KHYBER PAKHTUNKHWA SERVICE TRIBUNAL PESHAWAR

PROFORMA FOR EARLY HEARING

Kinder Palabiotens Section Tallered

Diary Na. 926

Dates 04-08-202

FORM 'A'

To be filled by the Counsel/Applicant

Case Number	7240/20	20			
Case Title	and the second of the second o	« Rehman V	¿ Crovt.		
Date of					
Institution		1			
Bench	SB	DB 🗸			
Case Status	Fresh	Pending	<u> </u>		
Stage	Notice	Reply	Argument		
Urgency to	Colleagues of appe	ellants has already	undergone Intermedia		
clearly stated.	for which the	instant appeal ha	blant has been deprived she appeared and		
Nature of the	is mature an	d partly heard by	Beuch No. 1 of This		
relief sought.	Honourable Tribunal. The next date of hearing 1. e 25 2 is too late and will deprive the appellant from forth comming "Intermediate College Course"schadul 25-10-2022 to be commency from 1st				
Next date of	forth commi	ng " luter mediate	Callage Course"s chadu		
thearing	25 - 10 - 2	2022 Octube	in, 2022.		
Alleged Target			 		
Date					
Counsel for	Petitioner	Respondent	In person		

Signature of counsel/party

KHYBER PAKHTUNKHWA SERVICE TRIBUNAL PESHAWAR

PROFORMA FOR EARLY HEARING

FURIVI B	
Inst#	
Early Hearing	p/20 <u>22</u>
In case No. 724	-p/20 <u>2</u> -
Chan Ux Rehman	vs Govt
Presented by Course in the relevant register.	on behalf of oppellant Entered
Put up alongwith main case	
	REGISTRAR
Last date fixed	
Reason(S) for last adjournment, if	
any by the Branch Incharge.	
Date(s) fixed in the similar matter	
by the Branch Incharge	
Available dates Readers/Assistant	
Registrar branch	
L Daggetrar branch	•

Assistant Registrar

BEFORE THE KHYBER PAKHTUNKHWA SERVICE TRIBUNAL

Misc.	Apı	plication	No.	/2022

ln

Service Appeal No.7240/2020

Ghani Ur Rehman No.274
Versus
The Inspector General of Police & others

APPLICATION FOR EARLY HEARING

Respectfully Sheweth,

- 1. That the above titled service appeal is pending before this Hon'ble Tribunal which is fixed for <u>25 / 10 /2022</u>.
- 2. That the colleagues of the appellant has under gone Intermediate School Course and now are performing function as ASI and SHO and whereas appellant has been deprived of the promotion benefits due to impugned denial of the respondents.
- 3. That next term of Intermediate Course is to commenced during this month and if appellant is again deprived of his legitimate accrued right, he would face irreparable loss.
- 4. That appellant has very prima facie case and is under legitimate expectancy of its ultimate success.
- 5. That the case pending since long and petitioner is a resident of District Karak. It is very difficult for petitioner to come to Tribunal for hearing and also petitioner is facing problems in performing his job and duties.
- 6. That the date fixed in this appeal i.e <u>25</u> / 10 /2022is too long while the case of appellant is very urgent in nature and needs immediate attention of this Hon'ble Tribunal.
- 7. That if the date fixed by this Hon'ble Tribunal not accelerated an earlier date, the petitioner will suffer irreparable loss.

It is therefore requested that on acceptance of this application, this Hon'ble Tribunal may graciously be pleased to fix the titled service appeal to a short possible date.

Through

Applicant/Appellan

مراحسادا

Ashraf Ali Khattak

Advocate

Supreme Court of Pakistan

Ali Bakht Mughal Advocate, Peshawar

Dated: 01 / 08 /2022

BEFORE THE KHYBER PAKHTUNKHWA SERVICE TRIBUNAL

Misc. Application No.____/2022

In

Service Appeal No.7240/2020

Ghani Ur Rehman No.274. Appellant.

Versus

AFFIDAVIT

I, Ghani Ur Rehman No.274 of District Police Force, District Karak do hereby declare that the contents of the instant application are true and correct and nothing has been concealed from this Hon'ble Court.

DEPONENT

ATTESTED

Oath

Commissioner

Commissioner