- 04.10.2024 01. Learned counsel for the appellant present. Mr. Arshad Azam,

  Assistant Advocate General alongwith Mr. Tariq Ahmed, S.I for the respondents present.
  - O2. Vide order dated 30.09.2024 respondents were directed to issue correct order in line with the judgment and submit proper implementation report on the next date. Today representative of the respondents requested that further time may be granted to submit implementation report. Granted with strict direction to submit implementation report on the next date positively. Adjourned. To come up for implementation report on 25.10,2024 before S.B. P.P given to the parties.

(Muhammad Akbar Khan) Member (E)

\*Kamranullah\*

- 25.10.2024 1. Learned counsel for the petitioner present. Mr. Arshad Azam,

  Assistant Advocate alongwith Mr. Syed Amir Abbas, DSP (Legal) for the respondents present.
  - 2. On previous date respondents were directed to issue correct order in line with the judgment and submit proper implementation. Today representative of respondents sought further time for submission of implementation report. Granted with direction to issue corrigendum and submit proper implementation report within a week. To come up for implementation report on 11.11.2024 before S.B. P.P given to the parties.

RasMda Bano Member (J)



## KHYBER PAKHTUNKHWA SERVICE TRIBUNAL

Execution Petition No.258/2024

Syed Suleman Shah Versus Police Department

Member (J)

S.No. of Order & Date of proceeding	Order or other proceedings with signature of Chairman/Member(s)/Registrar and that of parties or counsel where necessary
Order-12 11 <sup>th</sup> November,	RASHIDA BANO, MEMBER (J):  Present:
2024.	1. Ms. Roeda Khan, Advocate on behalf of petitioner.
	2. Mr. Naseer Uddin Shah, Assistant Advocate General also put appearance.
	3. Learned counsel for the petitioner submitted that she would like to
	argue the point that even if Clause-(d) of Section-7(2) of the Khyber
,	Pakhtunkhkwa Service Tribunal Act, 1974 has been deleted by the
	Provincial Assembly from the Act of 1974, the Tribunal would still have the
	power to implement the judgment on which the learned AAG submitted that
	the amendment has been challenged by a number of people before the
	Peshawar High Court and notices have also been issued to the Government, therefore, it would be appropriate to adjourn this petition sine die and may
	be taken after decision by the Hon'ble Peshawar High Court. Order
	accordingly. Parties are at liberty to get the same restored and reconsider
	after decision of the High Court. Consign.
	4. Pronounced in open Court at Peshawar and given under my hand and
	the seal of the Tribunal on this 11th day of November, 2024
	(RASHÌDA BANO)