BEFORE THE HON'BLE SERVICE TRIBUNAL KHYBER PAKHTUNKHWA PESHAWAR

CM No. ____/2024 In EP No. <u>i 50</u>/2024 Service Appeal No. 384/2022

Muhammad Junaid & others.....Appellants VERSUS

Govt of KPK & others.....Respondents

S.No	Description of Documents	Annex	Pages	
1.	Early Hearing form		A	
2.	Application for early hearing		1-2	
3.	Affidavit		. 3 .	

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Applicant / Appellant

Through

lą) ZARTAJ ANWAR

Advocate, Supreme Court Of Pakistan

BEFORE THE HON'BLE SERVICE TRIBUNAL KHYBER PAKHTUNKHWA PESHAWAR PROFORMA FOR EARLY HEARING

Judicial Branch

Form "A"

Nayber Pakhtukhwa Service Tribunal Diary No. 1348 Dated 13-06-2024

To be filled by the counsel

Case No.	EP No. 150 /2024								
Case Title	se Title Service Appeal No. 384/2022 Muhammad Junaid & othersAppellants VERSUS Govt of KPK & othersRespondents								
Date of Institution	10.06.2024								
Bench	SB		DB		3				
Case Status	Fresh		Pendi		nding	ling			
Stage	Notice		Reply		Arg				
Urgency to be clearly stated	That the grievances of the appellants had been redressed by the respondents and the Appellants does not want to pursue the case any more, hence the appellants wants to withdrawn the above titled Appeal, hence the instant Application for early fixation of the instant Appeal.								
Nature of the	That the matter pertains to Service of the Appellant								
relief sought		2024							
relief sought Next date of hearing		024			· ·			· .	
Next date of	2							·.	

Signature of Counsel/Party

BEFORE THE HON'BLE SERVICE TRIBUNAL KHYBER PAKHTUNKHWA PESHAWAR

CM No. ____/2024 In EP No. _/ <u>5</u> 2024 Service Appeal No. 384/2022

Muhammad Junaid & others.....Appellants VERSUS

Govt of KPK & others.....Respondents

APPLICATIONFOREARLYHEARING / ACCELERATION OFTHECAPTIONEDSERVICEAPPEAL.

Respectfully Sheweth:

- That the above noted case is pending adjudication before this Hon'ble Tribunal, which is fixed for <u>03.07.2024</u>.
- 2. That the grievances of the appellants had been redressed by the respondents and the Appellants does not want to pursue the case any more, hence the appellants wants to withdrawn the above titled Appeal, hence the instant Application for early fixation of the instant Appeal.

3. That the above noted Service Appeal need early fixation for the larger interest of justice.

4. That there is no legal bar on acceptance of this application.

It is, therefore, most humbly prayed that on acceptance of this application, the above titled Service Appeal may kindly be fixed for an early date i.e within Week, with the larger interest of Justice.

Applicant / Appellant

Through

in Die.

ZARTAJ ANWAR Advocate, Supreme Court Of Pakistan

BEFORE THE HON'BLE SERVICE TRIBUNAL KHYBER PAKHTUNKHWA PESHAWAR

CM No. ____/2024 In EP No. <u>/s´o</u>_/2024 Service Appeal No. 384/2022

Muhammad Junaid & others.....Appellants VERSUS

Govt of KPK & others.....Respondents

AFFIDAVIT

I, Muhammad Junaid (Assistant Director) S/o Muhammad Saeed R/o House No 156, New Colony Jahangir Abad Tehkal Bala Peshawar, do hereby solemnly affirm and declare on oath that the contents of the accompanying **Application** are true and correct to the best of my knowledge and belief and nothing has been kept concealed from this Hon'ble Court.

DEPONENT

