Ph: 9214461 Fax: 922040			2,123-P/2024 - SCJ J <u>RT OF PAKISTAN</u>
From	The Registrar, Supreme Court of Pakistan, <u>Islamabad.</u>	Islamabad, date	
То	The Addl. Registrar, Khyber Pakhtunkhwa Service Tr <u>Camp Court Abbotabad.</u>	ribunal,	17544 17544
Subject:	CIVIL PETITION 122,123-P/202	24	
	Chairman, Khyber Pakhtunkhwa Environmental Protection Tribunal, Peshawar		
	Versus		(in C.P.L.A.122-P/2024) (in C.P.L.A.123-P/2024)
	Ahsan Hussan Khan		() - -
	Basharat Qayyum		(in C.P.L.A.122-P/2024)
			(in C.P.L.A.123-P/2024)
Dear Sir	On appeal from the Order/Judgment of the Khyber Pakhtunkhwa Service Tribunal, Camp Court Abbotabad dated 13/12/2023 in Appeal- 1237,1304/2022		

ear Sir,

I am directed to enclose herewith a certified copy of the Order of this Court dated 26/09/2024 dismissing the above cited Civil Petitions in the terms stated therein for information and further necessary action.

Please acknowledge receipt of this letter along with its enclosure immediately.

Encl: Order

highfully, Yours (MUHAMMAD SHAHID HABIB) ASSISTANT REGISTRAR (IMP) FOR REGISTRAR

64/24

•

SUPREME COURT OF PAKISTAN

(Appellate Jurisdiction)

Bench-IV

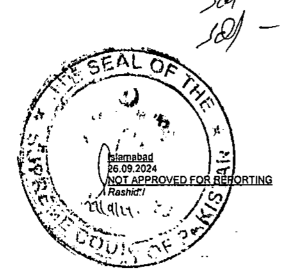
Mr. Justice Yahya Afridi Mr. Justice Syed Hasan Azhar Rizvi Mr. Justice Shahid Waheed

C.P.L.A.122-P/2024 AND C.P.L.A.123-P/2024

 C.P.L.A. 122-P/2024 (Against the judgment dated 13.12.2023 passed by the KP Service Tribunal, Camp Court Abbottabad in Service Appeal No.1237/2022) 	Peshawar v. Ahsan Hussan Khan	
 C.P.L.A.123-P/2024 (Against the judgment dated 13.12.2023 passed by the KP Service Tribunal, Camp Court Abbottabad in Service Appeal No.1304/2022) 	Peshawar v. Basharat Qayyum	
For the Petitioner(s) :	Syed Kousar Ali Shah, Addl. AG KP	
For the Respondent(s) :	NR	
• Date of Hearing :	26.09.2024	

ORDER

Yahya Afridi, J: We have heard the learned counsel for the petitioner at some length and have gone through the impugned judgment of the Tribunal and the record of the case. The contentions raised by the learned counsel for the petitioner have been convincingly answered in the impugned judgment. No jurisdictional error, illegality, or procedural irregularity in the impugned judgment has been pointed out to us. In this background, we are of the view that the impugned judgment does not warrant any interference. Leave is, therefore, declined and these petitions are dismissed. SA_{1-}



Certified to be True Copy

W Court Associate Supreme Court of Pakistan Islamabad