



Form-A

FORM OF ORDER SHEET

Court of \_\_\_\_\_

Restoration Application No. 432/2021

S.No.	Date of order Proceedings	Order or other proceedings with signature of judge
1	2	3
1	29.07.2022	<p>The application for restoration of service appeal no. 1028/2017 presented today by Mr. Mohammad Yousaf Orakzai Advocate, may be entered in the relevant register. This restoration application is entrusted to S. Bench to be put up there on <u>02-08-2022</u></p> <p style="text-align: right;"> REGISTRAR</p> <p><i>Learned Member (E) is an leave</i> <i>The case is adjourned to 4-10-22</i></p> <p style="text-align: right;"> Reader (R)</p>

*2-8-22*

**BEFORE THE HONORABLE KHYBER PAKHTUNKHWA SERVICE TRIBUNAL,**

**PESHAWAR**

Civil Miscellaneous Application No. 432 /2022 (For restoration)

In Service appeal No.1028/2017

Junaid Khan S/O Khial Gul

R/O Kacha Banda, Hangu

..... Petitioner

Versus

District Police Officer, Hangu & others

..... Respondents

**INDEX**

S#	Description of the Documents	Annex	Pages
1.	Grounds		1-2
2.	Affidavit + <i>order</i>		3-10
Total Pages			(10)

Junaid Khan (Petitioner)

Through



Mohammad Yousaf Orakzai

Advocate

Office: FF 12, 5<sup>th</sup> Floor Bilour Plaza,

Saddar Road Peshawar Cantt

Dated: 15-07-2022

0301-8808685

**BEFORE THE HONORABLE KHYBER PAKHTUNKHWA SERVICE TRIBUNAL,**

**PESHAWAR**

Civil Miscellaneous Application No. 432 /2022 (For restoration)

In Service appeal No.1028/2017

Junaid Khan S/O Khial Gul

R/O Kacha Banda, Hangu

..... Petitioner

**Khyber Pakhtunkhwa  
Service Tribunal**

Slary No. 861

Dated 29/07/2022

Versus

District Police Officer, Hangu & others

..... Respondents

**APPLICATION FOR RESTORATION OF SERVICE APPEAL NO.1028/2017 IN THE BEST  
INTEREST OF JUSTICE**

**RESPECTFULLY SHEWETH:**

- 1) That the petitioner is indeed a law abiding citizen of Pakistan, and has filed a service appeal No.1028/2017, which has been admitted for regular hearing, likewise comments has also been filed by the respondents.
- 2) That on 14-07-2022, the service appeal No.1028/2017 has been fixed before this Honorable Tribunal and due to non-appearance of the petitioner the same was dismissed in non-Prosecution vide order dated 14-07-2022

**The Copy of order dated 14-07-2022 is annexed as "A"**

Now the petitioner being aggrieved seeks restoration of service appeal No.1028/2017 inter alia on the following grounds;

**GROUND:**

- i) That indeed on date fixed i.e. 14-07-2022, the petitioner did not mark his appearance before this Hon'ble Tribunal, but it is pertinent to mentioned here with utmost respect that non-appearance of the petitioner is deliberate nor intentionally rather due to compulsion of circumstances as he is suffering from heart problems.

**The copy of his medical treatment documents is annexed as "B"**

- ii) That in the service appeal No.1028/2017 not only a substantive question of law has been involved, but a fundamental right of petitioner question of his reinstatement is involved.
- iii) That the instant application is within time limit as specified by limitation Act.
- iv) That the relief prayed by the petitioner is neither barred by the law nor by the precedent in field.
- v) That, this august Court has ample power to grant to relief sought.
- vi) That other grounds, if any, will be urged at the time of arguments with the permission of court.

PRAYER:-

It is humbly prayed that on acceptance of miscellaneous application service appeal No.1028/2017 may kindly be restored just to secure the end of justice.

Junaid Khan (Petitioner)

Through

1. Mohammad Yousaf Orakzai

2. Mohammad Yaseen Orakzai

3. Imran Khan Orakzai

Dated 15-07-2022

Advocate

Note:

No such like petition has earlier been filed by the petitioner before this august Court.

The main power of attorney is available on judicial main file.

Advocate

List of Books:

1. Civil Procedure Code
2. Case Law cited at the Bar

Advocate

**BEFORE THE HONORABLE KHYBER PAKHTUNKHWA SERVICE TRIBUNAL,**

**PESHAWAR**

(3)

Civil Miscellaneous Application No. \_\_\_\_\_/2022 (For restoration)

In Service appeal No.1028/2017

Junaid Khan S/O Khial Gul

R/O Kacha Banda, Hangu

..... Petitioner

Versus

District Police Officer, Hangu & others

..... Respondents

**AFFIDAVIT**

I, Junaid Khan S/O Khial Gul R/O Kacha Banda, Hangu, do hereby solemnly affirmed and declared that all the contents of the accompanying writ petition are true and correct to the best of my knowledge and belief and nothing has been concealed from this august Court.



Junaid Khan

CNIC No: 14101-4819938-3

Identified By:

Muhammad Yousaf Orakzai

Advocate.

4

**BEFORE THE HON'ABLE KHYBER PAKHTUNKHWA  
SERVICE TRIBUNAL, PESHAWAR.**

Appeal no. 1028/2017

Junaid Khan

Appellant

R/O Banda Dakkhana Hangu, Near PIC Railway Pattak Hangu

Versus

Khyber Pakhtunkhwa  
Service Tribunal

Diary No. 1067

Dated 12-9-2017

1. District Police Officer, Hangu.
2. Deputy Inspector General of Police, Kohat Region, Kohat.
3. Inspector General of Police, Khyber Pakhtunkhwa, Peshawar.

Respondents

**SERVICE APPEAL U/S 4 OF KHYBER PAKHTUNKHWA  
SERVICE TRIBUNAL ACT 1974; AGAINST THE ORDER  
DATED 29-03-2017 OF RESPONDENT NO.1, WHEREIN THE  
APPELLANT WAS COMPULSORY RETIRED FROM  
SERVICE.**

14<sup>th</sup> July, 2022

1. None present for the appellant. Mr. Kabirullah Khattak, Addl: AG for respondents present.

2. Called several times till last hours of the court but nobody turned up on behalf of the appellant. In view of the above, the instant service appeal is dismissed in default. Consign.

3. Pronounced in open court in Peshawar and given under our hands and seal of the Tribunal on this 14<sup>th</sup> day of July, 2022.

  
(Fareeha Paul)  
Member (E)

  
(Kalim Arshad Khan)  
Chairman



Examined to be true copy  
**EXAMINER**  
Khyber Pakhtunkhwa  
Service Tribunal,  
Peshawar

Number of Words 400

Number of Words 400

Number of Words 400

Number of Words 400

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15/07/2022

6/-

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27-7-22

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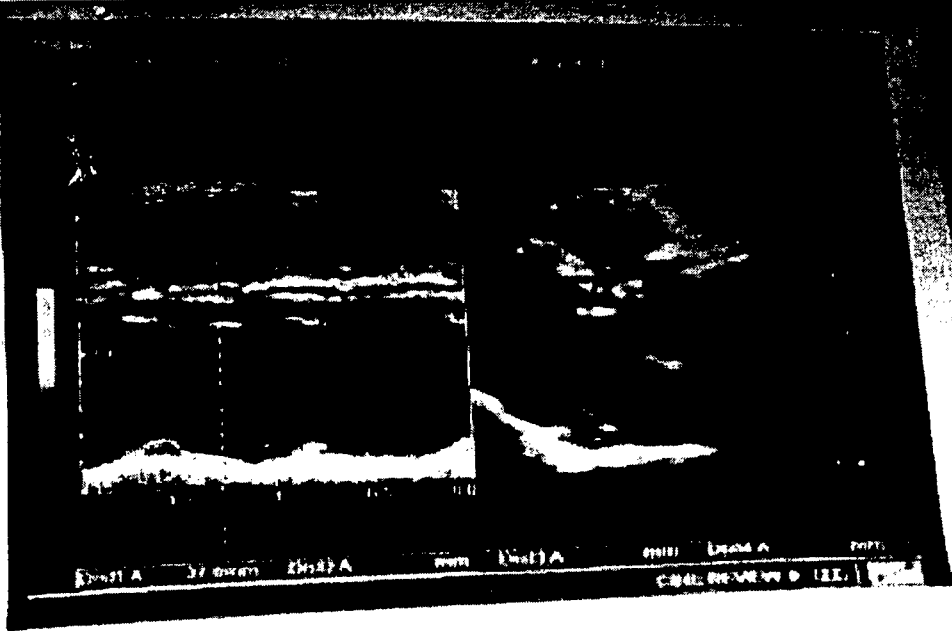
27-7-22

Glucose Fasting	Mg%	70-110 mg%
Glucose Random	Mg%	Hb. P.C
Urea	Mg%	20-50 mg%
Bilirubine Total	Mg%	0-1.0 mg%
Bilirubine Direct	Mg%	0-0.3 mg%
Bilirubine Indirect	Mg%	0-0.7 mg%
ALT (SGPT)	U/l	upto 40 U/L
ICT, TB		
H-Pylori	Mg%	150-200 mg%
Cholesterol	U/l	Ch. 190-270
Alk Phos	Mg%	M. 3.5-7 mg% F 2.50-6mg%
Uric Acid		
RA Factor		
Hbs Ag	Mg%	M-0.5-1.1, F-0.9 mg%
S. Creatinin		
HCV		
H.I.V		50-200 mg%
Triglyceride		200iu/ml
A.S.O. Titre		
Side For L.D. Bodies		
L.D. Bodies		

59

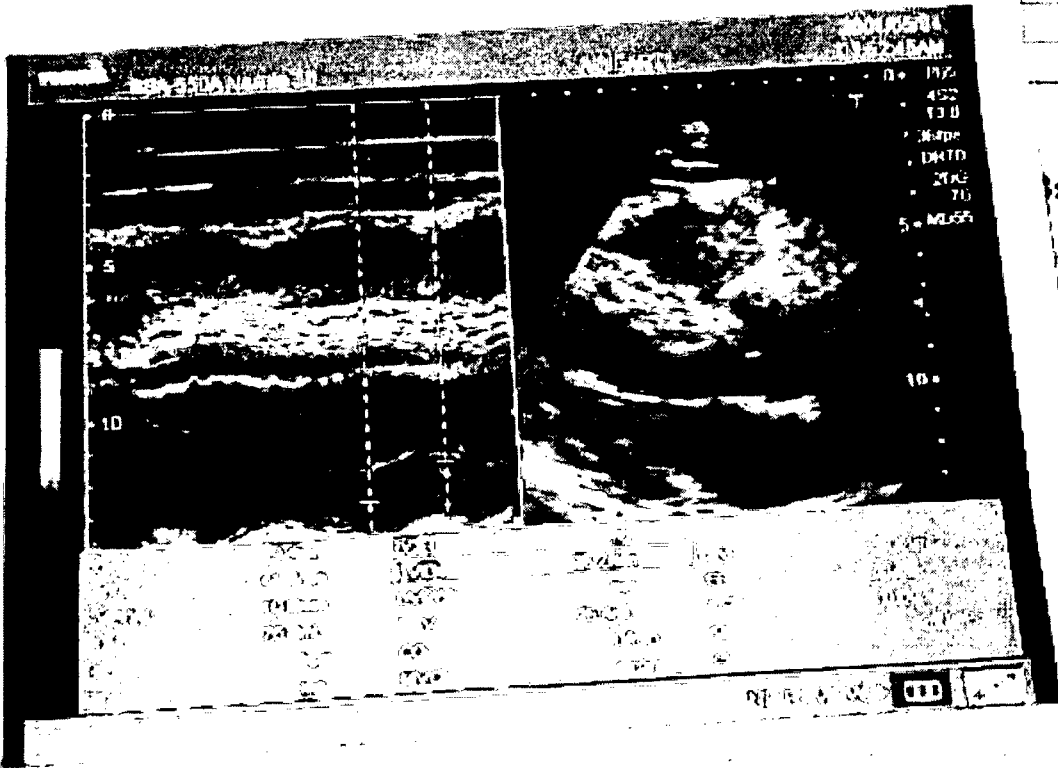
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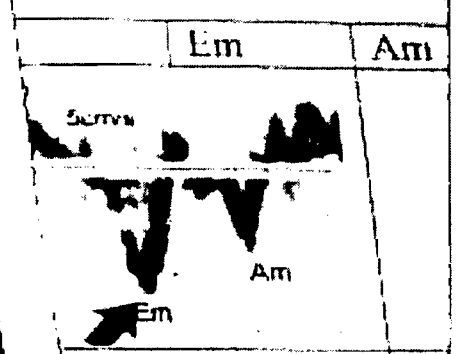


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	2.7	3.8	2.8
	2.2	2.3	2.3



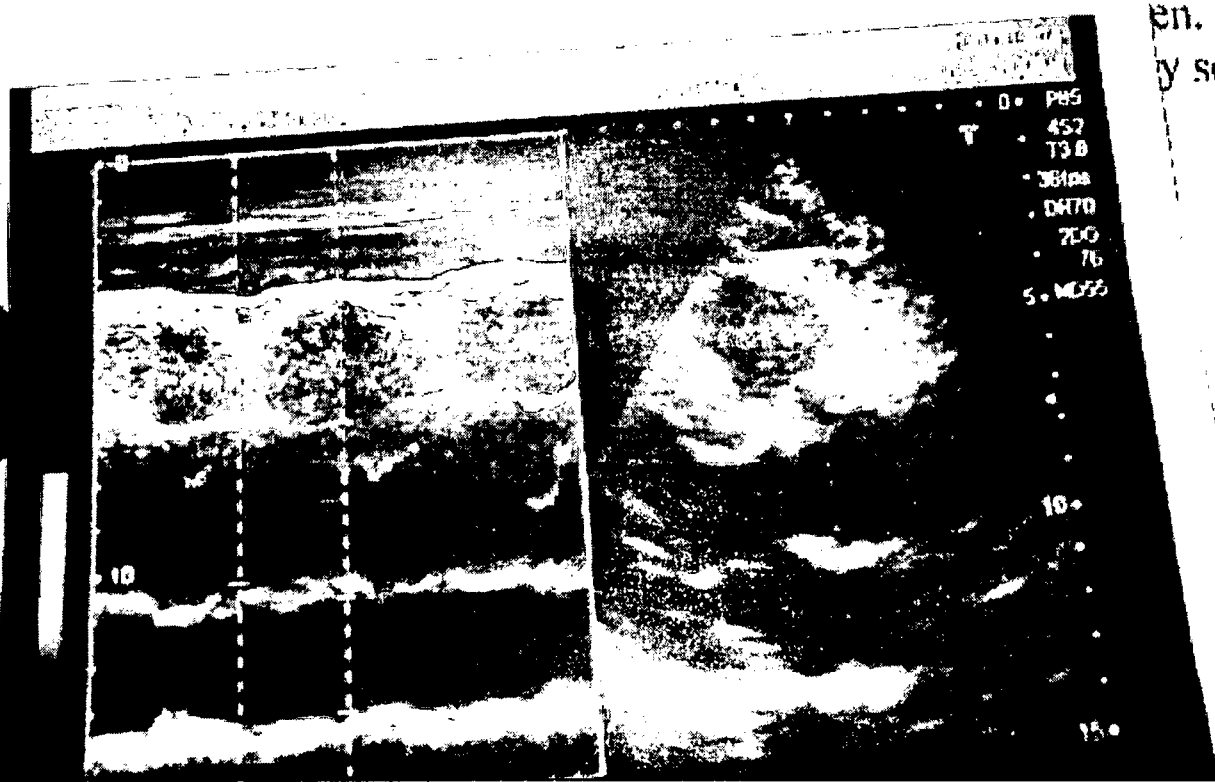
**Tissue Doppler  
Basal Myocardial Axial**



**al Tissue Doppler**

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27



NO SIGNIFICANT CHANGE

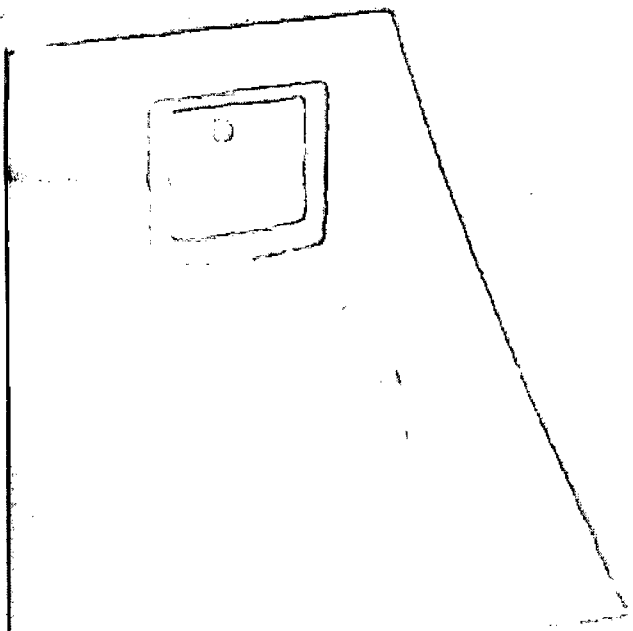
SOUND

liver, spleen, aorta, kidneys scanned.

All of the above mentioned viscera are of normal size, shape and echogenicity.  
Both costophrenic angles are clear.  
No free fluid/lymphadenopathy seen.  
No urinary bladder lesion noticed.

Opinion: Normal ultrasound study

Dr. Fida Muhammad



Attested  
Date  
Signature

# ITTEHAD

MEDICAL LABORATORY

Near D.H.Q Hospital Hangu

Tel# 0925 620866



Lab. No. \_\_\_\_\_  
Patient Name \_\_\_\_\_  
Date \_\_\_\_\_  
Ref. No. \_\_\_\_\_

Name: Junaid

Age: 00 Yrs

Test Request: Blood Glucose, S.CHOLESTEROL

Referred by: Dr. Fida Muhammad (Medical Specialist)

Date: January 11, 2022

<u>Test</u>	<u>Result</u>	<u>Normal Value</u>
Blood Glucose @	98 mg/dl	F: 70-----110 mg/dl R: 70-----160 mg/dl
S.CHOLESTEROL	208 mg/dl	50-----200mg/dl To be Treated - 240mg/dl

*Handwritten signature and notes:*  
Attested to be true

Elmoud  
Kraichon  
Penny

0517

Date: 11/1/22

15/1/25

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10

Mode LV Assessments	Observed	Adult	Weight specific (cm)				
			0-25	26-50	51-75	76-100	
Left Vent Diastolic dimension	42	5.7 cm	3.2	3.8	4.3	4.7	
Left Vent Systolic dimension	27						
Right Vent Diastolic dimension	38	2.6 cm	1.5	1.5	2.0	2.0	
Inter Vent Septal thickness	9.5	1.1 cm	0.6	0.7	0.8	0.8	
Left Vent Post Wall thickness	11	1.1 cm	0.6	0.7	0.8	0.8	
Left Atrial dimension	25	4.0 cm	2.3	2.7	2.8	2.4	
Aortic root dimension	34	3.7 cm	1.7	2.2	2.3	2.3	
Left Ventricular FS	36%		<b>Tissue Doppler</b> <b>Basal Myocardial Axial Velocities (cm/s)</b>				
Left Ventricular EF	66%						
Mitral Valve 2D area	Cm <sup>2</sup>						
Conventional Doppler Study				Sm	Em	Am	Em/Am
	Peak	Mean	Regurgitation				
Mitral Valve			+1-2				
Aortic Valve							
Pulmonic Valve							
Tricuspid Valve							
RV Systolic Pressure							
VSD Gradient				Normal Tissue Doppler		Observed Tissue	
Mitral Valve Area		cm <sup>2</sup>					

**COMMENTS ON 2D**  
 LA/LV are normal in size with preserved LV function.  
 RV size increased with sign of pressure overload.  
 Aortic root dilated diastolic flutter of AML seen.  
 No definite segmental wall motion abnormality seen.  
 No ASD/VSD seen.  
 No LA/LV clot seen.  
 No pericardial effusion seen.

**DOPPLER STUDY**  
 AR+1-2

**CONCLUSION**  
 RV enlargement Cause?  
 AR (Mild).

*Attended to be*  
*Dr. H*

Signature