21.04.2022

None for the appellant present.

The service appeal pertains to the year 2020 which has been adjourned mostly on the requests of learned counsel for the appellant despite that the case could not be argued at the stage of preliminary hearing. Learned counsel for the appellant is therefore, given last chance to ensure his arguments on the next date. Notices be issued to the appellant and his counsel. Adjourned. To come up for preliminary hearing on 09.06.2022 before S.B.

(MIAN MUHAMMAD) MEMBER(E)

09.06.2022

Junior to counsel for the appellant present.

Lawyers are on general strike, therefore, case is adjourned. To come up for preliminary hearing on 22.07.2022 before S.B.

(Rozina Rehman) Member (J) Junior of learned counsel for the appellant present.

Former requests for adjournment on the ground that senior counsel is not available today. Adjourned. To come up for preliminary hearing on 31.01.2022 before S.B.

(MIAN MUHAMMAD) MEMBER (E)

31.01.2022

None for the appellant present.

Notices be issued to the appellant and her counsel. Adjourned. To come up for preliminary hearing on 31.03.2022 before S.B.

(Mian Muhammad) Member(E)

31st March, 2022

None present for the appellant. Fresh notices be issued to appellant and her counsel for the date fixed. To come up for preliminary hearing on 21.04.2022 before S.B.

CHAIRMAN,

29.03.2021 Nemo for appellant.

Appellant/counsel be put on notice for / / 7 /2021 for preliminary hearing, before S.B.

(Rozina Rehman) Member (J)

01.07.2021

Nemo for the appellant.

The record shows that notice, in compliance of order dated 29.03.2021, has not been issued. Office is required to issue fresh notices to appellant and her counsel for preliminary hearing on 29:09.2021 before S.B.

Chairman

29.09.2021

None for the appellant present.

Notices be issued to the appellant and his counsel. Adjourned. To come up for preliminary hearing—before the S.B on 25.11.2021.

(MIAN MUHAMMAD) MEMBER (E) 2**5**.06.2020

Clerk to counsel for the appellant present and requested for adjournment as learned counsel for the appellant is not available today. Adjourned. To come up for preliminary hearing on 31.0% 2020 before S.B.

MEMBER

31.08.2020

Nemo for the appellant. Notice be issued to the appellant and his counsel. Adjourned. To come up for preliminary hearing on 22.10.2020 before S.B.

Member (E)

22.10.2020

Since the Members of the High Court as well as of the District Bar Association Peshawar are observing strike today, therefore, the case is adjourned to 30.12.2020 on which date to come up for preliminary hearing before S.B.

(Muhammad Jamal Khan) Member (Judicial)

30.12.2020

None for the appellant present.

Adjourned to 29.03.2021 for preliminary hearing

before S.B.

(Mian Muhammad) Member(E)

Form- A

FORM OF ORDER SHEET

Court of	·····		
Case No	. <u> </u>	336/ 2020	

S.No.	Date of order	Order or other proceedings with signature of judge
	proceedings	
1	2	3
1-	14/01/2020	The appeal of Mst. Nasira Khalil resubmitted today by Mr. Zahidullah Khan Advocate may be entered in the Institution Register and
,		put up to the Worthy Chairman for proper order please.
		REGISTRAR 14 101 2020
2-	15/01/20	This case is entrusted to S. Bench for preliminary hearing to be
·		put up there on 12-102-162-162-162-162-162-162-162-162-162-16
	12.02.2020	Khali ur Rehman father of the appellant on behalf of
		appellant present and seeks adjournment as learned
		counsel for the appellant is not in available being
		indisposed. Adjourn. To come up for preliminary
		hearing on 02.04.2020 before S.B.
		Meaning on 62.6 1.2626 series 5.2.
		Member
		# 1
	03.04.20	Due to public holiday on account of COVID-19, the
	03.04.20	case is adjourned for the same on 25.06.2020 before
:		5 .B.
		2. 5.
		Reader

The appeal of Mst. Nasira Khalil w/o Rifagat Ali Shah Peshawar received today i.e. on 17.12.2019 is incomplete on the following score which is returned to the counsel for the appellant for completion and resubmission within 15 days.

- 1- Memorandum of appeal may be got signed by the appellant.
- 2- Copies of charge sheet, statement of allegations, show cause notice, enquiry report and replies thereto are not attached with the appeal which may be placed on it.
- 3- Page no. 8 of the appeal is illegible which may be replaced by legible/better one.
- 4- Annexures of the appeal may be flagged.
- 5- Annexures of the appeal may be attested.
- 6- Two more copies/sets of the appeal along with annexures i.e. complete in all respect may also be submitted with the appeal.

No. 1222 /S.T,

SERVICE TRIBUNAL KHYBER PAKHTUNKHWA PESHAWAR.

Mr. Zahid Ullah Khan Adv. Pesh.

bu biene Complutaien en Lime by
apprelais Compl

Slavit

Duter: 10-1-20

10 days turthen extended.

whow prepar insperior in appellent was
who prepar insperior in appellent was
forminated. file pe Submit and 2/1/2020 objection 100. 1, and 3 to 6 are Still Stand. Be remared & redub-thed within 10 gorls. =) Complute file le Sasmitant 7/1/200 = Compdete fille le Sulmuit on 10/1/2020 lañ

BEFORE THE HON'BLE KHYBER PAKHTUNKHWA SERVICES TRIBUNAL PESHAWAR

In Re S.A 336 /2018

Mst Nasira Khalil

VERSUS

Inspector General of Police KPK & Others

INDEX SHEET

S/ No	Description of Documents	Annexure	Page No.
1.	Ground of Appeal	-	1-5
2.	Affidavit		6
3.	Address of Parties	-	.7
4	Appointment Order	"A"	8
5.	Dismissal Order dated 15/1/2008	"AA"	9
6.	Show Cause Notice	"B"	10
7.	Inquiry Reports	"C"	12-16
8.	Departmental Appeal dated 18/11/2019	"D"	18
9.	Other Documents		19-33
10.	Power of Attorney		34-35
11.	Wakalatnama	-	36

Dated:

10/01/2020

Petitioner

Through

Zahidullah Khan

Advocate High Court

Office Add: Ghazi Tower 3rd Floor C3 Opp: Shahi Bagh Gate Peshawar

BEFORE THE HONBLE KHYBER PAKHTUNKHWA SERVICES TRIBUNAL PESHAWAR

Mst. Nasira Khalil, W/o Rifaqat Ali Shah, R/O. Railway Quarters Block 589 Railway Road No.2 Peshawar Cantt.

-----(Appellant)

VERSUS

- 1. Inspector General of Police KPK, Peshawar.
- 2. Superintendent of Police Headquarters Peshawar.
- 3. Registrar for Inspector General of Police Khyber Pakhtunkhwa Peshawar.

-----(Respondents).

SERVICE APPEAL U/S 4 OF THE KHYBER PAKHTUNKHWA SERVICE TRIBUNAL ACT 1974 AGAINST THE DISMISSAL ORDER DATED 15/01/2018 WHEREBY PETITIONER WAS AWARDED MAJOR PUNISHMENT OF DISMISSAL FROM THE SERVICE, AND HER ABSENCE PERIOD WAS TREATED AS LEAVE WITHOUT PAY, AND DEPARTMENTAL APPEAL WAS DISMISSED BEING TIME BARED.

Prayer on appeal

On acceptance of this appeal the dismissal order dated 15-01-2008 and order dated 18-11-2019 passed by the respondent No.2 in departmental appeal may kindly be set aside and petitioner may kindly be restored on service with all back benefits.

Respectfully Sheweth,

Appellant submit as under:

- 1. That appellant was appointed as constable (Female) vide order 21-02-2002 (copy of appointment order as attached as annexure "A")
- 2. That the appellant performed her duties efficiently, regularly in the best interest of the department.
- 3. That appellant was illegally dismissed from service vide order dated 15-01-2008. (Copy of impugned order attached is annexure "A")
- 4. That appellant filed a departmental appeal which was not decided on merit and was dismissed being time bard vide order dated 18-11-2019. (Copy of impugned order attached is annexure "D").
- 5. That aggrieved from the impugned dismissal order dated 15.01.2008 and departmental order dated 18.11.2019, appellant file this appeal on following amongst other grounds inter alia-

Grounds:

A. That impugned dismissal order dated 15.01.2008 and departmental order dated 18.11.2019 is against the law

and fact, norms of natural justice and material on records hence not tenable and is liable to be set side.

- B. That appellant was not treated by the respondents in according with law.
- C. That appellant efficiently and regularly performed her duties being a lady constable and without any hurdle she performed her duties on her posted places.
- D.That appellant being a lady faced many problems like other ladies in our society in this male dominated society, the serving lady face many problems and hurdles is performing her duties specially in Police Department.
- E. That appellant was married with Rafagat 11.03.2007 Ali Nekah was performed on the same date and Nekah nama was registered, it was mentioned in Nekah Nama that the appellant will not be stop from the service and she will continue her service but letter on by force and on the threat of divorce her husband stop the appellant from performing her duties therefore she could not perform her duties due to threat and force of her husband.
- F. That Respondent without hearing Appellant passed the impugned dismissal order against her and she was condemned un heard. No show cause Notice was given to the appellant

and all departmental proceeding was taken place in her back therefore the impugned/dismissal order is not warranted by law and liable to be set aside.

- G. That petitioner filed departmental appeal against impugned dismissal order and explain all the fact departmental appeal but facts ofdepartmental appeal was not considered Nor the same was decided on merit, instead of merit the same was dismissed on technical grounds i.e. time on limitation. Hence departmental order dated 18.11.2019 is not warranted by law and liable to be set aside.
- H.That husband of appellant is suffering from sever disease and appellant was to serve the department again in this respect she filed departmental appeal which was illegally dismissed.
- I. That she was awarded major punishment without hearing her by the respondents and with her free consent she did not make absence from the service but due to above mentioned reason.
- J. That other ground will be taken at the time of argument.

It is, therefore, most humbly prayed that on acceptance of the instant appeal, the impugned dismissal order dated 15-01-2008 and order dated 18-11-2019 passed by the respondent No.2 in departmental appeal may kindly be set aside and petitioner may kindly be restored on service with all back benefits.

Dated: 17/12/2019

Appellant

Through

Zahidullah Khan Advocate, High Court, Peshawar

NOTE:-

No such like appeal upon the same subject matter has earlier been filed before this Hon'ble Tribunal.

Advocate.

BEFORE THE HONBLE KHYBER PAKHTUNKHWA SERVICES TRIBUNAL PESHAWAR

In Re S.A _____/2019

Mst. Nasira Khalil,

VERSUS

Inspector General of Police KPK, & Others

·····(Appellant)

VERSUS

- 1. Inspector General of Police KPK, Peshawar.
- 2. Superintendent of Police Headquarters Peshawar. Registrar for Inspector General of Police Khyber Pakhtunkhwa Peshawar.

AFFIDAVIT

I, Khalil Ur Rehman, S/o Aziz Ur Rehman, R/O Dabgari Railway Road No.2 House No.58-G, Mohallah Railway washing Line Colony Peshawar Cantt., do hereby solemnly affirm and declare that all the contents of the accompanied appeal is true and correct to the best of my knowledge and belief and nothing has been concealed or withheld from this Hon'ble Tribunal.

DEPONENT

CNIC#17301-1284616-7 Cell# OZ/Y90328/6

Identified By:

Zahidullah Khan

Advocate High Court

Peshawar.

e Laure Constiant

BEFORE THE HONBLE KHYBER PAKHTUNKHWA SERVICES TRIBUNAL PESHAWAR

In Re S.A ____ /2019

Mst. Nasira Khalil,

Inspector General of Police KPK, & Others

ADDRESSES OF PARTIES

APPELLANT.

1. Mst. Nasira Khalil, W/o Rifaqat Ali Shah, R/O. Railway Quarters Block 589 Railway Road No.2 Peshawar Cantt.

RESPONDENTS:

- 1. Inspector General of Police KPK, Peshawar.
- 2. Superintendent of Police Headquarters Peshawar.
- 3. Registrar for Inspector General of Police Khyber Pakhtunkhwa Peshawar

Dated: 17/12/2019

Through

Zahidullah Khan Advocate, High Court, Peshawar.

Bow - copy (8 VA) ANOCA

ENLISTMENT ORDER.

n/0 <i>DAB61</i> is hereby	enlisted	s recrui	t/constabl	e in BPS	No.(5) w. e	from
3.8	2.202		S _ C			NIL 10:198
		Education	n 10/K	1/0	Birth <u>/9.</u>	
	•		enrolment _		Years	
			and days. vice is pur			

ов №. 587

Dated 27-2-2002

Senior Superiorendent of Police, Operation, Peshawar.

donesed for Coursel

(9)

Anneaure "AA"

ORDER

Lady Constable Nasira Khalil No.4217 while posted at Women Police Station Peshawar absented herself vide DD No.14 dated 23.9.2007 and reported her arrival vide DD No.26 dated 1.10.2007 but she again absented herself with effect from 2.10.2007 vide DD No.24 till todate from her lawful duty without prior permission or information from her senior officer. She is not taking interest in her legitimate duty and also habitual absentee. Her this act amounts to gross misconduct and against the discipline of the force.

[50)

In this connection proper departmental enquiry was initiated against the above Lady Constable Nasira Khalil No.4217 and Mr. Abdul Qadir Qamar ASP/Faqirabad was ap'pointed as enquiry officer who submitted in his findings that the Lady Constable Nasira Khalil No.4217 absented herself from her lawful duty with effect from 23.9.2007 to 30.9.2007 without prior permission or information from the competent authority. She was summoned time and again to attend the proceeding but she could not attend the proceeding deliberately/intentionally therefore recommended for taking expartee action. Moreover, she was again absented herself vide DD No.24 dated 2.10.2007 till todate without obtaining leave or permission of her superior officer

Show Cause Notice was issued to Lady Constable Nasira Khalil No.4217 vide No.131/PA, dated 23.11..2007 and sent the same to her through local Police Station Shahqabool.

From the perusal of recommendation of enquiry officer and other material on record, it is proved beyond any doubt, that the Lady Constable Nasira Khalil No.4217 absented from her lawful duty with effect from 23.9.2007 to 30.9.2007 and again absented herself with effect from 2.10.2007 till todate without prior permission or obtaining leave from the competent authority. She is not taking interest in her legitimate duty. Her retention in service is futile. Her service record was also perused 02 bad entries are available in his service record. Due to long absence therefore I award him major punishment of "Dismissal from service from the date of last absence" under NWFP, Removal From Service, (Special Power) Ordinance 2000. Her absence period is treated as leave without pay. Remaining pay released.

(MUHAMMAD ALAM SHINWARI)
SUPERINTENDENT OF POLICE,
HEADQUARTERS, PESHAWAR

O.B No. 105 /dated 15-1-12008 No. 101-06/PA, 16-1-28

Copy forwarded for information & n/action to:-

- 1. The Capital City Police Officer, Peshawar.
- 2. The SSP/Operation Peshawar.
- 3. Lady DSP
- 4. Pay Officer/RI, LO, Police Lines Peshawar.
- 5. OASI,CRC & FMC alongwith complete departmental file.
- 6. Official concerned.

Accessioned in Council

I Superintendent of Police, Headquarters, Capital City Police, Peshawar as competent authority, under the North West Frontier Provincial Removal From Service (Special Power) Ordinance, 2000 do hereby serve You Lady Constable Nasira Khalil No.4217 of Capital City Police. Peshawar as follows.

- That consequent upon the completion of enquiry conducted against you by the enquiry officer for which you were given opportunity of hearing.
- (ii) On going through the findings and recommendation of the enquiry Officer, the material on record and other connected papers produced before the E.O.

I am satisfied that you have committed the following acts/omissions specified in section 3 of the said Ordinance.

You Lady Constable Nasira Khalil No.4217 while posted at Women Police Station Peshawar sent an application alongwith OPD chit vide yearly No .LRH 0907-099180 dated 24.09.2007 but you were not adopted proper way by producing sick register from the Police Station and then the sick/rest will be sanctioned by the competent authority and subsequently be allowed but she failed to do so and sent the same from home. Being a discipline force, your this act amounts to gross misconduct and against the discipline of the force.

- 2. As a result thereof, I, as competent authority, have tentatively decided to impose upon you the penalty of major punishment under section 3 of the said Ordinance of sub section 4 of section 5 for absence willfully performing duty away from place of posting.
- You are, therefore, required to show cause as to why the aforesaid penalty should not be imposed upon you and also intimate whether you desire to be heard in person.
- If no reply to this notice is received within 7 days of its delivery, in normal course of circumstances, it shall, be presumed that you have no defence to put in and in that case as expartee action be taken against you.
- The copy of the finding of the enquiry officer is enclosed.

HEADQUARTERS, PESHAWAR

/PA, SP/HQrs: dated Peshawar the

Copy to Lady Constable Nasira Khalil No.4217 Women Police Station

Peshawar.

From: -

The Asstt: Superintendent of Police, Faqirabad Circle Peshawar.

To: -

The Superintendent of Police Head quarters, Peshawar.

No. 59

E/ST dated Peshawa the 22 / // /2007.

Subject: -

Enquiry against lady constable Nasira Khalil 4217 Women Police station

Memorandum:

Kindly refer to the Endst No.131 E/PA SP Hqrs dated 10-10-2007 on the subject cited above.

The requisite enquiry report along with relevant papers is submitted herewith for the kind perusal and further orders.

Submitted please.

(Abdul Qadir Qamar)
Asstt: Superintendent of Police;

Faqirabad Circle Peshawar.

Issue her Sen

S Illo

Aura Land

Anneure: C 12

ENQUIRY FINDINGS

This is a departmental enquiry against Lady Constable Nasera Khalil 4217 to the effect that she while posted to Women Police station, sent an application with OPD chit vides yearly No. LRH 0907-090180 dated 24-9-07 for sanctioning one week medical leave with effect from 24-9-2007 to 1-10-2007. However, she did not adopt proper way by producing sick register from Police station. She was absented in DD No. 14 dated 23-9-07 and made her arrival in DD No. 26 dated 1-10-2007 for total period of 9 days. Her act is highly objectionable and amounts to gross misconduct. She was put to departmental enquiry by worthy SP Head quarters, Peshawar. The undersigned was appointed as enquiry officer with reference to the above mentioned allegation.

In order to scrutinize the conduct of the alleged lady Constable, she was summoned time and again vide Parwana No. 3045 dated 26-1-07, 3150 dated 6-11-2007 and last one bearing No. 3239-STF dated 17-11-2007 for recording her statement and personal hearing but she did not turn up. It seems that she is nothing to produce in her defense and deliberately avoiding her appearance before the enquiry officer.

Previous service record of the delinquent lady Constable was checked which revealed that she was enlisted in Police department on 28-02-2002. She has 2 bad entries on account of her absence. There is no substantial punishment on record against her to mention.

The alleged lady constable was sent an application for sanctioning one week medical leave but she did not adopt proper procedure as laid down for medical leave. The alleged lady constable was summoned time and again for recording her statement and personal hearing but she deliberately avoiding her appearance.

Keeping in view her absence and non appearance to the enquiry officer, hence Ex-parte decision is being taken in her absentia and she may be awarded minor punishment and her period of absence be treated without pay.

(Abdul Qadir Qamar)
Asstt: Superintendent of Police,
Faqirabad Circle Peshawar.

Alierand Cours

DISCIPLINARY ACTION AGAINST LADY CONSTABLE NASIRA KHALIL NO.4217

I, Superintendent of Police, Headquarters, Capital City Police Peshawar as a competent authority, am of the opinion Lady Constable Nasira Khalil No.4217 rendered himself liable to be proceeded under Section-3 of NWFP, Removal From Service (Special Power) Ordinance 2000.

STATEMENT OF ALLEGATION

Lady Constable Nasira Khalil No.4217 while posted at Women Police Station sent an application alongwith OPD chit vide yearly No.LRH 0907-090180 dated 24.09.2007, she is not adopted way by proper producting sick register from the Police Station and then the sick/rest will be sanctioned by the competent authority and subsequently be allowed but she failed to do so and sent the same from home. Being a discipline force, her this act amounts to gross misconduct and against the discipline of the force.

For the purpose of scrutinizing the conduct of said accused with reference to the above allegations an enquiry is ordered and Mr. Asp faginalad appointed as Enquiry Officer.

- The enquiry officer shall in accordance with the provisions of the Ordinance provide reasonable opportunity of hearing to the accused officer, record its finding within 30 days of the receipt of this order, made recommendations as to punishment or other appropriate action against the accused.
- The accused shall join the proceeding on the date time and place fixed by the enquiry Officer.

(MUHAMMAD ALAM SHINWARI) SUPERINTENDENT OF POLICE, HEADQUARTERS, PESHAWAR No. 131 /E/PA, dated Peshawar the 1. Mr. Asplication is directed to finalize the aforementioned departmental proceeding within stipulated period under the Rule. 2. Lady Constable Nasira Khalil No.4217 Steno sheet to sheet to stable the defaulter lady constable

CHARGE SHEET

I, Superintendent of Police, Headquarters, Capital City Police Peshawar as a competent authority, hereby charge you Lady Constable Nasira Khalil No.4217 as follows.

(23)

That you Lady Constable Nasira Khalil No.4217 of Capital City Police Peshawar committed the following irregularities:-

You Lady Constable Nasira Khalil No.4217 while posted at Women Police Station sent an application alongwith OPD chit vide yearly No.LRH 0907-090180 dated 24.09.2007 you not adopted way by proper prodecting sick register from the Police Station and then the sick/rest will be sanctioned by the competent authority and subsequently be allowed but you failed to do so and sent the same from home. Being a discipline force your this act amounts to gross misconduct and against the discipline of the force.

You are, therefore, required to submit your written defence within seven days of the receipt of this charge sheet to the Enquiry Officer committee, as the case may be.

Your written defence, if any should reached the Enquiry Officer/Committee within the specified period, failing which it shall be presumed that have no defence to put in and in that case expartee action shall follow against you.

Intimate whether you desire to be heard in person.

A statement of allegation is enclosed.

(MUHAMMAD ALAM SHINWARI) SUPERINTENDENT OF POLICE, (D) HEADQUARTERS, PESHAWAR

Awared Coursed

From: -

The Asstt: Superintendent of Police, Faqirabad Circle Peshawar.

To: -

The Superintendent of Police Hars, Peshawar.

No. 47.

E/ST dated Peshawar the 6 / 9 /2007

Subject: -

Departmental enquiry against Lady Constable Nasira 4217 of Women Police Station Line.

Kindly refer to the office Endst No. 343 R- SP Hqrs dated 29-8-2007 on the subject cited above.

The requisite enquiry report of the above mentioned officials is submitted herewith for the kind perusal and further orders.

Submitted please.

Qadir Qamar) Asstt: Superintendent of Police, Faqirabad Circle Peshawar.

Issue her SCN.

Commed Jose Freel

ENQUIRY FINDINGS

This is a departmental enquiry against Lady Constable Nasira 4217 to the effect that she while posted to Women Police station Line as lady madad Moharrir, she was directed time and again by lady SHO of women Police station to be punctual and take interest in her legitimate duty but in vain Besides, she often made wrong entries in Daily diary and unreliable. The lady SHO is not satisfied with her and recommended for disciplinary action. Being a member of disciplinary force her act is highly objectionable and amounts to gross misconduct. The worthy SP Headquarter ordered to probe into the matter.

There are basically two allegations leveled against the lady constable Nasira 4217.

(i) Late arrival and early departure. The undersigned conducted enquiry into this anomaly. Infact there is a difference of about 20/25 minutes between the clock of duty room and watch of lady SHO. This difference creates problem as lady SHO has ordered to carryout all official work according to her watch. The clock was re-set according lady SHO's watch and when it was verified, there was difference of 12 minutes between clocks time and Pakistan Standard Time.

(ii) Second allegation against lady Constable is her lack of interest in official duties and affecting wrong entries.

Lady Constable Nasira 4217 stated that she has some domestic problems and secondly she can not fulfill undue demands of lady SHO that's why she has been victimized. But she failed to substantiate her claim with any solid evidence.

Keeping the statements and cross examination in view, the undersigned recommends;

Removal of Lady Constable Nasira 4217 from Moharrir duties.

2 She may also be awarded minor punishment.

(Abdul Qadir Qamar) : Asstt: Superintendent of Police, Faqirabad Circle Peshawar.

2 gursal

Act espeed on

16)

CPO Sicies دروست بدر محال رسازمت مر راوران وسا in 2001/10/16, c///jed = المحرن ورسائه سا ملازت ووس الركس -1. 6 m 3 in de la 2008 / will in / مرزی سالم و سرید ملازمت رے سے دور کر قال م سلام في المحرف في وفارزم المرزكين أوج برطازمت فيور - سام سن و المواج بن مسر فا ومدا إسلام ر الما من من المام من المام و المراب و こりはいりいりとりにからしょうにりこういり 1-vill=2/2/2000 -11/2 - windshir winds ~ ? of lo in a find to long 1 5 3 play Juntin Bir heir la with l'é (160,60,000) (3 / 2 / 2) 09/x1/9 - 47/201/20 /20/10 /20/10 م المعنادة المعناد الم 6314-9032816 31 ONO: 2485 AR 11/11/2018 LONAL Ailes Le & M

DY NO 18344 SPINO (18)

5677/18/11/19

OFFICE OF THE
INSPECTOR GENERAL OF POLICE
KHYBER PAKHTUNKHWA
Central Police Office, Peshawar,

962

2 ____/19, dated Peshawar the 18 / 11 /2019.

To:

The

Capital City Police Officer,

Peshawar.

Subject:

APPEAL.

Memo:

The Competent Authority has examined and filed the appeal submitted by Ex-Lady Constable Nasira Khalil No. 4217 of CCP Peshawar against the punishment of dismissal from service awarded by Superintendent of Police, FlQrs: Peshawar vide OB No. 105, dated 15.01.2008, being badly time barred.

The applicant may please be informed accordingly.

(SYISDANIS-UL-HASSAN)

Registrar,

For Inspector General of Police.

BuKhyber Pakhtunkhwa.

Peshawar,

Missted by Join

قارم مبرا فارم مبرا (رکیمی قارم مبرا) (رکیمی قاعده نبر۸-۱۰) مسلم خاعدانی قوانین کی روینس مجریه الالاو اعلی الالاورکتیت وضع کئے ہوئے قواعد کے قاعدہ نبر۸ اور نبر۱ ایک تحت مجوزہ فارم

نكاح نامه

4.0			·		•
مرين	- بخ <u>میل ا</u> خانه		ئادُك <i>ا</i> لو	4	ot Kilo
	ر بروی	خرار ما المام الما	Wile cistly	ا در دراه ک	فارار
	-VI 26 110	ماد د	ر فران ر	المام الدك	•
18:11	ولا على الله	Lin-Y al	2 () 611	الدكانام معدان كى م-	_ /
- Vr		41	. 00	- (سکونت بالتر تیب در درا کی ع
012	Ill file (r	: Chia	~ 1!	الكاظمة الديكات	ات روم <i>ب</i> ما مر— الرياسا مكاما
Deiles in oly I	ك كالرق والتنا	- di pa	2/1/	نده، معرض (- -	ا۔ دہن اورانسے وا سکونیت بالتر تبد
ال الماكي بيثا ورتباط الماكي بيثا ورتباط	E	المناز المراد		۔ اے باہیوہ مامطلقیر	یں؛ رہے۔ اسالہن کنواری
1 -		dwg	0		۔ دلہن کی عمر <u>۔</u>
الدين	ill le	b'	لیا گیاہے ۔۔۔۔۔	_ ہے کوئی ویل مقرر	ہے۔ اگر دہن کی طرفہ
م اور کرد	قريم كالوني لا	6) 149 Ec	16 ("	رولديت وسكونت	۔ . تواس کا نام مع
الدين غاور كوب غلور كوب	eli a de	ila 116	۔ ن گواہوں کے] ا۔ .	ے تقرر کے بارے میں	ر۔ کہن کے وکیل ار دہن کے وکیل
			رلہن کے ساتھ کے	ر په وسکونټ اور ان کی	نام مد ولديمة
APINIZHE	والعرب	<u>د () ورمی (</u>	_r)	ن وسکونت اور ان کی	رشتهٔ داری رشتهٔ داری
dr (Val)	31211 0	I do sa	ر	•	
9: 036			ر کیا کیا ہے ہو _ک ے جو مبا	ف ہے کوئی وکیل مقر	۹۔
ماوکن علو روا لاکو مالو		11 115	<u>~ (</u>	لديت وسكونت	اس كا نام معه
	- ? 1 116	عل ی رما ل	بس گواہوں کے کا ا [۔]) کے تقرر کے بارے	۱۰۔ دولہاکےوکیل
	10 10 10 10 10 10 10 10 10 10 10 10 10 1		_{_~}{	ت وسكونت	نام معدولديمة
	ds (Jei)			į) }
1 2 3 C 1 1 1 1 1 1 1 1 1 1 1 1 1 1 1 1 1 1	ولا تولام تواد .	150 -	ت وسکونت کی ا۔	ہوں کے نام معہولدیہ	اا۔ شادی کے گوا
			1	, -	•
<u> </u>	وبرالال	1 de 200	_r)		
- Print	o do ha	50	l	% . (• .	
2/2/	16 21/2 60	1000/2	3-207	م پانے کی تاریخ 🗽	••
0 200	وي لوادر وا	11.0	ę		۱۳۰ مهرکی رقم — سات
			r .#./	معمّل ہےاور کتنی مؤتبا در مرسبہ قع	سما۔ مہرکی کتنی رقم بعر رسر
200 m	meilyile	de" le	بادا ليا ليا -{	رحصہ شادی کے موقع پر چیکہ ہے	
•	I .	•		ہے تو کس قدر ۔ ایسر سے کسرہ	
	- 63	-1/2		ہر بااس کے سی حصہ کے موست است میں م	
	Ch	UN	– I	گئی ہے تواس جائیداد خدوز سے مید جد	· -
holocusi	Listius.	2008	ع پاں ہے۔ ' ما مدا ق	فریقین کے مابین ط اگریکی میں	اس فی قیمت
A STATE OF THE STA	الله المراق	ا را را به	ولد درا	ا کرون ہوں۔ سفرا	2ا۔ خاص شرائط
ر دور مامور مرمی سالی	1 1 1 1 1 1 1	Coli	Ch. 515	میں نورر	:
	" I god of the		~ ~ ~ ~ ~ ~ ~ ~ ~ ~ ~ ~ ~ ~ ~ ~ ~ ~ ~	مين سور	

نكاح نامه

يرين			طائما والوقعود	4	in a single side
	- LOST	<i>とあしょ</i> わいりじょ/ピイド(
	ولا على الله	10 c	10: (15.11	انام معان کی کسی	وولبااورا سكيوالدك
		1.3 3	~ Jo	·(سلونت بالترنیب _ دولها کی عمر—
الله من الموركية الم	Alfa C	in Juli	506	نام معان کی ہ ے۔	_ دلہن اورا <u>سکے</u> والد کا
——————————————————————————————————————		ـــــــــــــــــــــــــــــــــــــ	<u> </u>	— [ه يا بيوه يا مطلقه	سکونت باکتر شیب ۔ آیا دلہن کنواری ہے
رار بال			20		ل کے م
مناور كري	والمالي الم	L HAFE	ایا ہے <u>اور کا ک</u>	ہے کوئی ولیل مقرر کیا ^آ بت وسکونت	۔ اگر دلہن کی طرف تواہر نکانام معدولد
الدين بيناور كريك فيل مريموم	ولا مراو	ila Ille	واہوں کے کا ا۔ –	ہے۔ ہقررکے ہارے میں م	ر البن کے وکیل سے اسر البن کے وکیل سے
APACIENTE	ولاغراب	الورفان	- \ نڪئما تھ (ح_4_	سكؤن اوران كى دلهم	نام معه ولدیت و شوه ای
John 0 596,	الم الديمان	J1970-	_ 、		رحسهٔ داری ۱- اگر دولها کی طرف
de de de	il Sid	11 des	<u> </u>	، سے وں ویں سرر میں یت وسکونت	۱۰ - ۱ نردودهها می سرف اس کا نام معدولد:
Here John who	1015 HD	1000	اگواہوں کے کا اے ت	ے تقررے بارے میں	ا۔ دولہائےوکیل۔
the state of the	de Jes	vo cello	1 r	سکونت	نام معدولدیت و ۱
Syling Solly	ولا تولام تا ت	15050		ں کے نام معہولدیت	ا۔ اا۔ شادی کے گواہوا
de O ele	, 			, -	•
- Park	Alo The	P50-	7-r [•
الدتان	2 2 1/2 5°	000/-11	3-J00)		۱۲_ شادی سرانجام به ۱۳_ مهرکی رقم —
	- All	عنالان	*	ل ہےاور کتنی مؤخل.	الما۔ مهرکی کتنی رقم معمّا
a (6) (2)	سونابنا	بارتول	آليا گيا —{		10_ آیاً مهرکا کچھ ص اگرکیا گیاہے تو
	du g	-	•		ا کرتیا کیا ہے ہو ۱۲۔ آیا پورے مہریا
~ -	20 -1	UB	صراعت اور د ک	ے تواس جائیداد کی	جائىداد دى گئى
اربوب مامور	به می ایک می ایک میگوری	کې موريخ	اں ہے۔ ماجا ق	گھین نے مابین سطے پا رکوئی ہوں۔	اس کی قیمت فرا ۱۷۔ خاص شرائطا گر
A CONTRACTOR OF THE SERVICE OF THE S	() - (())	96 11. 4	Const	19 10	
W	المصنورة	ا مواود	730	يى نۇس	•

المرألاً الآلكارك والد وأإك مثاكر متيانية المساولان الماسعواله لكالكج الألك المراعبة فالمرش كالمحرك معالي موسيول ١١٠ - المناسرة المجه ليرايرارا يدليارا بركا يمرك لأراب معجة الاروارا المركي المركية المركية المركية 10000 50 1 المعمل فيداني والمواردي الد سناكرا المالك المالكرلال تنامده تدما عمران ・1- はしぶしばしがしんいい سناكم استهايه الوالا ئجولالدىكى لأرايد فالمرابية رشتاري محارك والمالها كالمعددة n- しょうとうぶんりいっちんしょ)-سنعلى ستدماء سدراولاراع والألايك كالمراكد فالمراها الم علمه وميو جدال المرادال م ستريمأجيه المناسرولالماليك المالاي بواكالما، خنزيم أسببه 019 ولأفاسر ولاسامك المالم 321~ المان المؤسك الهرف المرف والمعلم المعلم المعلم المعلم المعلم المعلم المعلم المعلم المعلم المعلم المعلمة المعلمة المعلم المعلم المعلمة (١٠-٧ كنومه وجيو)

ars:/i

(22)

					Lau	
M.B.B.S (Pb) F.C.P.S Ex house officer PIM Hospital Islamabad Ex senior Registrar J Hospital Lahore.	S (Pak) S Iinnah	OBL	5-557/7/		عمر خاك اليس (پنجاب) إ_ايس (پاكستان) فيسر پروسپتال اسلام آبا شرار جناح مهيتال لامو	ايم-بي-كي- اليف-س-كي- سابقة ہاؤس آ
	پخواند	نا فيزك ركز خ	<u>ئالىيەر ئال ئار</u>	<i>32</i>	ore subjects a little service.	Section 18 1 18 1 18 18 18 18 18 18 18 18 18 18
Name	aforg	at	Age	Sex	Date11_	.09-19
HX OF RIA Motorise, ONE YESTADORY. Pair restricted mild Soullip to bruiss (U) leg Xray My leg Xray Molies Applet. Xry Molies Applet.	aden	Kray S Willing Tas Tas	how Tobies Tobies Tradees Tradees Peears Palas	Sung Fibility Sources Description	M. reg Doi La # - Que k - Que	Ladwoni No for KATA Displace Celarly Steel
(N) mole!	Ad	Con	plet	sed >	481 AM	- I Mails

(23)

M.B.B.S (Pb) F.C.P.S (Pak) Ex house officer PIMS Hospital Islamabad (US15-557/A Ex senior Registrar Jinnah Hospital Lahore. 1-00009 Name Date 12-10-19 Age C/O rossition acceptable Kemorie Pop

M.B.B.S (Pb) F.C.P.S (Pak) Ex house officer PIMS Hospital Islamabad Ex senior Registrar Jinnah Hospital Lahore. SUBSECTION OF THE SECOND SECON Name Age Sex Date C/O O/E

Email: info@ath.gov.pk. Website: www.ath.gov.pk

OPD Prescription form

Name : RAFAQAT ALI

ather Name : ALI AKBAR

lusband Name :

lge : 38 Year(s) 00 Month(s) 0 Day(s)

Patient Type : ACUTE EMERGENCY

Investigation

Room No

Department: EAR CLINIC

Date : 26-OCT-19 10:22:01

Dept Fee : 10

User : MUHAMMAD QAISAR

MRNO : K04ACE19493001 Invoice No : K04192023323

Sex : Male

Hx I RTA - 45 days

Pari in Rt forst

All X van

RAPORT

Basi F witall

fronted

bone

HIS Donated by SKM

26-10-2019 10:22 AM - Developer - ATH-0198

Page 1 of 1 S08REP00356



KING ABDULLAH TEACHING HOSPITAL

MANSEHRA A & E Department

Age Gender: Invoice No 108837

Date 28 Nov 19

Time 06:58 PM

Patient Name: RAFAQAT RTA/ MLC No.: Contact Address

Presenting Complaints

Rx

Name of Drug

Weight Known Allergies:

Dosage_ Strength Frequency Remarks

Period

Qty

Route

B.P.:

Temp:

Pulse:

GCS:

Investigations

Reason For Referral

Stamp & Signature of Prescriber



KING ABDULLAH TEACHING HOSPITAL

MANSEHRA A & E Department

Patient Name: RA RTA/ MLC No.: Contact Address	FAQAT ALI	Kı	Age Weight nown Allergies:		Invoice No. 118681 Date: 06 Date 10 Time: 05:16 PM
Presenting Complaints	Rx Name of Drug	Dosage	Strength .	Frequency	Remarks
		Period	Qty	Route	·.
			→	6 276	ORM
Investigations		;	~ ~		· .
Reason For Referral			N. S.	es men.	Imi
					· . ·
·		·	· . ·		Stamp & Signate on Prescriber
Patient Name:	, , , , , , , , , , , , , , , , , , ,				Home Treat near
3.P. :					Trome Troat Helic
emp : Pulse : GCS :			5	ALTOCI	om ro
		·			
:				·	
	•			•	
					Signa*ure

MEDICAL TEACHING INSTITUTION ABBOY

Ayub Teaching Hospital. Phone: 0992-380813, Fax: 0992-380328 Email: info@ath.gov.pk, Website: www.ath.gov.pk



VIEW: 03-Aug-2019 12:41:05

Haematology Report

Page 1 of 1

MRNO

: K04-00001985557

Name

: RAHIM ALI

Age/Sex : 04 Year(s)/Male

Address :, ABBOTTABAD - PAKISTAN

Ordered By

In-house Consultant : Abdul Aziz Khan

Report Destination : Main Reception

Requested

: 03-AUG-2019 10:07:41

Specimen Received : 03-AUG-2019 10:20:28

Reported

· 03-AUG-2019 12:32:54

Hematology - Misc

TEST(s) NORMAL RANGE(s)

UNIT(s)

03-AUG-19 12:32:54

K04HEM191271

ESR

0 - 15

mm/1st hr

64

Note: Lab values should always be correlated with clinical picture. Normal Range(s) and Unit(s) shown are for most recent results.

A QEEL A HMAD

Sr. Medical Technologist

Electronically verified report, no signature(s) required.

MEDICAL TEACHING INSTITUTION ABBOTTABAD

Ayub Teaching Hospital. Phone: 0992-380813, Fax: 0992-380328 Email: info@ath.gov.pk, Website: www.ath.gov.pk

VIEW: 03-Aug-2019 12:41:06

Microbiology Report

Page 1 of 1

Dept Ref# : K04MIC19112478

MRNO

: K04-00001985557

Name

RAHIM ALI

Age/Sex

:04 Year(s)/Male

Address

:, ABBOTTABAD - PAKISTAN

Ordered By

In-house Consultant

Abdul Aziz Khan

Report Destination

Main Reception

Requested Specimen Received 03-AUG-2019 10:07:41

Reported

03-AUG-2019 10:20:28 03-AUG-2019 11:49:24

Rheumatology Panel

SPECIMEN

: SERUM

TEST(s)

RESULT(s)

C-Reactive Protein

POSITIVE

COMMENTS:

C-Reactive Protein In Patients' Sera Has Been Found In Association With Acute Infections, Necrotic Conditions And A Variety Of Inflammatory Disorders. There Is A Strong Correlation Between Serum Levels Of Crp And The Onset Of The Inflammatory Process. Monitoring Of The Crp Levels In Patients' Sera Indicates The Effectiveness And The Assessment Of The Patient

However, A Diagnosis Should Not Be Made On The Results Of A Single Test But On A Correlation Of Clinical Details And Other Laboratory Findings.

Khalid Hussain

Sr. Medical Technologist

DR. NAEEMA AFZAL

MBBS, M.Phil Chemical Path Head of Pathology

DR. ANILA RIYAZ MBBS, FCPS (Histopathology) DR. MUHAMMAD IDRESS

DR. ROMANA IRSHAD

Consultant Hematologist

MBBS, M.Phil (Hematology)

Associate Professor Hematology

MBBS,FCPS Clinical Hematology

DR. SHABANA NAZ

MBBS, FCPS (Histopathology)

Electronically verified report, no signature(s) required.

Assistant Professor Pathology

DR. RUBINA FAISAL PAUL

MBBS, Endocrinologist, Junior

Consultant, Chemical Pathology

DR. SHAGUFTA NAEEM MBBS, FCPS (Histopathology)

DR. FIAZ AHMAD MBBS, FCPS-1, M. Phil

MEDICAL TEACHING INSTITUTION ABBOTTABAD

Ayub Teaching Hospital. Phone: 0992-380813, Fax: 0992-380328 Email: info@ath.gov.pk, Website: www.ath.gov.pk



VIEW: 03-Aug-2019 12:41:07

Microbiology Report

Page 1 of 1

Dept Ref# : K04MIC19112478

MRNO

:K04-00001985557

Name

RAHIM ALI

Age/Sex

:04 Year(s)/Male

Address

:, ABBOTTABAD - PAKISTAN

Ordered By

In-house Consultant

: Abdul Aziz Khan

Report Destination

: Main Reception

Requested

: 03-AUG-2019 10:07:41

Specimen Received

: 03-AUG-2019 10:20:28

Reported

· 03-AUG-2019 11:49:04

SPECIMEN

: Blood (Serum)

TEST(s)

RESULT(s)

ASO (Qualitative)

Negative

Sr. Medical Technologist

Electronically verified report, no signature(s) required.

DR. SHAGUFTA NAEEM

MBBS, FCPS (Histopathology)

DR. NAEEMA AFZAL MBBS, M.Phil Chemical Path

Head of Pathology

DR. ANILA RIYAZ MBBS, FCPS (Histopathology) DR. MUHAMMAD IDRESS

MBBS, FCPS Clinical Hematology MBBS, FCPS (Histopathology)

DR. SHABANA NAZ -

Assistant Professor Pathology

DR. ROMANA IRSHAD

MBBS, M.Phil (Hematology)

Associate Professor Hematology

Consultant Hematologist

DR. RUBINA FAISAL PAUL

MBBS, Endocrinologist, Junior Consultant, Chemical Pathology Khalid Hussain

DR. FIAZ AHMAD

MBBS, FCPS-1, M.Phil

MEDICAL TEACHING INSTITUTION ABBOTTABAD

Ayub Teaching Hospital. Phone: 0992-380813, Fax: 0992-380328 Email: info@ath.gov.pk, Website: www.ath.gov.pk



VIEW: 03-Aug-2019 12:41:08

Haematology Report

Page 1 of 1

MRNO

: K04-00001985557

Name

: RAHIM ALI

Age/Sex : 04 Year(s)/Male

Address

:, ABBOTTABAD - PAKISTAN

Ordered By

In-house Consultant: Abdul Aziz Khan

Report Destination

: Main Reception

Requested

: 03-AUG-2019 10:07:41

Specimen Received : 03-AUG-2019 10:20:28

Reported

03-AUG-2019 10:56:31

CBC

	K04HEM191271 78 03-AUG-2019 10:56:31	
WBC 4-11 x10.e 3/μl RBC 4-6 x10.e 6/μl	19.8	
HGB 11.5 - 17.5 g/dL HCT 36 - 54 % MCV 76 - 96 fL	31.7	
MCV 76 - 96 fL MCH 27 - 33 pg MCHC 33 - 35 g/dL	71.3 25.5 35.6	
%RDW-CV - 11.5 - 14.5 % PLT 150 - 400 x10.e 3/µl	15:3 \(377/	
MPV 7.2 - 11 fL %Neut 40 - 75 % %LYMP 20 - 45 %	7.3 68.2	
%MONO 2 - 10 % #NEUT 1.9 - 8 ×10.e 3/µl	28 3.8 13.5	
#LYMP 0.9 - 5.2 x10.e 3/µl #MONO 0.16 - 1 x10.e 3/µl	5.5 0.8	

Note: Lab values should always be correlated with clinical picture. Normal Range(s) and Unit(s) shown are for most recent results.

Aqeel Ahmad

Sr. Medical Technologist

Electronically verified report, no signature(s) required.

DR. NAEEMA AFZAL MBBS, M.Phil Chemical Path Head of Pathology

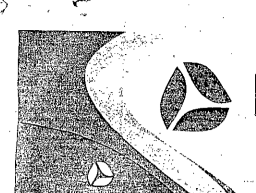
DR. ANILA RIYAZ MBBS, FCPS (Histopathology) DR. MUHAMMAD IDRESS

MBBS,FCPS Clinical Hematology

DR. ROMANA IRSHAD MBBS, M.Phil (Hematology) Associate Professor Hematology Consultant Hematologist.

DR. SHABANA NAZ MBBS, FCPS (Histopathology) Assistant Professor Pathology

DR. RUBINA FAISAL PAUL MBBS, Endocrinologist, Junior Consultant, Chemical Pathology DR. SHAGUFTA NAEEM MBBS, FCPS (Histopathology) DR. FIAZ AHMAD MBBS, FCPS-1, M.Phil



HEALTH CARE LABORATORY

Center of Excellence for Diagnosis of Diseases

Name: RAHIM

Sex: MALE

Age: *** Years

1807

Referred By: ATH

Date: 03/08/19

Time: 11:38:27

Investigation Reqd: BLOOD FOR ANA

No.

TEST REPORT

ANA ----- NEGATIVE

Not Valid For Court

Signature



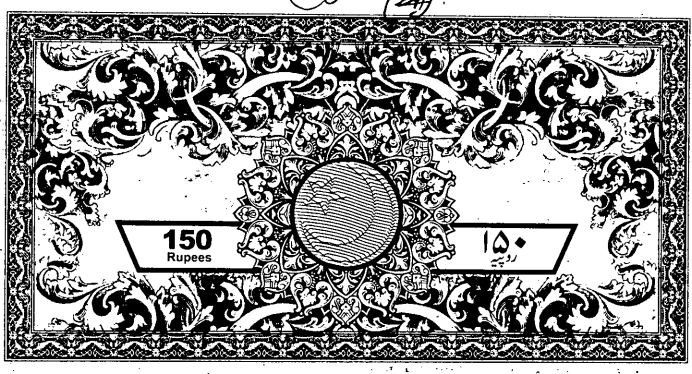
AYUB TEACHING HOSPITAL ABBOTTABAD

FILTER OUT PATIENT DEPARTMENT



20212

B.Code No:		· ·	70718
Patient Name:	Hall I	Book No: _	
Patient Sex:	JE CHAR	M.R No:	KOMEKKIIOHAYA
Patient Age:	1 N H	Patient Yearly No:	te sugares , subbook
Address:	· <u>``</u>	Date & Time:	
Amount:	-4y.	O.P.D:	DESTRUCTION OF AUTOM
1.0		Computer Operator:	PEAUS-B - OPD
MY		,) jerejojoj
Λ,			· 在公司 开关 的复数 100 元
4c	e floys		a section of the sect
1	300		
Jover pain)	•]	, •	
- Troivits 1		•	
		. •	
<i>)</i> ,			
5 8			
المحمل المحمل	1 . (10	Cesox DS	eran e
Joins John Jan Jahr	1 (39)	Cerk by	Adv
10° 200' 1.		1 3/	CRC
I John Till	1(-15) c	3/3/4	a USC
- Seri	Y- /	4	· ESR
	(Syp	Calpol	Xº ANA
Poller un X		,	· o Aso fig
book or O		175 eld eld	· CRP·
~ '\ d = ((133) 312	175 4 7 L	
~ ~	-		\swarrow
a styl	#	SIP acetyl	
Ø.	7 5	CIT IN W	
	1 8	128) 31-(le)	
	200	1221 July 12	•



بعدالت جناب مريري برسيوم على على المان المان المان المان المان من المان المان

اختیارد ہندہ۔ میں میں گئی میں خوالی ۔ ۔ ۔ بذریعہ تحریر بذا مقر ہونکہ بعنوان بالا مقدمہ میں من اختیارد ہندہ کی حیثیت ۔ ایس می خوالی ہوئی میں میں اختیارد ہندہ کی حیثیت ۔ ایس می خوالی میں میں مقدمہ بذاکی ہیروی سے قاصر ہوں اسلیمے بدیں وقت مسمی خوالی میں مقدمہ بذاکی ہیروی سے قاصر ہوں اسلیمے بدیں وقت مسمی خوالی میں مقدمہ بعنوان بالا میں جملہ کا روائی بذات خود و بدت خط خود سرانجام دیوے، درخواست گذارے، نقولات مقدمہ حاصل کرے، تائید و تر دیدو تقد ای کرے، خواب دعوی، وغیرہ پیش کرے ثابت مقرے کرے، راضی نامہ کرے، راضی نامہ پیش کرے، گواہان پیش کرے، اپنیل کرے، نظر ثانی کرے، وکیل یا ہرسٹر مقرد کرے، راضی نامہ کرے، دات و متخطول کی ضرورت پڑے بختیار خاص موصوف کا جملہ ساختہ شل کردہ کہذات و خاص کے جمھے بمثل خود قبول و منظور ہوگا۔

العبد: اختيار د بنده العبد:

كا استخبر المتقب الرحض والمرخليل لرحض ويلوشكالوي ليشاور كينسط كواه نمبر المتصلح كالمكام 12**5**21:00 مربه

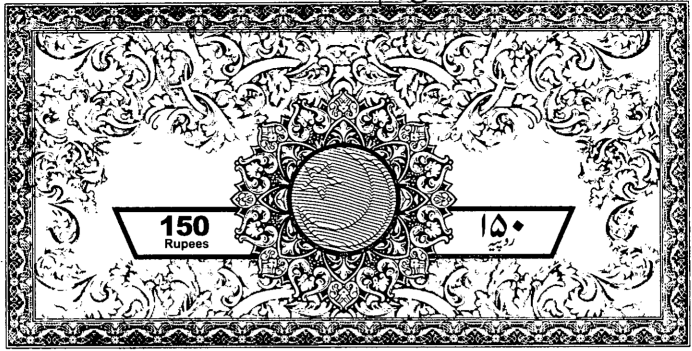
لهذا مختيارنا مدروبروك كوامان حاشيه سندتح ريفد

المرقوم -----

District Comptroller of Accounts

PESHANAR TREASURY ILTAF AHMED S. VENDAS LIC NO. 41DT. 25/01/2017

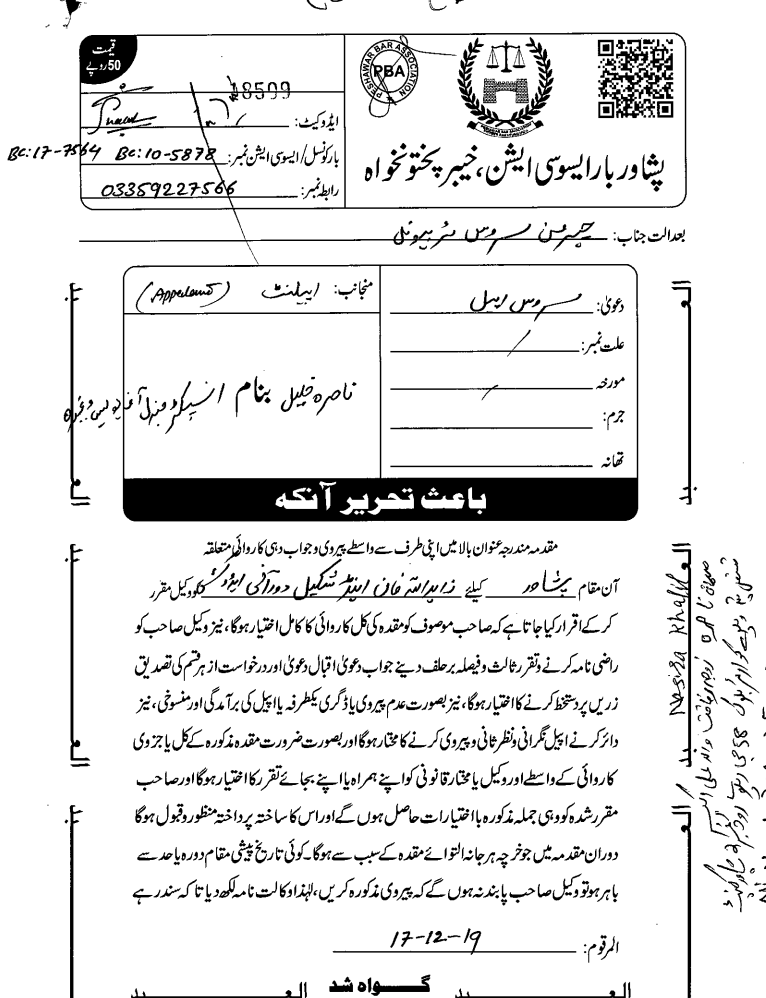




	تيارنامه	3	بعدالت جناب مایا نکمه
العادية الله على الله الله الله الله الله الله الله ال	\(\frac{1}{2} \rightarrow \		بعدالت جناب
		,,,,,,,,,,,,,,,,,,,,,,,,,,,,,,,,,,,,,,	ساکنان۔۔۔۔۔۔
به مین من اختیار د هنده کی حیثیت رمول اسلیمے بدیں وقت لیار دیتا ہوں کہ مختیار د ہندہ ندکور کی جانب	مقدمه ہذا کی بیروی سے قاص	نكه بعبه من مقرًا	بــــک ہے چو
یے رویں اوں مرہ سی روز ہمرہ مدوروں ہو ہے۔ یوے، درخواست گذارے، نفولات مقدم ے، راضی نامہ کرے، راضی نامہ پیش کرے،	بذات خودوبه دستخطاخود سرانجام دا	رمه بعنوان بالامين جمله كاروا كى	ے میری غیر موجودگی میں مقا
رمن جن جگهول پرمیری ذات و د ستخطول		ے بگرانی کرے ،نظر ٹانی کرے موصوف کا جملہ ساختہ مثل کردہ ک	گواہان پیش کرے،اپیل کر۔ کی ضرورت پڑے مختیار خاص
and the second			لہذا مختیار نامہروبروے گواہان م
العبد:اختیارد هنده گرینده العبد:اختیارد هنده گرینده	العبد:اختيارد منده العداختيار دمنده	العبد:اختیارد ہندہ گریندہ العبد:اختیارد ہندہ گریندہ	العبد:اختیارد منده العبد:اختیارد منده
المعبد المبي وراعدة ويعده	المعيدا فليا وزيانده	المعبد العليا وراعرة كريورة	المستبدرا حلي وزياعره
**************************************	گواه نمبرا		گواهنمبرا

PESHAWAR THEASURY ILTAF AHMEU S. VENDAR LIC NO. 4101. 25/01/2017





KHYBER PAKHTUNKHWA SERVICE TRIBUNAL, PESHAWAR.

replication, affidavit/counter affidavit/record/arguments/order before this Tribunal on at at a second arguments or at a second arguments or at a second arguments or a second argument arguments or a second arguments or a second argument arguments or a second argument argument

You may, therefore, appear before the Tribunal on the said date and at the said place either personally or through an advocate for presentation of your case, failing which your appeal shall be liable to be dismissed in default.

Registrar, Khyber Pakhtunkhwa Service Tribunal, Peshawar.

KHYBER PAKHTUNKHWA SERVICE TRIBUNAL, PESHAWAR. JUDICIAL COMPLEX (OLD), KHYBER ROAD, S.B. PESHAWAR.

No.	APPEAL No	336	of 20 2.0
	Met Nas	ira Khalil	
***************************************	·		Apellant/Petitioner
end		Versus .	•
	Ingractor Council	real of Police	Un Perhavor.
			RESPONDENT(S)
Notice	e to Appellant/Petitioner	Mist. Nasiva	, Vhalil
•	12/1/2	Ritagrat Ali	That Rlo Kailwar
Qu	arters Black S	89 Railway	That Rob Kailwar, Road No. 2 Joshawa Canati:
	•	•	CANNO
	Take notice that your apartion, affidavit/counter affi		

You may, therefore, appear before the Tribunal on the said date and at the said place either personally or through an advocate for presentation of your case, failing which your appeal shall be liable to be dismissed in default.

Registrār,
Khyber Pakhtunkhwa Service Tribunal,
Peshawar.

	HTUNKHWA SERVI ICIAL COMPLEX (OLI PESHAW	
÷	PEAL No336	of 20 2. త
Alandia	Khalil	
7443174	i i i i i i i i i i i i i i i i i i i	Apellant/Petitioner
	Versus	
16 polic	e Kpf ped	RESPONDENT(S
		asira Khalil W/o

Take notice that your appeal has been fixed for Preliminary hearing, replication, affidavit/counter affidavit/record/arguments/order before this Tribunal on at 4,00 am

You may, therefore, appear before the Tribunal on the said date and at the said place either personally or through an advocate for presentation of your case, failing which your appeal shall be liable to be dismissed in default.

Registrar, Khyber Pakhtunkhwa Service Tribunal, Peshawar.

66A"

KHYBER PAKHTUNKHWA SERVICE TRIBUNAL, PESHAWAR. JUDICIAL COMPLEX (OLD), KHYBER ROAD,

PESHAWAR.

APPEAL No...... of 20 20 Mst Nosira Khalit Apellant/Petitioner Versus DESPÔNDENTS Notice to Appellant/Petitioner Mst. Nasiva Khabl, W/o Rifagat Ali Shah Road No 2 Peshawar Take notice that your appeal has been fixed for Preliminary hearing, replication, affidavit/counter affidavit/record/arguments/order before this Tribunal on (1) (1) at (1) (1) You may, therefore, appear before the Tribunal on the said date and at the said place either personally or through an advocate for presentation of your case, failing

which your appeal shall be liable to be dismissed in default.

Registrar, W Khyber Pakhtunkhwa Service Tribunal, Peshawar.

KHYBER PAKHTUNKHWA SERVICE TRIBUNAL, PESHAWAR.

JUDICIAL COMPLEX (OLD), KHYBER ROAD, 5.8
PESHAWAR.

No.	APPEAL No)	336	of 20 A	0	,
	Mst No	1 si Ya	Khalit	-		**********
• •				Ap	ellant/Peti	tioner
		, T	Versus			
••••••	1-C7.P	Kpk	Peshause	<u>v</u>	RESPONDE	ENT(S)
Notice to	Appellant/ Petitio	ner Mst	Nasira K	halil, Wlo	Rifas	yat
	ah Rjo R					
Railw	ay Road N	0.7 FE	shawar.			
replicatio	e notice that you, affidavit/coun	er affidavit	/record/argun	ixed for Preli nents/order bef	iminary h	earing, ribunal

You may, therefore, appear before the Tribunal on the said date and at the said place either personally or through an advocate for presentation of your case, failing which your appeal shall be liable to be dismissed in default.

Registrar, — Khyber Pakhtunkhwa Service Tribunal, Peshawar.