KHYBER PAKHTUNKHWA SERVICE TRIBUNAL PESHAWAR

PROFORMA FOR EARLY HEARING

FORM 'A'

To be filled by the Counsel/Applicant

Diary No. 1240/ Dated 26/4/29

1	1		Dated 1/27
Case Number	Service Ap	peal No. 448,	10.0
Case Title	Subada	Classic 448	7034
Date of	pube dan	Sher Mir vs	govt of KPK
Institution	27/3/	2094	
Bench	SB	DB	
Case Status	Fresh	Pending	
Stage	Notice	Reply	Argument
Urgency to	Durive Dand	ones of Line	
clearly stated.	Annallant h	ency of this t	ppeal the
Nature of the	wants to	amend the appear	from Sens'ce, hence
relief sought.	Early de	ati	
Next date of			
hearing	17/5/	2024	
Alleged Target	within 3/4		
Date	2/4	cuy's	
Counsel for	Petitioner	Respondent	In person
×			

Signature of counsel/party

KHYBER PAKHTUNKHWA SERVICE TRIBUNAL PESHAWAR PROFORMA FOR EARLY HEARING

- Control D.	i
Inst#	
Early Hearing	/DD
	-p/20 <u>24</u>
In case No. Service	e Appenf/48 -p/2024)
Sobedar Sher Mir	_Vs_ Grout of KP
Presented by M. Glyas Oraliza	Advon behalf of Petitioner. Entered
in the relevant register.	
Put up alongwith main case	
	•
	REGISTRAR
Last date fixed	
Reason(S) for last adjournment, if	- not get fixed
any by the Branch Incharge.	
, , and branch menange.	
Date(s) fixed in the similar matter	
by the Branch Incharge	
and in the state of the state o	·
Available dates Readers/Assistant	
Registrar branch	

Assistant Registrar

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

C.M. No.	`	_/2024	4			
In						
Service A	Appea	1 No. 4	48/2024	•	•	
		, .	•			
Subedar	Sher	Mir			(Appe	llant)
			VERSU	S		
Govt:	of	KP	through	Secretary	Home	and
others	••••••	• • • • • • • • • •	• • • • • • • • • • • • • • • • • • • •		(Respond	lents)
•						

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 17/05/2024.
- 2. That during the pendency of instant Service Appeal the appellant has been retired from service, so in changing situation the appellant wants to amend the instant appeal according to current scenario.

3. That it shall be in the interest of justice to urgently fixed the date in the Service Appeal and be heard urgently.

It is, therefore, respectfully prayed that on acceptance of this application, the date in the instant Service Appeal may kindly be fixed earlier as soon as possible for the reason mentioned above.

Appellant

Through

Dated: 26/04/2024

Muhammad Ilyas Orakzai Advocate Supreme Court Of Pakistan.

AFFIDAVIT:

I, **Subedar Sher Mir** (Appellant), 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.

DEPONENT

