BEFORE THE KHYBER PAKHTUNKHWA SERVICE TRIBUNAL,

PESHAWAR.

PROFORMA FOR EARLY HEARING FORM 'A'



Service Thursel
Diary No. 4708
Dama 4/4/2023

Case Number	1423/2022							
Case Title	SAYED SHAH SAYED							
	Versus							
	INDUSTRY & COMMERCE							
Date of Institution	2022							
Bench	SB	$\sqrt{}$		ş	DB			
Case Status	Fres	h			Pen	ding	✓	
Urgency to be	That during the pendency of the above mentioned appeal the							
clearly stated	respondents issued notification dated 28.03.2023 whereby at serial No. 8 of that notification the applicant was again transferred from Kohat to District Mohmand, irrespective of the fact that the matter of the transfer of the applicant was sub judice before this august tribunal.							
Nature of the relief	That valuable rights of the applicant in the above mentioned							
sought	appeal are involved, hence the same is liable to be heard on							
	an earlier date.							
Next date of haring	10.05.2023							
Alleged target date	Next week							
Counsel for	Appe	ellant	√	Respo	onder	nt	In person	

Signature of Counsel/party: -

*BEFORE THE KHYBER PAKHTUNKHWA SERVICE TRIBUNAL, PESHAWAR

C.M. NO	/2022
	IN
ΔΡΡΕΔΙ	No. 1423/2022

SYED SHAH SAYED

VS IND

INDUSTRY & COMMERCE

APPLICATION FOR REQUISITIONING THE ABOVE MENTIONED APPEAL FOR EARLY HEARING

R/Sheweth:

- 1- That the above mentioned appeal is pending adjudication before this Honorable Tribunal which is fixed for hearing on 10.05.2023.
- 2- That in the above mentioned appeal the appellant has challenged the transfer notification whereby he was transferred from Peshawar to Kohat against cross cadre post, wherein the respondents have already submitted their para wise comments.
- 3- That during the pendency of "the above mentioned appeal the respondents issued notification dated 28.03.2023 whereby at serial No. 8 of that notification the applicant was again transferred from Kohat to District Mohmand, irrespective of the fact that the matter of the transfer of the applicant was *sub judice* before this august tribunal.
- 4- That as valuable rights of the applicant is attached to the instant appeal; therefore it is essential that the mentioned appeal may kindly be fixed as early as possible.
- 5- That the interest of justice demands that such like matter be heard as early as possible to meet the ends of justice and also to meet the principles of access to justice.

It is therefore, most humbly prayed that on acceptance of this application the above titled appeal may kindly be fixed for an early convenient date.

Through:

NOOR MOHAMMAD KHATTAK ADVOCATE SUPREME COURT

APPLICANT

31