

IN THE HIGH COURT OF SINDH AT KARACHI

Before:
Ahmed Ali M. Shaikh, CJ
Yousuf Ali Sayeed, J

CP No.D-6611 of 2021

Nabeel Ahmed Versus Federation of Pakistan and others

For orders as to the maintainability of the petition

Petitioner present in person

Date of hearing 25.11.2021

ORDER

AHMED ALI M. SHAIKH, CJ.- Being aggrieved and dissatisfied with the Result Card of Law Admission Test conducted on 03.10.2021 by the respondent Higher Education Commission (the “**Commission**”), the petitioner, appearing in person, seeks rechecking of his result.

2. Briefly, facts stated in the petition are that the petitioner, vide Roll No.181199 appeared in the Law Admission Test (the “**LAT**”) conducted by the Commission on 03.10.2021 and secured 49 marks out of 100. He lodged a complaint with the Commission registered with ticket number 1345794. On 27.10.2021 his complaint was answered in following terms:-

“Dear Candidate, please note that, paper assessment has been done by subject specialist as standardized rubrics and there is no chance of error Thank you.”

3. Petitioner appearing in person submitted that the assessment of his papers was not properly done and was purposely deprived from admission ruining his bright future. He further submitted that as the Commission has failed to properly recheck his result, there is no alternate efficacious remedy available under the law, thus the petition is very much maintainable.

4. We have heard the petitioner and perused the material available on record. It appears that against the impugned Result Card the petitioner filed a complaint before the Commission and was allotted a ticket number. On 27.10.2021 the Commission resolved the issue observing that paper assessment has been done by subject specialist as standardized rubrics and there is no chance of error. Be that as it may, during course of hearing the petitioner could not pinpoint any material irregularity or discrepancy or violation of law, rules and or regulation nor alleged malafide on the part of the Commission. He also failed to demonstrate as to how any of his fundamental rights guaranteed in the Constitution was being infringed upon. For the foregoing the petition being bereft of merits is dismissed accordingly.

Chief Justice

Judge