtunkhwa and other Court matters. Besides, Deputy Inspector General of Police, Legal, Khyber Pakhtunkhwa shall apprise/ consult and seek guidance from the Worthy Inspector General of Police, Khyber Pakhtunkhwa in cases being contested at different judicial forums.

This issues with approval of Inspector General of Police, Khyber Pakhtunkhwa.

Deputy lits For Inspe Khyber Pakhtunkhwa, Peshawar

CC:

Copy of above is forwarded to the:-

1. Addl: Inspector General of Police, HQrs Khyber Pakhtunkhwa.

- 2. Deputy Inspector General of Police, Legal, Khyber Pakhtunkhwa.
- 3. AIG/Establishment, Khyber Pakhtunkhwa.
- 4. AIG/Legal, Khyber Pakhtunkhwa.
- 5. PSO to Worthy Inspector General of Police, Khyber Pakhtunkhwa.
- 6. Registrar CPO.

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7. OS, Legal Branch, CPO.