# KHYBER PAKHTUNKHWA SERVICE TRIBUNAL PESHAWAR

# PROFORMA FOR EARLY HEARING

### FORM 'A'

## To be filled by the Counsel/Applicant

10200 2-1-2024

Case Number	1280	/202	2 Z	· ·	
Case Title	Wagar			рцси	
Date of				<u>[]                                    </u>	<u> </u>
Institution	2020		.· .·		
Bench	SB		DB		<u></u>
Case Status	Fresh	· • • - • · · · · · · · · · · · · · · ·	Pending		<u> </u>
Stage	Notice		Reply		Argument
Urgency to	is fix for 8	3 1/4 4	theres the	. ase of	a Wellant For
clearly stated.	Similar T	natuve.	case of	the s	ame Jepar
Nature of the				<u></u>	
relief sought.	Psomotion	$\uparrow$			
Next date of	(Sec. 44 - 1) miles: Mr. (Sec. 4) (Sec.	,			
hearing	G 9 1/2	234			j
Alleged Target	r /	:			
Date	8 /20	4		•	
Counsel for	Petitioner	Respo	ndent	In per	son

Signature of counsel/party

# KHYBER PAKHTUNKHWA SERVICE TRIBUNAL PESHAWAR PROFORMA FOR EARLY HEARING

FORM 'B'	
Inst# Early Hearing	-p/20 1951
In case No. 1280	-p/20_2_2_
W-98 2x	Vs DCPHSA
Presented by	on behalf of Entered
in the relevant register.	
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	

Assistant Registrar

# BEFORE THE HON'BLE KHYBER PAKHTUNKHWA SERVICE TRIBUNAL, PESHAWAR

C.M. No.	/20	024				
In						
Service A	ppeal No.	1280/2022	2			
Waqar			• • • • • • • • • • • •		(Appella	ant)
		VER	sus			
Director	General	Provincial	Health	Services	Academy	and
others		******			.(Responde	nts)

#### APPLICATION FOR EARLY HEARING.

### Respectfully Sheweth:

- 1. That the above titled Service Appeal is pending adjudication before this Hon'ble Tribunal which is fixed for 09/01/2024.
- 2. That the identical Service Appeal No. 7472/2021 tilted "Muhammad Shoaib..VS.. Director General Provincial Health Services Academy and others" is also pending adjudication before this Hon'ble Court which is fixed for 08/01/2024.

- That both the cases are identical in nature and both the petitioners are aggrieved from the promotion process.
- That it shall be in the interest of justice to urgently 4. fixed the date in the Service Appeal and be heard together.

It is, therefore, respectfully prayed that on acceptance of this application, the date in the instant Service Appeal may kindly be fixed with the Service Appeal No. 7472/2021.

Appellant

Through

Dated: 02/01/2024

Imran Khan

Advocate Supreme Court

Of Pakistan.

# BEFORE THE HON'BLE KHYBER PAKHTUNKHWA SERVICE TRIBUNAL, PESHAWAR

C.M. No/2024					
In					
Service Appeal No. 1280/2022					
Waqar(Appellant)					
VERSUS					
Director General Provincial Health Services Academy and					
others(Respondents)					
<u>AFFIDAVIT</u>					
I, Imran Khan Advocate Peshawar, as per instructions of					
my client, do hereby solemnly affirm and declare that the					
contents of the accompanying Application are true and					
correct to the best of my knowledge and belief and nothing has					
been concealed from this Hon'ble Tribunal					
been concealed from this Hon'ble Tribunal  DEPONENT					