09.05.2022

Appellant in person present. Preliminar

Points raised need consideration. Instant appeal is admitted for regular hearing subject to all legal objections. The appellant is directed to deposit security and process fee within 10 days. Thereafter, notice be issued to respondents for submission of written reply/comments. To come up for reply/comments on 15.06.2022 before S.B.

(Rozina Rehman) Member (J)

15th June, 2022

Counsel for the appellant present.

Appel

Security and process fee were not deposited. Learned counsel for the appellant states that security and process fee could not be deposited due to some misunderstanding and seeks permission to deposit the same. Request is allowed and appellant is directed to deposit security and process fee today, thereafter notices be issued to the respondents for submission of written reply /comments on 03.08.2022 before S.B.

> (Kalim Arshad Khan) Chairman

FORM OF ORDER SHEET

Form-A

Court of___

7922/2021 Case No.-___ Order or other proceedings with signature of judge S.No. Date of order proceedings 1 2 3 The appeal of Mr. Muhammad Ismail resubmitted today by Mr. 1-24/12/2021 Naveed Akhtar Advocate may be entered in the Institution Register and put up to the Worthy Chairman for proper order please. REGISTRAR This case is entrusted to S. Bench at Peshawar for preliminary 2hearing to be put there on 14/02/22. Due to retirement of the Worthy Chairman the 14.02.2022 Tribunal is defunct, therefore, case is adjourned to 09.05.2022.for the same as before. Reader

The appeal of Mr. Muhammad Ismail S/O Attaullah Jan, R/O Koki Khel Qala Ghundi, Tehsil Jamrud and District Khyber received today i.e. on 09.12.2021 is incomplete on the following score which is returned to the counsel for the appellant for completion and resubmission within 15 days.

- 1. Address of appellant is incomplete which may be completed according to Khyber Pakhtunkhwa Service Tribunal Rules, 1974.
- 2. Memorandum of the appeal may be got signed by the appellant.
- 3) Copy of departmental appeal mentioned in para-7 of the memo of the appeal is not attached with the appeal which may be placed on it.
- 4L Annexures D and E attached with the appeal are illegible which may be replaced by legible/better one
- 5. Certificate be given to the effect that appellant has not been filed any service appeal earlier on the subject matter before this Tribunal.
- 6. One more copigs/sets of the appeal along with annexures i.e. complete in all respect may also be submitted with the appeal.

No. 2454 /S.T. Dt. 09/12 /2021

REGISTRAR SERVICE TRIBUNAL **KHYBER PAKHTUNKHWA**

PESHAWAR.

Mr. Naveed Akhter Adv. Pesh.

D/si'r Reentomit A/The The messery completion. objection. No.3. Copy of The department appeal is missplace by in applement but empler of The department append is attach as amount R. E already The apprend was dispose on 21-10.21

Runderz. Zulini

Case Title: Mulicumurad Tomai Mr. C. A. K. DK

C	ase Title: Muliannad Ismail 1/5 Grant of K	PK	
S#	CONTENTS	YES	
1	This Appeal has been presented by: Mr. Naveod Atular	125	NO
2	Whether Counsel/Appellant/Respondent/Deponent have signed		·
	the requisite documents?		
3			<u> </u>
4	Whether the enactment under which the appeal is filed mentioned?	V	-
5	Whether the enactment under which the appeal is filed is correct?	V	
6	Whether affidavit is appended?	\checkmark	
7	Whether affidavit is duly attested by competent Oath Commissioner?	V	
_8	Whether appeal/annexures are properly paged?		
9	Whether certificate regarding filing any earlier appeal on the		{
	subject, furnished?		Ì
10	Whether annexures are legible?	~	
11	Whether annexures are attested?		{
12	Whether copies of annexures are readable/clear?	1	
13	Whether copy of appeal is delivered to AG/DAG2		
14	Whether Power of Attorney of the Counsel engaged is attested		·
L	and signed by petitioner/appellant/respondents?		
15	Whether numbers of referred cases given are correct?	-i-	
16	Whether appeal contains cutting/overwriting?		V
17	Whether list of books has been provided at the end of the appeal?		
18	whether case relate to this court?		
19	Whether requisite number of spare copies attached?		
20	Whether complete spare copy is filed in separate file cover?	~	
21	Whether addresses of parties given are complete?	~+	
22	Whether index filed?		
23	Whether index is correct?		
24	Whether Security and Process Fee deposited? On		
25	Whether in view of Khyber Pakhtunkhwa Service Tribunal Rules		
23	1974 Rule 11, notice along with copy of appeal and appeying bac		
	been sent to respondents? On		
26	Whether copies of comments/reply/rejoinder submitted? On		
27	Whether copies of comments/reply/rejoinder provided to		
	opposite party? On		
			1

It is certified that formalities/documentation as required in the above table have been fulfilled.

Name:

Signature: Dated:

Alter Naveed Aklilar

IN THE SERVICES TRIBUNAL	L KHYBER PAKHTUNKHWA PESHAWAR
Service Appeal No	
Muhammad Ismail	/Appellant
	VERSUS

S. No	Description of Documents	Annex	Pages
1.	Appeal		1-4
2.	Affidavit		4-A
3.	Copy of the order dated 24.01.2013	"A"	5
4.	Copy of the vide order dated 03.07.2019	"B"	6
5.	Copy of the order dated 20.08.2020	"C"	7
6.	Copy of the order date 20.01.2021	"D"	8
7.	Copy of the impugned order dated 21.10.2021	"E"	9
8.	Copy of the Naqalmad No.10 daily diary dated 25.11.2021	"F"	10
9.	Copy of the medical certificate and discharge book	"G"	11-28
10.	Wakalat Nama		P 2P
		Appellant	

INDEX

Through

Naveed Akhtar Advocate Supreme Court Mob No. 0300-9596181 Mumir Ud Din Ghori Advocate High Court Babar Khan Advocate

WE

Dated: @/ 14/2021

2

IN THE SERVICES TRIBUNAL, KHYBER PAKHTUNKHWA, PESHAWAR

22...2021 Service Appeal No

Muhammad Ismail S/o Attaullah Jan Koki Khel (Ex-Constable) District Khyber Police R/o Koki khel Qala Ghundi Tehsil Jamrud District Khyber

VERSUS

- 1. Government of Khyber Pakhtunkhwa through Secretary Home Department, Peshawar
- 2. Provincial Police Officer (PPO), Khyber Pakhtunkhwa at Police Lines, Peshawar
- 3. Capital City Police Officer, Peshawar,
- 4. District Police Officer District Khyber at Jamrud

.....Respondents

.....Appellant

APPEAL UNDER SECTION 4 OF SERVICE TRIBUNAL ACT, 1974 AGAINST THE IMPUGNED ORDER DATED 21.10.2021 RECEIVED ON 25.11.2021 TO THE EXTENT OF NON-ALLOWING OF THE SALARIES WITH EFFECT FROM DATE OF SUSPENSION I.E. 20.08.2020 TILL DATE OF REINSTATEMENT I.E. 02.10.2021, (OUT OF SERVICE PERIOD).

PRAYER:

THAT ON ACCEPTANCE OF THIS SERVICE APPEAL THEIMPUGNEDORDER/NOTIFICATIONOFTHETHERESPONDENTSBESET-ASIDETOTHETHETHEDENIAL OF BENEFITS FOR THE PERIOD THE APPELLANT

IN THE SERVICES TRIBUNAL KHYBER PAKHTUNKHWA PESHAWAR

Service Appeal No.....2021

E.

 $\overrightarrow{}$

Muhammad Ismail S/o Attaullah Jan Koki Khel R/o Koki Khel Qala Ghundi Tehsil Jamrud District Khyber

.....Appellant

VERSUS

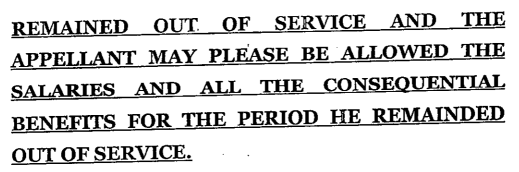
- 1. Government of Khyber Pakhtunkhwa Through Secretary Home Department, Peshawar.
- 2. Provincial Police Officer (PPO) Khyber Pakhtunkhwa at Police Lines, Peshawar.
- 3. Capital City Police Officer, Peshawar.
- 4. District Police Officer District Khyber at Jamrud.

.....Respondents

APPEAL UNDER SECTION 4 OF SERVICE TRIBUNAL ACT, 1974 AGAINST THE IMPUGNED ORDER DATED 21.10.2021 RECEIVED ON 25.11.2021 TO THE EXTENT OF NON-ALLOWING OF THE SALARIES WITH EFFECT FROM DATE OF SUSPENSION i.e. 20.08.2020 TILL DATE OF REINSTATEMENT i.e. 2.10.2021. (OUT OF SERVICE PERIOD).

PRAYER:

THAT ON ACCEPTANCE OF THIS SERVICEAPPEALTHEIMPUGNEDORDER/NOTIFICATION OF THE RESPONDENTSBE SET-ASIDE TO THE EXTENT OF DENIAL OFBENEFITS FOR THE PERIOD THE APPEALLANT



2

Respectfully Sheweth:

5

Short facts, giving rise to the present Service Appeal, are as under:

- 1. That the appellant was appointed as Khasidar in Khyber Khasidar force in the year 2007.
- 2. That the appellant served the force with distinction and due to efficient performance was granted honorary promotion to the rank of Naib Subedar vide order dated 24.01.2013. (Copy of the order dated 24.01.2013 is attached as annexure "A")
- 3. That likewise after the merger of the levies force into the police force of the province, the appellant was designated as sub inspector and posted as incharge Takhtabaig post vide order dated 03.07.2019. (Copy of the vide order dated 03.07.2019 is attached as annexure "B")
- 4. That vide order dated 20.08.2020 the appellant was suspended from service and his salary was stopped. (Copy of the order dated 20.08.2020 is attached as annexure "C")
- 5. That proceedings against the appellant were initiated purportedly by issuing charge sheet and statement of allegations and thereafter an inquiry but in fact no charge sheet or statement of allegations were ever served upon appellant neither any inquiry was conducted.
- 6. That vide order dated 20.01.2021 the appellant was dismissed from service on altogether different charges from the once leveled in the suspension order.(Copy of the order date 20.01.2021 is attached as annexure "D")
- .7. That the appellant preferred a departmental appeal before the worthy respondent No.3 who partially allowed the same vide order dated 21.10.2021 by reinstating the appellant into service and the period was

absence was converted into leave of any kind due while no benefit was granted foor the period during which remained out of service. (Copy of the impugned order dated 21.10.2021 is attached as annexure "E")

1

That the appellant was called for duty and was handed over the impugned order on 25.11.2021 and was directed to report for duty in the police lines Khyber. (Copy of the Naqalmad No.10 daily diary dated 25.11.2021 is attached as annexure "F")

. 8.

- 9. That it is noteworthy that the petitioner was kept suspended from 20.08.2020 to 20.01.2021 for which period to the appellant was not paid the salaries.
- 10. That the appellant during the period of suspension suffered from heart disease and underwent treatment in the reputed armed forces institute of cardiology from 13.11.2020 and is having regular follow up till date. (Copy of the medical certificate and discharge book is attached as annexure "G")
- 11. That the appellant was proceeded against on flimsy grounds which are apparent from the already annexed documents and was thus treated in an unlawful manner.
- 12. That as is clear from the impugned order, the charges against the appellant did not sustain and he was reinstated into service but no reason was given for withholding the benefits of the period during which he was kept out of service.
- 13. That no charge of willful absence from duty has been proved against the appellant thus the impugned order is liable to be set aside to the extent of denial of benefits during the out of service period of the appellant.
- 14. That during the period when the appellant was kept out of service vide the dismissal order the appellant was never engaged in any business or job rather was undergoing treatment and remained jobless.
- 15. That the appellant is entitled for all the consequential benefits after his reinstatement into services.

16. That the appellant may kindly be allowed to adduce additional documents/arguments at the time of hearing.

It is, therefore, humbly prayed that the impugned order dated 21.10.2021 may kindly be set aside to the extent of denial of service benefits for the period remained out of service by allowing all the consequential benefits to the appellant after reinstatement into service including payment of salaries.

Through

Naveed Akhtar Advocate Supreme Court Mob No. 0300-9596181

Munir Ud Din Ghori Advocate High Court

> Babar Khan Advocate

Dated: / /2021

•

Annuck. A

OFFICE ORDER

Khasandar Malik Ismial Khan sio Malik Altaullan Jan. Kuki Khel, of Khyber Khassadar Force, is hereby granted honorary promotion to the rank of Nalb Subedar with immediate effect in the interest of public.

Commandant K.K.F. Political Agent, Khyber:

No 554-06 /SKC dated Peshawar the 24 10/ 12013. Copy forwarded to:

- 1. The Assistant Political Agent, Jamrud. 2. The Political Tensildar, Jamrud. 3. The Subedar Major, K.K.F., at Bara.

 - For information and necessary action.

Pollucal Agent, Khyber.

(b) Ammurk -B7 Office of the District Police Officer Khyber Dated: 03 107 12019 No. 648 /Khyber, **ORDER** Naib Subedar Malik Ismail (Koki Khel) Sub Inspector (designate) is hereby posted as Incharge Takhta Baig Check Post Jamrud with immediate effect till further order. PSP (MUHAMMAD HUSSAII District Police Office Khyber /Khyber No.s 調理 Copy to: The Capital City Police Officer Peshawar SDPO/HOTS (cesignate) Kityber Acting Circle Officer, Jamrud, Khyber, SHO/Jamrud. 4.



OFFICE OF THE DISTRICT POLICE OFFICER KHYBER



ORDER

Constable Muhammad Ismail s/o Atta Ullah Jan Kuki Khel of PS

Jamrud is hereby suspend with stoppage of Pay and closed to District Police Lines Shahkass Jamrud with immediate effect due to absence from his lawful duty. Charge sheet and statement of allegation is issued to him separately.

District Police Officer, Khyber

No. 2-045- 50 /Khyber, dated

ted 20/ 08/2020

Copy of above is forwarded for information to the:-

- 1. Capital City Police Officer, Peshawar.
- 2. SDPO HQrs (Designate), Khyber.

HIIII.

- 3. PSO To DPO, Khyber.
- 4. Accountant District Khyber.
- 5. OHC District Khyber.
- 6. All SHO District Khyber.

legible/better copy No.8

OFFICE OF THE DISTRICT POLICE OFFICER, KHYBER

ORDER

A department inquiry was initiated against Constable Ismail of District Khyber is connection with noncompliance of seniors order and using had language against them. It was also alleged that constable Ismail badly failed to perform official duty and remained absent from lawful duty for more than one year.

The inquiry was entrusted to the SP/Investigations Khyber who in his inquiry report submitted that constable Ismail deliberately not received the Show Cause Notice & charge sheet issued to him and several notices were served which were also not received ultimately after hectic efforts FC Ismail appeared before Inquiry Officer and submitted medical reports which failed to satisfy the inquiry office in the inquiry session. The inquiry officer termed the defaulter constable as a black sheep in the department and the inquiry office recommended Major Punishment to be awarded to the defaulter constable.

The undersigned has also observed that delinquents constable. Used had language against the senior Police Officers & Police Department. He is ill disciplined, malingerer, concerned with no respect for regimental norms & regulations.

After going through all the record of inquiry and upon the recommendation inquiry officer, Constable Ismail S/o Malak Atta Ullah Jan of District Police Khyber is hereby dismissed from service with immediate effect.

Sd/-THE DISTRICT POLICE OFFICER, KHYBER

No.232-36/OHC-Khyber, dated 20.01.2021

Copy of above is forwarded for information to the:

- 1. Capital City Police Officer, Peshawar
- 2. SDPO HQrs. Khyber

÷,

- 3. Accountant, District Khyber
- 4. All concerned for necessary action.

OFFICE OF THE DISTRICT POLICE OFFICER KHYBER



ORDER

A departmental inquiry was initiated against Constable Ismail of District Khyber in connection with noncompliance of seniors order and using bad language against them. It was also alleged that constable Ismail badly failed to perform official duty and remained absent from lawful duty for more than one year.

The inquiry was entrusted to the SP/Investigations Khyber who in his inquiry report submitted that constable Ismail deliberately not received the show cause notices & charge sheet issued to him and several notices were served which were also not received. Ultimately after better efforts FC Ismail appeared before the inquiry officer and submitted medical reports which failed to satisfy the inquiry officer in the inquiry session. The inquiry officer termed the defaulter constable as a black sheep in the department and the inquiry officer recommended Mator Punishment to be awarded to the defaulter constable.

The undersigned has also observed that delinquent constable used bad language against the senior Police Officers & Police Department. He is ill disciplined, malingerer, concerted with no respect for regimental norms & regulations.

After going through all the record of inquiry and upon the recommendation inquiry officer. Constable Ismail s/o Malak Atta Ullah Jan of district Police Khyber is hereby distnissed from service with immediate effect.

> THE DISTRICT POLICE OFFICER KHYBER

No. 232-36/OHC-Khyber, dated 20/01/2021.

Copy of above is forwarded for information to the-

- 1. Capital City Police Officer, Peshawar,
- 2. SDPO HQrs. Khyber.

1.5.

- 3. Accountant, District Khyber.
- 4. All concerned for necessary action.

OFFICE OF THE CAPITAL CITY POLICE OFFICER, <u>PESHAWAR</u>

This order will dispose of the departmental Appeal preferred by Ex-Constable Ismail of District Police Khyber who was awarded the major punishment of **"Dismissal from service"** by DPO Khyber vide order No.232-36/OHC-Khyber dated 20.01.2020.

2 Short facts leading to the instant appeal are that he was proceeded against departmentally in connection with non-compliance of senior's orders and using bad language against them. It was also alleged that constable Ismail badly failed to perform official duty and remained absent from lawful duty for more than one year.

3 He was issued proper Charge Sheet and Summary of Allegations by DPO Khyber and SP-INV Khyber was appointed as Inquiry Officer to scrutinize the conduct of the accused official. The inquiry officer after conducting proper inquiry submitted his findings and recommended the accused official for major punishment. The competent authority in light of the findings of the inquiry officer awarded him the above major punishment.

4 He was heard in person in O.R and the relevant record alongwith his explanation perused. He contended that his absence was not intentional rather it was due to cardiac dieses. He also pleaded that during his absence he was under treatment in AFIC Islamabad. The version of the appellant is also verified by DPO-Khyber. The punishment awarded to him by DPO Khyber vide No.232-36/OHC-Khyber, dated 20.01.2020 is seems too harsh. His appeal for reinstatement in service is accepted. He is hereby reinstated in service while the period of absence is converted into leave of any kind due to him. No benefit is granted for the period he remained out of service.

Sd/-(ABBAS AHSAN) PSP CAPITAL CITY POLICE OFFICER, PESHAWAR

No.4048-49/PA dated Peshawar the 21/10/2021

Copies for information and necessary action to the:

1. District Police Officer Khyber w/r to his office No.4461-PSO-Khyber dated 14.10.2021.

2. Official concern.



I STATULAR CES

OFFICE OF THE CAPITAL CITY POLICE OFFICER, PESHAWAR

<u>ORDER.</u>

This order will dispose of the departmental appeal preferred by Ex-Constable Ismall of District Police Khyber who was awarded the major punishment of " Dismissal from service" by DPO Khyber vide order No. 232-36/OHC-Khyber dated 20.01.2020.

Short facts leading to the instant appeal are that he was proceeded against 2- departmentally in connection with non-compliance of senior's orders and using bad language against them. It was also alleged that constable Ismail badly failed to perform official duty and remained absent from lawful duty for more than one year.

He was issued proper Charge Sheet and Summary of Allegations by DPO Khyber 3and SP-INV Khyber was appointed as inquiry officer to scrutinize the conduct of the accused official. The inquiry officer after conducting proper inquiry submitted his findings and recommended the accused official for major punishment. The competent authority in light of the findings of the inquiry officer awarded him the above major punishment.

He was heard in person in O.R and the relevant record along with his explanation perused. He contended that his absence was not intentional rather it was due to cardiac disease. He also pleaded that during his absence he was under treatment in AFIC Islamabad. The version of the appellant is also verified by DPO-Khyber. The punishment awarded to him by DPO Khyber vide No. 232-36/OHC-Khyber, dated 20.01.2020 is seems too harsh. His appeal for reinstatement in service is accepted. He is hereby reinstated in service while the period of absence is converted into leave of any kind due to him. No benefit is granted for the period he remained out of service.

N) PSP OLICE OFFICER, CAPITAL PESHAWAR

No. 4048-49 /PA dated Peshawar the 211 10 12021 Copies for information and necessary action to the:-1. District Police Officer Khyber w/r to his office No. 4461/PSO-Khyber dated 14.10.2021.

n Micial Concern.

ł

بر بر بر بر بر م اساعيل على على المترطان شناحتى طرور 2325 في 1963 مواخرى موز الجرار الر تعلیم ارد الریز می <u>1948-49 محارم مان مسطل منی برایس آنسر میل</u> لميتنا ومرايق مدابق تسقيل اسماعيل جوكم لوجر غيرجافري بحدائه أدفخ وغر Culo 2 200 000 410 m (200 200 232-36 0HC Khyber 20-10-2020 ما خا تسبيل متذكرة بالا بحالم وي انكريز فاجم 19/12 كو جزيرة 29 ماعرة ف بالار فرطم جادر فوال میس تقیل شذ و مالا کامان در ا مر اسم بوس الان عثر من موجرد رب الم تأكير ال

1 surio

لقوم مد مطالق اجمل مح M. N. - Klyber mm - N- 2021

C-NIHD RAWAT 'E OF CA Col. Dr. Waheed-Ur-Rehman 9 MBBS. MCPS. (Gold Medalist) FCPS Cardiology. FCPS Medicine Classified Medical Specialist / General Physician Associate Professor Army Medical College Consultant Cardiologist AFIC-NIHD Rawalpindi 404 Date: 11/1/21. Mchammad Ismaed Age:-QNE mohammed Ismarel Suffered from Ant wall mi and underward primary PCi >LHO-E stering on 13-11-2020. Since there he is under my Tratuent and harnes regular fulow op in Cardidosy OTO A AFICTATION Rawspords Associate Professor COL DR WAHEEDUR-REHMAN MBB3, PCP3 Medicine, FCP3 Cardiology Classified Medical Specialist & General Physician Classified Medical Specialist & General Physician Consultant Cardiologist AFIC-NIHO, Rawaipindi ايسوى ايت يرويسمرآ ري ميثريك كالج تسلمتمث كار فيالوجست اسمانيت آفى ك-اين آفي المح فرى مراد لينذى

		(12)	
- Y			
•``a •		600C 10N27	
		- 0016-410637	
		AFIC-F-38	
•			•
	·		
•	ARMEI	D FORCES INSTITUTE OF CARDIOLOGY	
۰. ۲	NATIC	& ONAL INSTITUTE OF HEART DISEASES	
		RAWALPINDI	
3.54 K		DISCHARGE BOOK	
	Patient's Name	VE Ismail	,
	Status / Ranks Unit / Deptt	: Process No	
	Age	: Sex	
	A&D Register No NIC No		·
	Address	{;	
•;	Telephone No Off		
•	Disease 1. 2.	Ach istem PACITO LAD CLOBY	
•	3.		
		Date of Admission Date of Discharge	
	lst		
	2nd		
	3rd 4th		
	M.O Br Arealan : Doministrieft Car	diology Consultant	
	M.O Br Arealan Registing Actor NIKC	2 RWP	
		and the second	
4		· · · · · · · · · · · · · · · · · · ·	
· ·		· · ·	
1 1			
· .			
	٦		·
	: :	· · · · · · · · · · · · · · · · · · ·	` x
	د		
- 3	• .		
	Į		

EMERGENCY TELEPHONE

13

ł

AFIC EXCHANGE 051-9271002 561-31114 561-33236

·.....

• ;

EMERGENCY RECEPTION 051-9271020 561-33911 561-32236 :

یہ .

:	(M)
	\mathbf{I}_{i}
BRIEF HISTORY	
	CCS Class: Duration:
	NYHA Class: Duration:
	Duration:
Palpitation	
Бупсор е	Duration:
Any Other Complaint	Duration:
PATIENT PRESE	ENTED WITH LEFTSIDED
-	
<u>CHRSTAIN R</u>	ADIATING TO SEFTARM.
PAST HISTORY	
I.H.D	
Any Other relevant event	
	TaDM
	Smoker
· · · · · · · · · · · · · · · · · · ·	
PERSONAL HISTORY	
Single/Married Cig/Huka Smoking	Yes/No Duration:
	No of Cig/day
, History of hypertenti	Duration:
History of Diabetes Mellifu	
HEIOLA OI DIROCICE MENILUS	η

Duration:

· · · · · · · · · · · · · · · · · · ·		
		·
	2	: :
T	ration Particulars of J	ob
Employment Status Dur		<u></u>
Govt employed		
Self employed		
Non employed History of sudden death in family:		•

(15)

History of hyperilpidaemia History of intermittent caludication • .' Any addiction Anticoagulant Status Any other relevant information

PHYSICAL EXAM Temp AF , Pulse <

Radial BP 110/80 Rep 16 *.* .

70

....

•

Femoral

JVP	Edema		Cyanosis	Clubbing
		Xanthosas	Any	other
Xanthelasma		· · · · ·		
C.V.S.	Apex Beat			· · · · · · · ·
	Thrill Heart Sounds	51432+	0	·

Marmars Pericardial Rub Any Other

IVB TO Resp Sys ŝ,

TENDER ABDON FTNOW GIT

ORIENO WERE ÷÷ CNS

16

INVESTIGATION

196

269 3

TEAPI

÷

:

. .

KMB=24

29

۶,

· -,

C

ECG: On Disch: Cardiac Enzymes Serum Urea Serum Creat Serum LETs Serum Uric Acid Blood Sugar

On Adm:

: 5020312

Serum Lipid Profile

Coagulation Profile

.:_`a

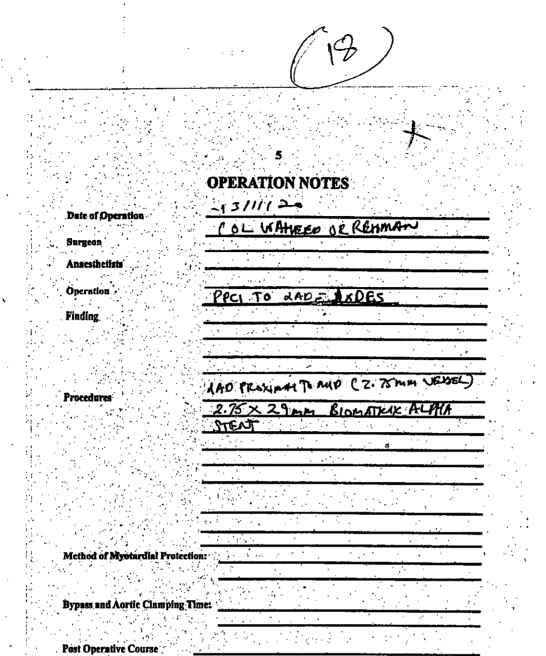
X-Ray Chest: On Adm: On Disch:

2D-Eche 45-56/.

NORMAL SIZED CARDIAC CHAMMER MILD ANT & ANTENDLATENOL WALL HURS KINBSUG, MEDUM DYSFUNCTION. CONCED DUM VALVES APPEAR (D) NO CLOT / PE

E.T.T

17 BIFUKCATING NOKALAR Cath TO TALLY OCALUD EN FROM MIN COURSE . CRITICAL -USE DISEASE IN MAS DIM COURSE . CRITICAL DISEASE IN LATE MID TO DISTRIC COURSE LMS OFF LAD 6 DISEASE 1 DISTAL OUNDE. DI 🐒 HIE INMAJO LOM LX TICAL DUE CU QМ ţ KA Man MODOSTIN TRI MILO COUMENT MODDISEAVEN RCA PLV . PIACONOTED= DUCAD ·LV Thei Scan: ADVISED PPLY TO LAD = ISOKS (POLGEPED) Hotlar Menitor Report PCI / PTMC / Devices Treatment Given 1. 1. 1 1 - E SAL -



Treatment after Surgery

Condition of Discharge STABLE ; ` Treatment to Continue after Discharge: 5 DIVHAnest - - -۰. 1.1 . . . 1 Follow up/ Cardiac Rehebilitation Plan on discharge: ĩ RETURN IN COMPLEC OPP AFTER 2 WEBD <u>.</u>... FIELH BLOOD CP +KETS 1724 ٠, τ, ٠ ·· · · . 4 ٠, ٠.

4

.

·L 1/2 KOD TAB DISPIRUN 30 TAK LOWPUT 75-7 IXBD TAIS NOUTSTA day IX HS TAB SUSTAC 2.6-1 XKp TABCONCR 5. IXOD The Ulcan 40 1 XHS ے الم المنے دکھاریں متوکری دور مر مراری دکھیں CONTINUE TAKING MEDICATION FOR DIABETES AS BEEN ADJISED & + TAKEN REED Arsalan dafeez ildent Carbiology IB & NIHD Rwp lafeez

LINR Marecan 5mg br 101 D Dh Aldactore 25mg \mathcal{D}^{-1} 6b. Lo plainx 75/26 Nio/U Concor Dr Sostac -GM/ 1 well Qb Eziday25/1 10 mg + Teb Djampa lou 7 Letimer Sta 1-201-5 Ç

· 16 --24/11/2020 (20 261 FOLLOW UP STYLE INR 1.6 D Echo P 1 Isb Marevan 5mg, 1500 (1WR 2-3)/ CTiliq ED-UR-REHMAN

M, 13 10[2 Shber 20 Etio fr LV CIA. (Resolution) 125 Marevan Sug 1200, CT 1 mills Keep INR 2-3 Associate Professor COL DR WAHEED-UR-REHMAN ۱ ۱۰. j

28/11/2021 FOLLOW UP Stree 20 Echo For elos Stall Ins Mareran Sny 10D/ C7Tes Flasg Goog 1(201

źŚ 11/10/20 Bp. 110/76 FOLLOW UP Stuble CT- 11316 = 20 Echo) UPED-UR-REHM 200 V V V

26 09/2 130 FOLLOW UP Stable PT/INR Nodot EA ilipi D Rovista 10 7 1 JD Nobix 2-5 BL SI rdy Me 25 Sostac-BI to L Merevan Ľ

vł FOLLOW UP MPI Scan Netwilly - frischer's COL DR WANEED-UR REHMAN S Medicine, Pors Car abat & Goussel Pt

107057 ايدوكيك: بر لريم خت يشاور بارايسوسى ايش ،خيبر پختونخواه باركوس/ايسوى ايش نمر: <u>7496 - 10</u> 0300 9596181 رابط نمبر: ____ 10162 ر بعدالت جناب: _ منجانب: 1 2/1 د عولى: محماناً التظالم علت تمبر :**7**7 414633 تحانه عث تحرير انك مقدمه مندرجہ عنوان بالا میں اپنی طرف ہے داسطے پیروی دجواب دہی کاروائی متعلقہ آن مقام م<u>بشا حرب بکیلیج نوید اخترک ارباب می انگال ب</u>کودیل مقرر کر کے اقرار کیا جاتا ہے کہ صاحب موصوف کو مقدہ کی کل کاروائی کا کامل اختیار ہوگا، نیز دکیل صاحب کو راصی نامه کرنے وتقرر ثالث وفیصلہ برحلف دینے جواب دعویٰ اقبال دعویٰ اور درخواست از ہرشم کی تصدیق زریں پردستخط کرنے کا اختیار ہوگا، نیز بصورت عدم پیردی یا ڈگڑی یکطرفہ بااپیل کی برآ مدگی اور مُنسوخی، نیز دائر کرنے اپیل نگرانی دنظر ثانی و پیروی کرنے کا مختار ہوگا اور بصورت ضرورت مقدہ مذکورہ کے کل یاجزوی كاردائي بحرة اسط اوروكيل يامخار قانوني كوابينية بمراويا البيني بتجابية تتقرر كااختيار بوكا أورصاحب مقررشده كوديتى جمله ندكوره بااختيارات جاح ل ہوں گے اور این کا ساختہ پر داخد *سے ہوگا کوئی تاریخ پیشی مقام دور* ہ دوران مقدمه مين جوخر كجه مرجانة التوائي مقدهك بإہر ہوتو دکیل صاحب پاینڈ نہ ہُوٰں بھے کہ پیروی مذکورہ کریں ،لہذا دکالت نام کھود کا تا الرقوم: ال مقام نوٺ :اس دکالت نامیر کې نو نوکا يې نا ټا ټل ټول موگي .

GS&PD.KP-1621/4-RST-6,000 Forms-05.07.17/P4(Z)/F/PHC Jos/Form A&B Ser. Tribunal

"A"

KHYBER PAKHTUNKHWA SERVICE TRIBUNAL, PESHAWAR. JUDICIAL COMPLEX (OLD), KHYBER ROAD, PESHAWAR. No. 7922 of 20 APPEAL No..... Mühand Ismail . **Apellant/Petitioner** Versus Courser Kik trough Your Home DESDONDENTIS **RESPONDENT(S)** Notice to Appellant/Petitioner Mone Depit: Prihousad

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

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.

Too Faply into Faply Attached is

> Registrar, Khyber Pakhtunkhwa Service Tribunal, Peshawar. "A"

ms-05.07.17/P4(Z)/F/PHC Jos/Form A&B Ser. Tribunal

KHYBER PAKHTUNKHWA SERVICE TRIBUNAL, PESHAWAR. JUDICIAL COMPLEX (OLD), KHYBER ROAD, QB PESHAWAR. No. 7.9. J. J. of 20 2 1 APPEAL No..... me Um -----Apellant/Petitioner Versus Cout: CF KPh Through and Yerry Home RESPONDENT(S) t No: 2 a Otticer (PPO) Notice to Appellant/Petitioner.... 1 perhawat

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.

26-7-022

Koph

Khyber Pakhtunkhwa Service Tribunal, Peshawar.

pp. l is tartre

GS&PD.KP-1621/4-RST-6,000 Forms-05.07.17/P4(Z)/F/PHC Jos/Form A&B Ser. Tribunal

«« Δ »

KHYBER PAKHTUNKHWA SERVICE TRIBUNAL, PESHAWAR. JUDICIAL COMPLEX (OLD), KHYBER ROAD, SPESHAWAR. No. APPEAL No. 7922 of 20 2 ! -d Umail **Apellant**/Petitioner Versus through C-Tovt: **RESPONDENT(S)** Notice to Appellant/Petitioner - Capit Police Africes rowal Take notice that your appeal has been fixed for Preliminary hearing, replication, affidavit/counter affidavit/record/arguments/order before this Tribunal 122 at 9:000 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. Règistrar, copy of Approl is attached > Khyber Pakhtunkhwa Service Tribunal, Peshawar.

BEFORE THE HON'BLE CHAIRMAN SERVICE TRIBUNAL. KP. PESHAWAR.

٠.

Pur yo to the worth WIA want a S.A.No.7922/2021 11/2022 sadu

ېي . نې



APPLICATION FOR EARLY HEARING

Respectfully Sheweth;

- 1) That the above titled appeal is pending before this Hon'ble Tribunal and fixed for 14.02.2022.
- 2) That other similar appeals are fixed for 11.01.2022 and the same order has been impugned before this Hon'ble Tribunal, hence the instant application.

It is, therefore, humbly requested that on acceptance of this application, above titled appeal may kindly be accelerated and fixed for 11.01.2022.

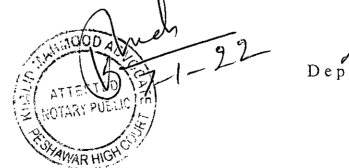
11.01.2022. N

Applicant/ Appellant Munir-ud-Din Ghori Advocate High Court

AFFIDAVIT

I, do hereby affirm and declare on oath that the contents of the accompanying application are true and correct to the best of my knowledge and belief and nothing has been concealed from this Hon'ble Court.

Through



Deporrent

<u>BEFORE THE HON'BLE CHAIRMAN SERVICE TRIBUNAL, KP.</u> <u>PESHAWAR.</u>

S.A.No.7922/2021

Muhammad Ismail......v/s......Govt. of KP and others

APPLICATION FOR EARLY HEARING

Respectfully Sheweth;

- 1) That the above titled appeal is pending before this Hon'ble Tribunal and fixed for 14.02.2022.
- 2) That other similar appeals are fixed for 11.01.2022 and the same order has been impugned before this Hon'ble Tribunal, hence the instant application.

It is, therefore, humbly requested that on acceptance of this application, above titled appeal may kindly be accelerated and fixed for 11.01.2022.

Through

AFFIDAVIT

i

I, do hereby affirm and declare on oath that the contents of the accompanying application are true and correct to the best of my knowledge and belief and nothing has been concealed from this Hon'ble Court.

-1-2

Deporrent

Applicant/ Appellant

Munir-ud-Din Ghori Advocate High Court