

**BEFORE THE KHYBER PAKHTUNKHWA SERVICE  
TRIBUNAL, PESHAWAR.**

Misc application No. \_\_\_\_\_/2024

In

Appeal No. 279/2024

Khyber Pakhtunkhwa  
Service Tribunal

Diary No. 17300

Dated 29/10/24

Muhammad Arshid

V/S

RPO and others

**APPLICATION FOR ADDITIONAL PRAY AGAINST  
ORDER NO 265/SRC DATED 12.08.2022 AND  
SETTING ASIDE THE SAME.**

**Respectfully Sheweth:**

1. That the titled service is pending before this Hon' able Service Tribunal Peshawar and fixed for today dated 29.10.2024
2. That the Respondents vide their parawise comments have attached order OB No 265/SRC dated 12.08.2022 allegedly rejecting an application submitted by the appellant.
3. That the alleged impugned order by itself reveals that the same has never been communicated to the appellant or any others person and this order has been attached by the respondent with their comments for the first time.
4. That the impugned order cited in the heading of this application is a void order and has no legal sanctity. The same is nullity in the eyes

of law and violate of the Judgment of the Peshawar High Court Peshawar already referred in the main appeal.

5. That the fact and ground taking in the main appeal may kindly be consider his part and parcel of the instant application.

It is therefore, kindly submitted that the impugned order attached with parawise comments as annexure-A, OB No. 265/SRC dated 12.08.2022 may be taken as additional pray in the main appeal and may kindly be set aside.

Dated 29/10/2024

*M. Arshad*  
Applicant

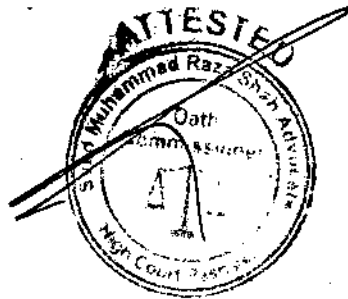
Through

*Asl - TWS*  
Ashraf Ali Khattak  
Advocate Supreme Court of Pakistan

**Affidavit**

I, Muhammad Arshid LHC Police Force Kohat do hereby affirm and declare on oath that the contents of this application is true and correct to the best of my knowledge and belief nothing has been concealed from the notice of this Hon'ble Service Tribunal.

DEPONENT *M. Arshad*



29 OCT 2024

POLICE DEPARTMENT

*Annex A*  
DISTRICT KOHAT

ORDER

This order is passed on the application of the following LHCs of this district police requesting therein for fixation of their seniority in Lower College Course into their colleagues:-

1. LHC Hameed Badshah No.01
2. LHC Ahmed Shah No.430
3. LHC Muhammad Arshad No.178
4. LHC Azmar Gul No.708
5. LHC Muhammad Tariq No.1044

Facts are that the name of the above officials are included in 180 candidates which 180 extra seats were allotted to Lower School Course and they were overage for the said course vide W/IGP KP Peshawar order Endst: No.24555-82/E-I dated 01.10.2013 vide at flag "A".

All mentioned 180 candidates have not qualified B-I examination. In this regard the W/IGP KP Peshawar has constituted a committee which examined the cases of overage candidates selected by the department as pointed out by the Honorable Supreme Court of Pakistan High Court vide judgments impugned in the appeal before Supreme Court of Pakistan.

The committee made recommendations that 180 overage candidates selected for Lower School Course on recommendation of Commandant Police Training College Hangu were wrongly selected as neither they had qualified the B-I examination nor they were on merit of the concerned District / Unit for selection of lower school course.

The committee recommended that age for B-I examination has been increased from 33 to 40 years and all the 180 candidates and those who were granted relief by the High Court are eligible for appearing in B-I examination therefore, all of them shall appear in the B-I examination and their seniority shall be fixed with the candidates who qualified lower school course in the last term of 2014.

In compliance with the directives, the seniority of overage official have been fixed with the name of candidates for the last term of 2014. The above mentioned applications are unjustified and filed.

OIB NO. 265 /SRC  
Dated: 12/9/2022

(MUHAMMAD SULEMAN) PSP  
District Police Officer,  
Kohat