BEFORE Service Appeal		ourable si 024	C-M			09/20	24	
Noor Ul Haq				· · · · · · · · · · · · · · · · · · ·		· · · · · · · · · · · · · · · · · · ·	(App	ellant)
· · ·				Versus				(asmondents)
Government of	Khyber P	akhtunkhwa	Peshawar $\delta$	& others				(espondents)
				<u>INDEX</u>				· ·
Service	S.No.	_	n of docume	ents			Annex P	ages
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BEFORE THE HONORABLE KHYBER PAKHTUNKHWA SERVICE TRIBUNAL	L, <u>PESHAWAR</u>					
Service Appeal No. 523/2024 Noor Ul Haq VS Govt of KP & Others						
1. Additional Chief Secretary, Home & Tribal Affairs Khyber Pakht Peshawar	unkhwa,					
2. Inspector General of Police, Khyber Pakhtunkhwa.						
<ol> <li>Deputy Inspector General of Police Telecommunication &amp; Transport Khyber Pakhtunkhwa.</li> </ol>						
4. Superintendent of Police Telecomm & Transport Khyber Pakhtunkhy	va.					
VÈRSUS	.(Appellants)					
Noor Ul Haq	.(Respondent)					
<b>APPLICATION FOR SETTING ASIDE EX-PARTE PROCEED</b>	NINC VIDE					
ORDER SHEET DATED 15.07.2024 AND RESTORING RIGHT	<u>COF FILING</u>					
PARA-WISE COMMENTS	Khyber Pakhtükhw# Service Trihunal					
RESPECTFULLY SHEWETH:	Diary No. 1 Sol 6					
1. That, the above titled appeals was fixed on 15.07.2024 for su	Diary No. 1 Sol 6 Dated 16-28-24 bmission of the					
respondents reply/comments before this Hon'ble Tribunal.						
2. That, the subject appeal is connected with 16 others appeals are Sub j Hon'ble Tribunal.	judice before this					
3. That due to collection of record of Police officials, Para wise comme						
submitted before the Hon'ble Tribunal within time, therefore the I						
<ul> <li>placed the respondents Ex-parte vide order Sheet dated 15.07.2024 a</li> <li>respondent's right of defense.</li> </ul>	•					
4. That, respondent department always complied with the directions Tribunal.	of this Hon'ble					
5. That feeling aggrieved the respondents seek right for restoration	to file Para-wise					
comments.						
<u>PRAYERS</u> :						
It is, therefore, most respectfully prayed that on acceptance of this ap	plication, the ex-					
parte proceedings against the respondents may be set aside and right t						
comments may kindly be restored, please.	<u>n</u>					

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(MUHAMMAD NISAR KHAN) Superintendent of Police, Telecommunication & Transport Khyber Pakhtunkhwa Peshawar.

# BEFORE THE KHYBER PAKHTUNKHWA SERVICE TRIBUNAL PESHAWAR

Service Appeal No. 523 /2024

Versus



Appellant

Noor Ul Haq,

Head Constable, Belt No. 89, Khybet Pakhtunkhwa Police, Telecommunication Department, Peshawar.

## 1. Government of Khyber Pakhtunkhwa, Through Secretary, Home & Tribal Affairs, Khyber Pakhtunkhwa, Peshawar.

- Inspector General of Police (IGP), Provincial Police Officer (PPO), Khyber Pakhtunkhwa, Central Police Office, Peshawar.
- 3. Deputy Inspector General of Police (DIG), Telecommunication & Transport, Khyber Pakhtunkhwa, Peshawar.

### 4. Superintendent of Police (SP), Telecommunication & Transport, Khyber Pakhtunkhwa, Peshawar.

..... Réspondents

SERVICE APPEAL UNDER SECTION-4 OF THE KHYBER PAKHTUNKHWA SERVICE TRIBUNALS ACT, 1974 AND IN THE LIGHT OF JUDGMENT OF PESAHWAR HIGH COURT PESHAWAR DATED 05.03.2024, PASSED IN THE WRIT PETITION NO. 2290-P OF 2021. AGAINST THE IMPUGNED INACTION / OMISSION OF THE RESPONDENTS WHEREBY THE APPELLANT WAS NOT OFFERED PROMOTIONAL COURSES AND CONSEQUENT EXAMS / TESTS, ON

EXAMPLE Chyper Fukbtukhwr Sarvice Tribuant Fesherer 15<sup>th</sup> July, 2024

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1. Learned for the appellant present. Mr. Arshad Azam, Assistant Advocate General present.

2. Written reply on behalf of the respondents has not been filed nor is there anybody present as representative, therefore, they are placed exparte. The appeal is admitted to full hearing subject to all just and legal objections. The appellant is directed to deposit security fee within 10 objections. The appellant is directed to deposit security fee within 10 objections. To come up for/arguments on 09.10.2024 before D.B. P.P given to the learned counsel for the parter.

(Kalim Arshad Khan) Chairman

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\*Adnan Shah, P.A

Date of Presentation	ofApplication	13-8-24
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•	<u>BEFORE</u>	<u>THE HON'BL</u>	<u>E SERVICE TRIBUNAL KHYBER PAR</u>	KHTUNKŴA PESHAWAR

Service Appeal No. 523/2024

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Noor Ul Haq...... (Appellant)

#### VERSUS

#### **AFFIDAVIT**

I, Nisar Muhammad Khan Superintendent of Police, Telecommunication & Transport Khyber Pakhtunkhwa, Peshawar (representative of respondents/department) do hereby solemnly declared that the contents of accompanying application on behalf of Respondents Department are correct to the best of my knowledge and belief and nothing has been concealed from this Hon'ble court.

> (NISAR MUHAMMAD KHAN) Superintendent of Police, Telecomm:&Transport Khyber Pakhtunkhwa, Peshawar.

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# AUTHORITY

authorized/nominated to submit the application on behalf of respondents department in S/Appeal No.523/2024 in case titled Noor Ul Haq VS Government of Khyber Pakhtunkhwa Peshawar & Others.

Nisar Muhammad Khan Superintendent Police,

Nisar Muhatamad Khan Superintendent Police, Telecomm: & Transport Khyber Pakhtunkhwa Peshawar

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Before Peshawar high court