

BEFORE THE SERVICE TRIBUNAL KHYBER
PAKHTUNKHWA PESHAWAR

C.M No _____/2024

In

Appeal No.1011/2024

Sajjad Khan, Patwari Halqa, Mouza Mera Prang, District
Charsadda.

(Appellant)

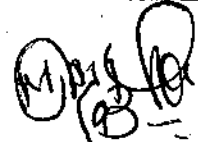
VERSUS

Commissioner Peshawar, Division, and others.

(Respondents)

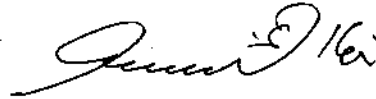
I N D E X

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



Applicant/ Respondent

Through



ZARTAJ ANWAR
Advocate, Supreme Court
Of Pakistan

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

Judicial Branch

Form "A"

Khyber Pakhtukhwa
Service Tribunal

Diary No. 14546

Dated 26/7/24

To be filled by the counsel

Case No.	Appeal No.1011/2024				
Case Title	Sajjad Khan, Patwari Halqa, Mouza Mera Prang, District Charsadda. (Appellant) VERSUS Commissioner Peshawar, Division, and others. (Respondents)				
Date of Institution	26.07.2024				
Bench	SB		DB		
Case Status	Fresh		Pending		
Stage	Notice		Reply		Arguments
Urgency to be clearly stated	That the Appellant while concealing the real facts from this Hon'ble Tribunal had obtain stay order 24.07.2024 and the order issued by the respondents department dated 19.07.2024 was suspended. That due to the stay order the legal and fundamental rights of the Applicant / Respondent has been violated.				
Nature of the relief sought	That the matter pertains to Service of the Appellant				
Next date of hearing	09.08.2024				
Alleged Target Date	Within Week				
Counsel for	Petitioner		Respondent		In Person



Signature of Counsel/Party

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(Appellant)

VERSUS

Commissioner Peshawar, Division, and others.

(Respondents)

APPLICATION FOR EARLY
HEARING / ACCELERATION OF
THE CAPTIONED SERVICE
APPEAL.

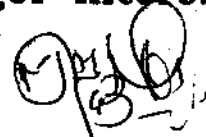
Respectfully Sheweth:

1. That the above noted Service Appeal is pending before this Honourable Tribunal, which is fixed for 09.08.2024.
2. That the Appellant while concealing the real facts from this Hon'ble Tribunal had obtain stay order 24.07.2024 and the order issued by the respondents department dated 19.07.2024 was suspended.
3. That the appellant served on the subject post from last 2 years as he was posted on 20.01.2023 till 06.05.204, when the applicant was transferred on 06.05.2024.
4. That the applicant was transferred to Mera Prang vide order dated 06.05.2024

Dc(chd)Estt7(25) Posting /transfer/revenue
5224-38 from Halqa Agra.

5. That the applicant illegally in violation of Posting transfer policy prematurely transfer to Halqa agra being aggrieved of the same filled appeal to court of Commissioner Peshawar and the Commissioner Peshawar was please to accept the of order dated 19.07.2024.
6. That due to the stay order the legal and fundamental rights of the Applicant / Respondent has been violated.
7. That there is no legal bar on acceptance of this application.

In view of the above, 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/ Respondent

Through



**ZARTAJ ANWAR
Advocate, Supreme Court
Of Pakistan**

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(Appellant)

VERSUS

Commissioner Peshawar, Division, and others.

(Respondents)

AFFIDAVIT

I Muhammad Ayaz, patwari, Halqa Mouza Agra, District Charsadda, do hereby solemnly affirm and declare that the contents of the above **Application** are true and correct to the best of my knowledge and belief and that nothing has been kept back or concealed from this Honourable Tribunal.



DEPONENT

