KHYBER PAKHTUNKHWA SERVICE TRIBUNAL, PESHAWAR

PROFORMA FOR EARLY HEARING

Khyber Pakhtukhwa Service Tribunai

FORM A

D

TO BE FILLED BY THE COUNSEL

Diary No. 18958	
Date 20-09-202	4

Case number	Service appeal No. 2545/2023					
Case title	Ikram Ullah versus CCPO & others					
Date of institution	2023					
Bench	SB		DI	5 I	/	
Case status	fresh	·	Pe	ending 1	/	
Stage	Notice	√ Motion	PA	1/V		

		al of the appellant pertains to re-			
be clearly	instatement in service and the appellant is jobless since his illegal				
stated	dismissal from Service, and the case has been fixed in the month of				
	November 2024.				
Nature of the	That the applicant is facing financial hardships and the short question				
relief sought					
, ener sought	too far, which needs to be accelerated to an early date.				
Next date of	06/11/2024	· · · · · · · · · · · · · · · · · · ·			
		·			
hearing					
Alleged	Next week				
target date					
Counsel for	Petitioner 1/ Responde	ent <u>In person</u>			
· · · · · · · · · ·					

Signature of appellant/Petitioner or Counsel:-

KHYBER PAKHTUNKHWA SERVICE TRIBUNAL, PESHAWAR

PROFORMA FOR EARLY HEARING

FORM B

Inst#

Early Hearing _____/2024

In service appeal No. 2545/2023

Ikram Ullah... versus... CCPO & others

Presented by **Fazal Shah Mohmand Advocate supreme Court** on behalf of applicant/Appellant. Entered in the relevant register.

Put up along with main case_

REGISTRAR

Last date fixed	
Reason(s) for last adjournment, if a	
by the branch incharge	
Date(s) fixed in the similar matter	
Branch incharge	• •.
Available dates Reader/Assistant	
Registrar Branch	

ASSISTANT REGISTRAR

REGISTRAR

BEFORE THE SERVICE TRIBUNAL KHYBER PUKHTUNKHWA

PESHAWAR

CM No;____/2024

∶in

Service Appeal No-2545/2023

Ikram Ullah Ex-Constable No. 2786, District Police Mardan.

.....Applicant

VERSUS

- 1. Govt. of Khyber Pakhtunkhwa, through Capital City Police Officer, Peshawar.
- 2. Inspector General of Police Khyber Pakhtunkhwa.
- **3.** Regional Police Officer Mardan.

APPLICATION FOR EARLY HEARING OF TITLED SERVICE APPEAL.

Respectfully Submitted:-

- **1.** That the above titled Service Appeal is pending before this honorable Court in which next date is fixed for 06-11-2024
- 2. That the instant service appeal of the appellant pertains to reinstatement in service and the appellant is jobless since his illegal dismissal from Service, and the case has been fixed in the month of November 2024.
- **3.** That the applicant is facing financial hardships and the short question of law is involved in the matter and the date fixed i.e. 06-11-2024 is too far, which needs to be accelerated to an early date.
- **4.** That it is just, fair as well as in larger interest of justice that the titled appeal be fixed and heard at the earliest.

It is therefore prayed, that on acceptance of this application, the titled Service Appeal may kindly fixed for an early date.

Dated:-19-09-2024

Q.

Appellant/Petitioner

Through

h Fazal Shah Mohmand

Advocate Supreme Court

Jecamullah DEPONENT

Of Pakistan.

<u>A FFIDAVIT:-</u>

I, Ikram Ullah Ex-ConstableNo. 2786, District Police Mardan, do hereby solemnly affirm and declare on oath that the contents of this **Application** are true and correct to the best of my knowledge and belief and that nothing has been concealed from this honorable Court.

