

BEFORE THE KHYBER PAKHTUNKHWA SERVICE TRIBUNAL
PESHAWAR

C. M. No _____/2024
In
Service Appeal No 866/2024

Khyber Pakhtunkhwa
Service Tribunal

Diary No. 14672

Dated 05-08-24

Adnan Khan **Petitioner/Appellant**

V E R S U S

Home Department & others..... **Respondents**

APPLICATION FOR PERMISSION TO FILE AMENDED APPEAL.

Respectfully Submitted:-

1. That the above titled Service Appeal is pending adjudication before this honorable Tribunal and is fixed for
2. That it is pertinent to mention here that in the prayer clause the wordings "Key Punch Operator" (BPS-16) has erroneously been mentioned while actual requisite nomenclature of the post is "Personal Assistant" (BPS-16).
3. That moreover, since the requisite post of Personal Assistant comes in the sole domain/hierarchy of Establishment Department, hence, Secretary Establishment is required to be impleaded in the amended service appeal.
4. That omission is not deliberate rather due to some typographical mistake as well as ground reality, hence needs to be rectified by filing an amended appeal.
3. That the valuable rights of the applicant are at stake and the law as well as the dictums of Superior Courts also favors the amendment of cases for the interest of justice.

4. That if the applicant is not allowed to amend his appeal, the very purpose of his appeal would be lost resulting in multiplicity of litigation.

It is therefore prayed, that on acceptance of this application, the applicant may kindly be allowed to file amended appeal as explained above.

Dated:- 31/07/2024

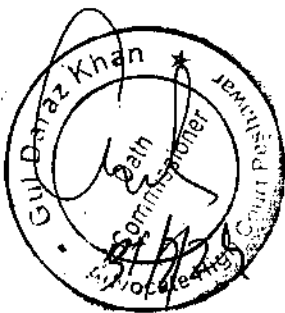
Through


Applicant/Appellant

Noor Muhammad Khattak
Advocate Supreme Court

AFFIDAVIT

I, Adnan Khan (the Appellant), do hereby solemnly affirm and declare on oath that the contents of this **Application** are true and correct to the best of my knowledge and belief and nothing has been concealed from this honorable Tribunal.





DEPONENT