



### FORM OF ORDER SHEET

Court of\_\_\_

152/2022 Case No.-\_\_\_ S.No. Order or other proceedings with signature of judge Date of order proceedings 3 2 1 The appeal of Mr. Javed Iqbal submitted today by Mr. Akhunzada 02/02/2022 1-Asad Iqbal 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 0.1:-0.4-202.2**CHAIRMAN** Ô1.04.2022 None for the appellant present. Notices be issued to the appellant and his counsel. Adjourned. To come up for preliminary hearing on 23.06.2022 before S.B. (MIAN MUHAMMAD) MEMBER(E)

23<sup>rd</sup> June, 2022

Learned counsel for the appellant present.

Let pre-admission notice be issued to the other side for reply and arguments. To come up for reply/preliminary hearing on 15.08.2022 before S.B

(Kalim Arshad Khan) Chairman

15.08.2022 Learned counsel for the appellant present. Mr. Kabirullah Khattak, Additional Advocate General for the respondents present.

Reply/comments on behalf of respondents not submitted. Learned Additional Advocate General seeks time to contact the respondents for submission of reply/comments. Adjourned. To come up for reply/comments as well as preliminary hearing on 30.08-2022 before S.B.

(Mian Muhammad) Member (E)

30.08.2022

Learned counsel for the appellant present. Mr. Muhammad Adeel Butt, Additional Advocate for the respondents present.

Reply/comments on behalf of respondents not submitted. Learned Additional Advocate General seeks time to contact the respondents for submission of reply/comments. Adjourned. To come up for reply/comments as well as preliminary hearing on 2**2**.09.2022 before S.B.

(Mian Muhammad) Member (E)

22.09.2022

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Learned counsel for the appellant present. Mr. Muhammad Riaz Khan Paindakhel, Assistant Advocate General for the respondents present.

Reply/comments on behalf of respondents not submitted. Learned Assistant Advocate General seeks time to contact the respondents for submission of reply/comments. Last opportunity is granted. Adjourned. To come up for reply/comments as well as preliminary hearing on 07.10.2022.

> (Mian Muhammad) Member (E)

### BEFORE THE COURT OF WORTHY CHAIRMAN SERVICES TRIBUNAL, PESHAWAR

peal No. 152/2022

JAVED IQBAL .....Appellant

## VERSUS

Registrar PHC and others.....Respondents

F.No.	Description of Documents	Annex	Pages
1.	Memo of appeal	*	
	Application for suspension along with affidavit	*	1-7
2.	Application for condonation of delay along with affidavit	* ·	8-13
3.	Copy of the impugned order dated 08/10/2021	A	14
4.	Copy of departmental representation	В	15-19
5.	Copy of the application	С	20
5.	Copy of the application	D	22-
7.	Copies of reply along with medical record regarding the road accident	E	23 -71
8.	Wakalatnama	*	72

## INDEX

Through

Late: 01/02/2022

Appellant

Akhunzada Asad Iqbal Advocate, High Court, Peshawar Cell# 0345-9499710

## BEFORE THE SERVICES TRIBUNAL KHYBER PAKHTUNKHWA, PESHAWAR

Service Appeal No. \_\_\_\_/2022

**CAVED IQBAL, Ex-**Reader (Now Junior Clerk) at District Court, Swabi at Lahor......Appellant

### VERSUS

1. Worthy Registrar Peshawar High Court, Peshawar

2. District & Sessions Judge, Swabi

.....Respondents

APPEAL UNDER SECTION 4 OF KP SERVICES TRIBUNAL ACT 1974 AGAINST THE IMPUGNED ORDER DATED 08/10/2021 BE DECLARED NULL AND VOID, VOID-AB-INITIO, CORUM-NON-JUDICE MAY GRACIOUSLY BE SET ASIDE AND THE PETITIONER MAY BE RESTORED/REINSTATE ON ITS ORIGINAL POST, WITH ALL BACK BENEFITS.

## Prayer in Appeal

On acceptance of this service appeal, the impugned order 08/10/2021 be declared null and void, void-ab-initio, corum-non-judice may

graciously be set aside and the petitioner may be restored/reinstated on its original post, with all back benefits.

### Respectfully Sheweth:

1.

2.

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That the appellant was inducted as Clerk on 2001 in Sub-divisional Court Lahor, District Swabi, after fulfilling all the codal and legal formalities, therefore, he got promotion to the post of Reader, hence, from the date of induction in judiciary after satisfactory performance of his official duty till date the appellant has an unblemished service record of 21 years.

That on 08/10/2021, the impugned order removed from service of the appellant, attested has been received by appellant on 11/10/2021 while the whole proceeding appellant based on are against the misconception, summaries, conjectures by not fulfilling the legal and codal formalities before the issuing the impugned order with certain personal agenda based on personal vendetta and grudge. (Copy of the impugned order attached 08/10/2021 is as dated Annexure-A)



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4.

5.

6.

That the appellant filed department representation on 15/10/2021 before the competent authority which is still pending and no fruit full result. (Copy of departmental representation is attached as Annexure-B)

That the appellant wrote an application for leave on 21/05/2021 due to road accident of the family of the appellant, but the respondents did not considered the application of the appellant. (Copy of the application is attached as Annexure-C)

That another application was addressed to the respondents by the appellant, which was accepted on 15/06/2021. (Copy, of the application is attached as Annexure-D)

That the respondents initiated department proceedings/inquiry against the appellant and issued letter to the appellant bearing No. 50/Admn of 2021 which was duly replied by the appellant. (Copies of reply along with medical record regarding the road accident are attached as Annexure-E)

That the appellant aggrieved from the impugned order of removal from service dated

08/10/2021, which is illegal, unlawful, voidab-initio and liable to be set aside inter alia on the following grounds:

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### Grounds:

A.

Β.

That the respondent No.2 acted illegally and in violation of KPK Service Rules by issuing the impugned orders dated 08/10/2021 which is against the law and without proper inquiry and the appellant was condemned unheard because the appellant was discriminating for the opportunity of personal hearing and cross examination of witness, the inpugned order dated 08/10/2021 is also against the norms of justice and verdicts of the superior courts.

That the appellant was removed from service on some personal grudges because no show cause notice whatsoever was issued to the appellant, hence the impugned order dated 08/10/2021 is against the fundamental rights of the appellant which guaranteed by the Constitution of Islamic Republic of Pakistan 1973.

C. That malafide and misuse of authority on the part of the respondents are very much clear



that he not treated the appellant in accordance with law while passing the impugned order dated 08/10/2021 which liable to liable to be set aside.

That the impugned order of the respondents are illegal, unlawful and without lawful authority, liable to be set aside.

D.

E.

F.

That it is pertinent to mention here that the appellant was unaware from the major penalty/reduction post on 08/07/2021 after getting attested copy on 11/10/2021 and when the appellant seen the order in which allegedly mentioned major penalty from removal of service and in this regard the appeal, separate filed also appellant also field appellant the furthermore departmental representation which is still pending.

That whole proceedings of respondents is based on malafide, because the brother of the appellant (RTD), Justice Shah Jehan Khan Akhunzada remained being a District & Sessions Judge, and Judge of High Court as well as member of Administrative Committee being a senior of the respondent No.2, during the service it may be passable/admitted that



the present Sessions Judge Swabi Hafiz Nasim was not doing his duty properly. After the death of Justice Shah Jehan Akhunzada, the present Sessions Judge was posted at Swabi, aiter his arrival, he maltreated the younger brother of (RTD) Justice Shah Jehan Akunzda, it is pertinent to mentioned here that the appellant is efficient and perform his duties at his best till moment, automatically started proceeding against the applicant which shows malafide on the part of officials. Now, it is clear that the said authority treated the appellant with ulterior motive, the same proceeding has been done in a hasty and cumbersome manner, without giving any opportunity to the appellant.

That the counsel for the appellant may kindly be permitted to explain his view on the points, which shall be raised at the time of arguments.

G.

It is, therefore, respectfully prayed that on acceptance of this service appeal, the impugned order 08/10/2021 be declared null and void, void-ab-initio, corum-non-judice may graciously be set aside and the petitioner may be restored/reinstated on its original post, with all back benefits.

Any other relief deems fit which not specifically asked for may also be granted to the appellant.

Dated: 01/02/2022

Through

Appellant

**Akhunzada<sup>'</sup>Asad Iqbal** Advocate, High Court, Peshawar



## BEFORE THE COURT OF WORTHY CHAIRMAN SERVICES TRIBUNAL, PESHAWAR

Appeal No.\_\_\_\_/2022

JAVED IQBAL ......Appellant

## VERSUS

Registrar PHC and others......Respondents

APPLICATION FO	R SUSPENSION OF
OPERATION OF	IMPUGNED ORDER
DATED 08/10/202	1 TO THE EXTENT
	THE SALARY/
	TS RECEIVED SINCE
18/05/2021 OR 7	HE SAME MAY BE
RECEIVED IN ACCO	RDANCE WITH LAW,
	DECISION OF THE
SERVICE APPEAL.	

# **Respectfully Sheweth:-**

 That the above noted service appeal is being filed before this Honourable Tribunal, in which no date of hearing has yet been fixed.

2. That the facts and grounds of the service appeal may kindly be read as an integral part of this application.



That the applicant has got a good prima facie case in her favour, and is sanguine about its success.

That the balance of convenience also lies in favour of the applicant.

That if the interim relief as prayed in the heading of the application is not granted in favour of petitioner/appellant, than the petitioner/appellant would suffer irreparable loss.

is, therefore, respectfully It prayed that on acceptance of this application, interim relief as prayed in the heading of the application may favour of in granted kindly be applicant/appellant, final till the decision of the appeal.

Applicant

Through -

Date: 01/02/2022------

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5.

Akhunzada Asad Iqbal Advocate; High Court; Peshawar



# SERVICES TRIBUNAL, PESHAWAR

Appeal No.\_\_\_\_/2022

JAVED IQBAL ......Appellant

VERSUS

Registrar PHC and others......Respondents

### AFFIDAVIT

I, JAVED IQBAL, Ex-Reader (Now Junior Ierk) at District Court, Swabi at Lahor, do herby olemnly affirm and declare on oath that the contents of accompanying Application are true and correct to the best of my knowledge and belief and nothing has been concealed from this Honorable court.

Identified by: Athunzada Asad Iqbal

Advocate, High Court, Peshawar.

ATTESTED

PONENT

# <u>SEFORE THE COURT OF WORTHY CHAIRMAN</u> SERVICES TRIBUNAL, PESHAWAR

11

.ppeal	No	/2022
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JAVED IQBAL ......Appellant

VERSUS

Registrar PHC and others......Respondents

# APPLICATION FOR CONDONATION OF DELAY

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3.

1. That the above service appeal has been filed by the petitioner and no date of hearing has yet been fixed.

2. That the counsel of the appellant was ill and unable to practice in the courts and was on bed rest for more then 2 months.

That delay in filing the titled service appeal is neither willful nor deliberate but due to reason mentioned above.

It is, therefore, most humbly prayed that on acceptance of this application, the delay, if any, in filing the above titled service appeal may kindly be condoned in the interest of lave a

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justice.

Date: 01/02/2022

Applicant

Through

Akhunzada Asad Iqbal Advocate, High Court, -- Peshawar ------

## BEFORE THE COURT OF WORTHY CHAIRMAN SERVICES TRIBUNAL, PESHAWAR

13

Appeal No.\_\_\_\_/2022

JAVED IQBAL ......Appellant

VERSUS

Registrar PHC and others......Respondents

### **AFFIDAVIT**

I, JAVED IQBAL, Ex-Reader (Now Junior Clerk) at District Court, Swabi at Lahor, do herby rolemnly affirm and declare on oath that the contents of accompanying Application are true and correct to he best of my knowledge and belief and nothing has been concealed from this Honorable court.

Identified by

Akhunzada Asad Iqbal Advocate, High Court, Peshawar.



Amure Marti COURT OF DISTRICT & SESSIONS JUDGE, SWABI Court File No. 65/Admn of 2021 13.07.2021 Date Of Institution: 08.10.2021 Date Of O. der: Title: Inquise Against Javed Iqbal Order/Proceeding Sheet S.No. or Fast oforder 1. Report of B&AA received along with absence notices published in the daily "The 0:05 Mashriq" Peshawar dated 12.09.2021 and daily "The Aaj" Peshawar /Abbottabad 08.10.20 h A Pisti: . dated 13.09.2021. The accused official is absent from duty since 18.05.2021 without any leave. Prior to publication of notice in the newspapers he was also put on notice through registered post AD vide No. 7950/F-41 dated 17.07.2021. There is no attendance or other response on the part of accused official being proceeded against in terms of KP Government Servants (Efficiency & Discipline) Rules, 2011. 3. The official Javed Iqbal, during an earlier disciplinary action as well, was held guilty and penalized for reduction to the post of Junior Clerk (BPS-11) under Rule-4(b)(i) of the Rules vide order dated 08.07.2021 in Court File No. 50/Admn of 2021. 4. The accused official, in the wake of foregoing, is liable to penalty under Rule-4(b)(iii) of the Rules and shall also be obliged to reimburse the Provincial Government under Rule-4(a)(iii) of pecuniary loss caused by him on account of receiving salary /financial benefits during the absence period. He is therefore removed from service with direction to surrender the salary /financial benefits received since 18.05.2021 or the same may be recovered in accordance with law. Formal order in this respect signed and issued. Its copy be placed on record. File be consigned to Record Room after necessary completion. Announced | Certified to be true copy 08.10.2021 ENATAMIER District & Session H Holige, Single (Hafiz Nascem Akbar) District & Sessions Judge, EQ Swabi Authorized Under Article SI Ch The Qanun-schahadat Groe, J 2021 ł 1.9 641 S.No of Application. 1057 COD Date of Presentation of ann's superi Date on which copy prepared \_\_\_\_\_\_ Date on which copy delivered \_\_\_\_\_\_ iotal Number of Page U/E. Sugnature of Copyist.

Annare B

TO

### THE WORTHY

DISTRICT & SESSIONS JUDGE, SWABI/ REGISTRAR, / ADMINISTRATIVE JUDGE Peshawar High Court, Peshawar.

Subject:

DEPARTME	ENTAL APP			ENTATION
AGAINST		JGNED	ORDE	R DATED
			ITH	(EARLIER
08/10/202	and the second se		ALSO	
DEPARTM	<u>ENT AP</u>			
AGAINST	THE ORD	<u>ERS DA</u>	TE 01	/07/2021
		OF	THE	LEARNED
DISTRICT		WABI )	•	

Respected Sir,

2.

Most respectfully, it is stated that:

1. That the appellant was inducted as Clerk in 2001 in Sub-divisional Court Lahor, District Swabi, on satisfactory performance and fulfilling all the codal and legal formalities required for the promotion to higher ranks were given promotion to the post of Reader, hence, from the date of enlistment in judiciary till date the appellant have an unblemished service record of 21 years.

While performing the duties as Reader, the appellant received notice of allegation whereby some baseless allegations were lodged against the appellant, which was properly denied by appellant on submitting a detail reply to the inquiry officer but it very much may please be noted that all of proceeding by the authority were not served within time communicated that way the appellant compliance after receiving information then filed reply within time.

When the appellant received the notice of allegation and submitted the reply, the appellant came to know that Departmental proceedings have been initiated against the appellant, after receipt of notice of allegation where after no further proceeding required in the department inquiry were initiated or any further intimation have been made to the appellant in respect of inquiry. 4. the appellant was issued with final show cause notice which was also properly replied by denying the allegation leveled against me.

That the appellant was summoned by District Judge, Swabi but the respondents was not provided any sort of personal hearing before any officer in respect of inquiry or otherwise.

6. Astonishingly, the appellant received the impugned order dated 01/07/2021 whereby minor penalty of Censure was awarded to me without plausible / cogent reasons. (Copy of minor penalty order is attached herewith)

The impugned order dated 01/07/2021 and 08/07/2021 has not been issued with prudent mind and is passed on surmises and conjectures based on malafide.

That in the near past, in the month of Ramazan of 2021, the appellant was served with a notice of absence from the duty but the said notice was not been received by the appellant on time along with subsequent correspondence as well but the appellant was duly replied.

That before the said month of Ramadan, the appellant was suffering from temperature due to some avoidable condition and also hospitalized for medical treatment and during that time my real brother along with wife and children faced a dangerous accident in which not only my brother but wife and children also got seriously injured and due to said accident I rushed to the hospital for look after at Swabi as well as at KTH Peshawar and appellant duly informed the officials through his cell phone about the absence and during treatment, appellant donated blood due to which the appellant fell ill.

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5.

That the appellant was also faced Typhoid as well in the same period.

- 11. That the appellant received another impugned order dated 01/07/2021, in which major penalty of demotion/reduction to the post of Junior Clerk (BPS-11).
- 12. No codal formalities has been adopted before issuing the impugned orders dated 01/07/2021 and 08/07/2021 i.e. Regular Inquiry, Charge Sheet, Cross-38 Examination cause notice, show Examination of witness and more so, no chance of been defense has hearing/personal personal provided.
- 13. By not fulfilling the legal & codal formalities before issuing the impugned orders dated 01/07/2021 and 08/07/2021 are against the judgment of the Apex Courts of Pakistan and also against the norms of Natural Justice.
  - That the whole proceedings against the petitioner are based on misconception, surmises, conjectures, impugned with certain personal agenda based on personal vendetta and grudge. (Copy of order dated 08/10/2021 along with other relevant documents are attached herewith as defence)
- 15. That the petitioner has unblemished record of service over a period of about 21 years, and there are numerous authorities of the Superior Courts that attributed integrity and conduct of an official neither can become maligned suddenly, rather effecting any kind of disciplinary proceedings reaching to any major penalty needs a thorough probe, which is missing in the instant case against the petitioner.
  - 2. That the petitioner state of mind could be judge from the factum alone, that his brothers whole family met with a serious accident and got hospitalized which necessitated his rushing towards hospital and taking care of them in such like emergency situation. Moreover an application dated 21/05/2021 on his behalf was also submitted before the superintendent concerned for according of due

leave, accordingly, however the appears that a slip shod and executive stay to procedure and manner was adopted, resulting in the summary removed of the petitioner, against the norms of justice which need kindly to be set aside. (Copy of application is attached herewith)

17. That the absent from duty was never willful, rather under the compelling circumstances beyond the control of the petitioner, in light of the above mentioned circumstances, which deserves a lenient view, and such absence, if any, may kindly be considered as leave due.

18. That petitioner received explanation letter in which not date and even no dairy number were mentioned in which the petitioner properly replied along with medical documents but no fruitful result. (Copy of explanation along with reply are attached herewith)

- 19. That the same nature case already decided by the Khyber Pakhtunkhwa Services Tribunal in favour of applicants, titled as "Inspector, Zahid Khan SHO Kalu Khan District Swabi Versus Government", " Ajeer Shah Constable Versus Government". (Copy would be produced when needed)
- 20. Any other grounds will be raised at the time of arguments with prior permission of your good-self furthermore any other medical documents regarding my family members will be produced at the time of arguments with prior permission.

#### Prayer

It is therefore, prayed that on acceptance of the instant representation, the impugned orders 01/07/2021, 08/07/2021 and 08/10/2021 be declared null and void, void-ab-initio, corum-nonjudice may graciously be set aside and the petitioner may be restored on its original post, with all back benefits.

It is further submitted that whole proceedings of respondents is based on malafide, because the brother of the applicant (RTD), Justice Shah Jehan Khan Akhunzada remained being a District & Sessions Judge, and Judge of High Court as well as member of Administrative Committee being a senior of the respondents, during the service it may be passable/admitted that the present Sessions Judge Swabi Hafiz Nasim was not doing his duty properly.

After the death of Justice Shah Jehan Akhunzada, the present Sessions Judge was posted at Swabi, after his arrival, he maltreated the younger brother of (RTD) Justice Shah Jehan Akunzda, it is pertinent to mentioned here that the applicant is efficient and perform his duties at his best till moment, automatically started proceeding against the applicant which shows malafide on the part of officials.

Now, it is clear that the said authority created the applicant with ulterior motive, the same proceeding has been done in a hasty and without giving any manner, cumbersome opportunity to the applicant.

\*.e:

Before the present departmental representation, two separate field also petitioner was ί. etmental representations before the worthy ¢ . hawar High Court, as well as before the District 2-d Sessions Judge Swabi through proper channel and same may please be consider the integral part departmental appeal/ same parcel the a. 1 ----sentation.

APPELLANT JAVED IQBAL Reader (Now Junfor Clerk)

Dated 15/10/2021 Through

Akhunzada Asad Iqbal (Dadapir) ' Advocate, High Court, Peshawar Cell# 0345-9499710

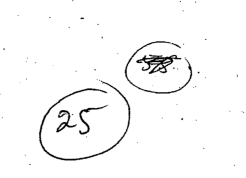
20) Annurec ىمفرد جناب د متركن الله سنى اج مع مداى درمونیت میل د عکاستی جمعی ایت ماه قري جاديد انتبال TASJ الس ۔ نوزارش سے م ~ *لاليد*اني در ور من سامل حاويد ا ممال ولا فعال مادر سلم فعل آباد تسل دز وسلم حد في تاس . ربی بیا مناحد فری ک زنونی TAS I لاسور ع مانع امن دنوی انام دے دیا ہے حالات حيث عناله د داليه د حدث وي ره طاريف (مم و لف س لم عان له محت مان والده ادر عماق ادر عباقی ادر بعضیا مری از ج الاسلامی میں زخمی معرف ہے۔ اور من سائلے تمام برار مو میں ان میں یہ بادر من سائلے کا جب میں ان تے بلدوہ ادر تو ٹی تکھی موجو د سی ہے . الماع عن سائد تو ابن مال کی وہی درما ہے . للإااستيابي. عن عناوي العن حدا من الم الم مادر في الم مادر في الم مادر في الم Attested. ما وبعد ا شال داد فعنل خاد و مر مد فعتال آباد AST is the

(21) Amer D. فرمد فسرم عالمسة جدفة سول 2 - 17 جام جرام سوالما و- درورسد معان نام جسر در 1 relation لران من علي أر من سالم المراب المراب الله عدانة فس - 17 مور المسور معلى من تغرر المسنات هر مردون الحوال 40 0 0 0 0 - 22, may 2 215 99 00 -District Ri Sessions Jud عمد عمد فرق من من وقد ومروى في - معرفي من س مام مدر ومرز دار آمسر مه در معدی ۵ معدی ۵ معدی ۱۹ his in puring - a will a chour - i not فرساج مسالم عما والو إستورومون الم 15-6 P - Cewl أنات ومن حديد المالية المراح

Annew 22 Before the Honowable District and Lessione Judge, Dirit. Inabi Subject: Petitioner hereby submits reply in response of letter SolAdmin of 2021 as under. Rapeeled Sir, 1- That The petitioner/ accound official, Jared Ighal RIO FARAL-E- Qadir Look Charge as clerks in The year 2001 in fub divisional Court Lahor, Brill. LNabi. 2. That tince The first appointment Lid current Auspension The petitionsy never committed any irregularity in The discharge of his duffes rather remained efficient and dutiful 3\_ That in The near part, in The month of Ramazan of 2021 The petilioner was served with a motive of publicace from The duly, but the Raid motice been received by the haint ever Petitioner on time along with publicity up Altested converponderce as well.

(23) recently the current motice 4. That received by The has been duly received by the petitioner and through the present repty romis to submit before The 0-8 dovid mip as under; a) That in The faid month of Ramadan real mother of the petitioner along with his wife and children faced dangerour accident in which not only brother of the petitioner but the children as well goi teriously injured, and due to The Rasd accident The petitione, rushed To the Hospital for Their Lookafer 5) That during the said lime. The Petitioner Soi busy in Their broke after but also donated blood to the Minjured brother. of That due to the Raid road accident The pulitiency along with his family Keve in a trale of emergency

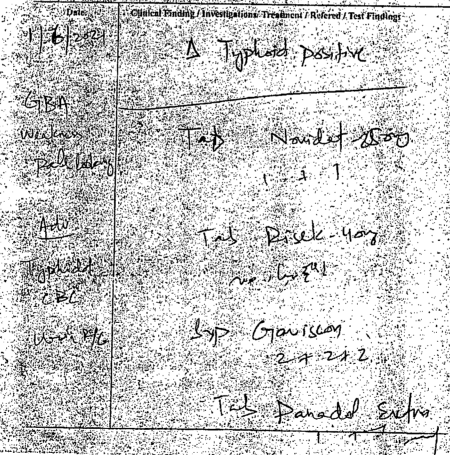
24 Thock but also Faced levere physic 0-8 Teables and weakness. 02.07.2021 5. That due to the faid Remario The Petitioner remained unable to regular ly perform his duties rather was lying in his home. Moreover, Failed Lyphorid as mell in the same priod. 6. That The petitional is at the mercy of The Londenip and leave his reinviajement Deponenti Jared Igral Daied 02-7-21



# Sent TOT N. OUT DOOR PATIENT TICKET

District <u>RPNo</u> Facility: Name <u>RPNo</u> <u>Facility: Name <u>RPNo</u> Name <u>Savid Actor</u> Father's/Hitsband's Name Monthly OPD Serlig No.</u>

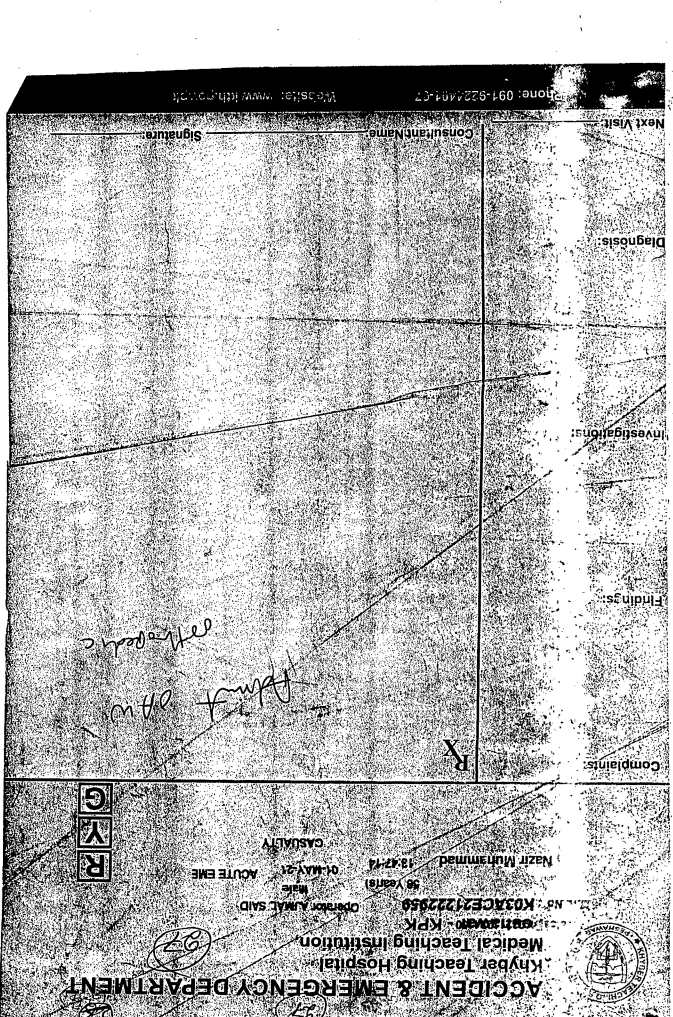
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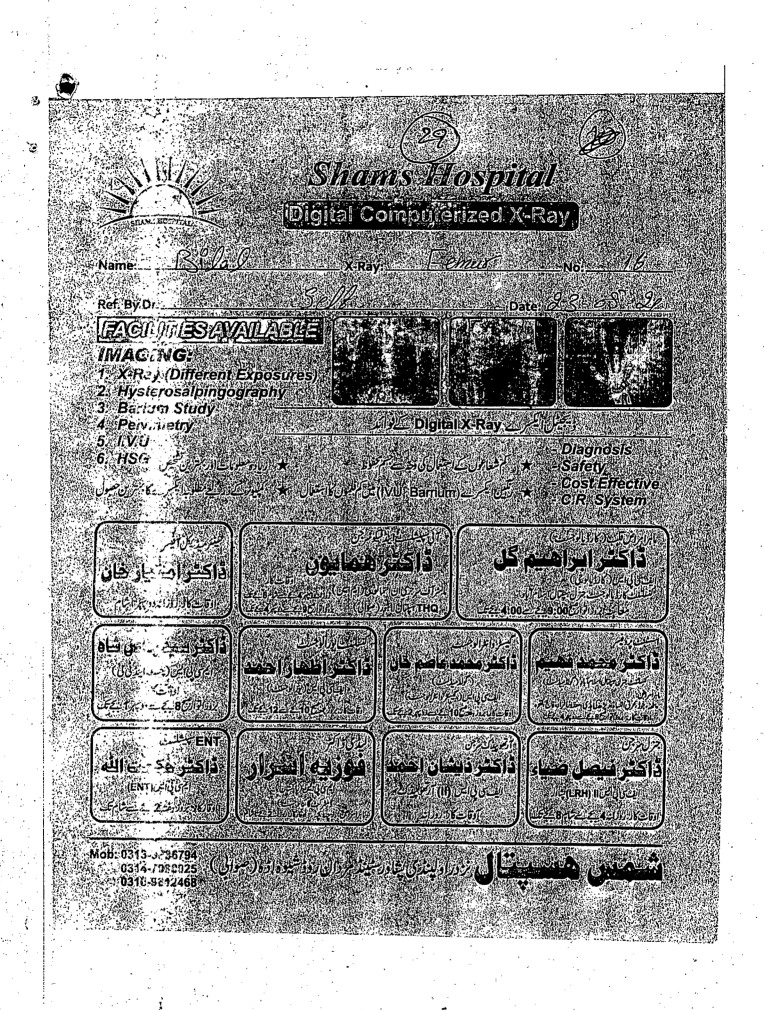
Shawer Hospital 12 نز دراولپنڈی پیٹا در سنینڈ مردان رو ذشیوہ اڈہ (صوابی) Near Pindi / Farrier Stand Mardan Road, Sh (Swabi) Contact: C. 10 7384, 0313-9836794 · Stand Marden Road, Shewa Add آرتسو بذكر Orthopedic \_ trgeon هوالشابي Dr. Zestan Ahmad شان ا د ايم بي بي ايس (كيايم يويشاور) M.B.B.S (KMU Peshawar) MCFU 7073 Crithopedic ايم كابي اليس الف بي بي اليس أرتمو بيذكر Bibi 40 Raas P. Namo 26 Clinic ' scord Rx D'fernur · plating Tab Drogenip 10 1-1. Tab Fongrun Tab Bone - one Inne . 106 oh1 cal 1000 plu Jab. 661 ماہرامراض: ہڈی، پٹھہ، جوڑ اوقات کار ردزاند

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Hospital Ale Shate. نزدراد لپندى بيتاورسيند مردان رودشيوه اده (صوابي) Near Pindl / Fo .and Hardan Road, Shewa Adda -1947384, 0313-9836794 (Swabi) Contz: آرتمويذك سرجن Orthopedi - son . هُوَالشَّافِي , san Ahmad یشان احو Dr. Ze-(KMU Peshawar) ايم بي بي ايس ( \_ ايم يو پشاور ) M.E. MCF ايم ي بي الس الغيبي بي الس آدتمو پيدًا FCH. Unhopedic 13/11/21 Bilal (m)Ð Sex Age P. Name: Clink <u>cord</u> Rx SOF #. Brimal) Ap Sparks) I.M. Syn- calpot Alus 2 17141 progesse p Tools Bypn- undergen m 1+1 Eyrn + colonnel p 1+1 Ø مابرامراض: بثري، پيھه، جوژ اوقات کار از اند



5 Hospital نزدراولىندى بيثا درسنيند مردان رود شيوها ده (صوابي) Road. Sh Near Pindi / Posi 7384, 0313-9835794 (Swebi) Contes . آرتھو ہیڈک سم جن Orthopedic sirgeon فوالشابي د **ذیشان اح**و Dr. Ze . han Ahmad : (CMU Peshawar) ايم بي بي الي ( 2 ايم يو بثاور ) M.E FCF ایم می بی ایس الف می بی ایس آرتموییژ ک ...?hopedic raris mohunual m 23/5/21. P. Name: - cord <u>...</u> Rx Hip dusbealing 27 POST (finations à Recon Neiles) Aable. Blight II possiflerilis og Onlele. Augmerlier 1gm. Tab Tab dp. 0 3 C1, 3 0.5 cap. Syntab 74 00 ماہرامراض: ہڈی، پٹھہ، جوڑ اوقات ک رانه

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Khyber Teaching Hospital Medical Teaching Institution, Peshawar - KPK	× •	

Invoice #11197922	419	Operator IMRAN	GULDAD
	58 Year(s)	28-APR-21	ACUTE EME
Name Muhammad	L.1.00.1.7	CASUALT	Y

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Complaints:

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Findings:

Investigation.:

Diagnosis:

**Consultant Name:** 

Website: www.kth.gov.pk

Signature:

Rhone: 091-9224401-07

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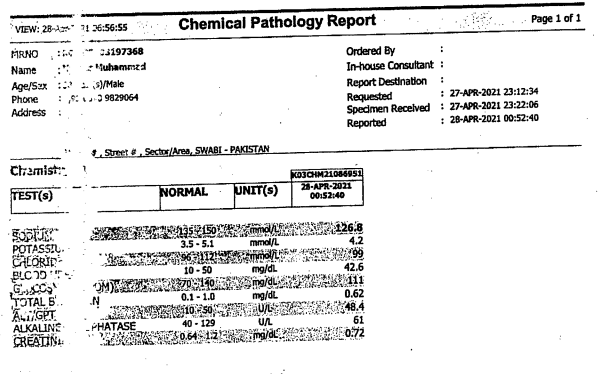
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Note: LE\_\_\_\_\_Not\_\_

Muhammad Bashir

66 (B)		· ·	102	34           A MEDICAL COMPLEX           d, Karnal Sher Town, Swabi. Ph: 0938-311476, 0300-5711936	
			REPORTING X-Ray IVP CT Scan MRI Contrast Studdy	<b>Dr. Naveed Iqba</b> M.B. F.C.P.S (Radiolo Ultrasound Specialist & Consultant Radiolo DHQ Teaching Hospital Swabi	.B.S ·
-	· · ·	F/	TIMA CLINIC OF	MEDICAL IMAGING	· · · t
-	<u> </u>	''ame	) Nazeer muhammad	Date 25 April 2021	{
		ef. By	Dr zeeshan	1	-

## <u>'T PELVIS AND BOTH HIP JOINTS (axial cuts with agittal, coronal and 3D reformat).</u>

Posterior dislocation of left femoral head noted with evidence of Imminuted fracture of posterior column of left acetabular fossa. Bone pieces noted in left hip joint cavity and in the muscles anterior and sterior to neck of left femur

he femoral head on right side has normal configuration and articulates operly with the normally developed acetabular fossa. The articular surfaces

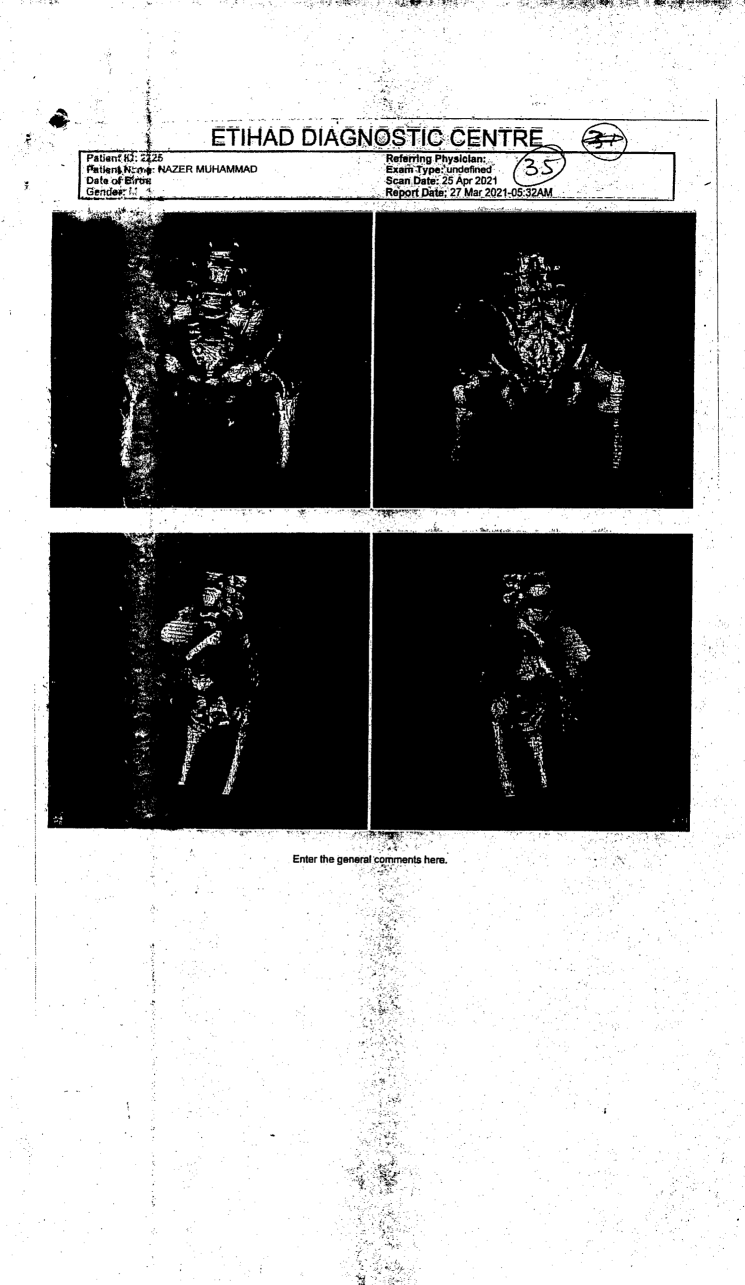
re smooth and show normal cortical thickness. The width of the joint space n right is normal. The bone marrow displays homogeneous density. no acture or dislocation noted on right side. SI joints are normal bilaterally ymphysis pubic joint is also unremarkable.

he muscles around either hip joints are normal with no collection or mass acroiliac joints on both side shows normal joint space with normal articular arfaces no erosion or an sclerosis noted on iliac as well as on sacral side.

Interpretation : left femoral head posterior dislocation with momentum of left acetabular fossa.

Thanks for allowing us to participate in the care of your patient. Ibimer: science of radiological disgnosis is based on the interpretation of various shadows produced by both the normal any buyormal rether fully complete nor absolutely accurate. Further pathological and radiological investigations and clinical correlations are bec for the clinician to react the final disgnosis. In case of any/other discrepancy, please contact Hard copy is attached for review. Signature:

Dr. Naveed lqbal



#### MTI, Khyber Teaching Hospital

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VIEW:	2021 20:18:39	Ha	ematolog	y Report	Page 1 of 1
MRNO Name	:03-00003201335 :zir Muhammad	<u></u>	· · ·	Ordered By In-house Consultan	: Akbar Shah t :
Age/Se.	. Year(s)/Male			Report Destination	: .
Phone	., +2 0340 9268461			Requested	: 02-MAY-2021 13:04:04
Address				Specimen Received	
	use # , Street # , Se	ector/Area, PESHAV	VAR - PAKISTAN	Reported	: 02-MAY-2021 15:05:26
CBC		•		K03HEM21082783	
TEST(s`		NORMAL	UNIT(s)	02-MAY-2021 15:05:26	
	an a	4 - 11	x10.e 3/µl		
WBC		4-6	x10.e 6/µi	3.83	
RBC		11.5 - 17.5	g/dL	10.8 6	
hgb hct	•	36 - 54	%	33.8	
MCV	· · ·	76 - 96	fL .	88.2	
MCH	· .	27 - 33	pg	28.3	
MCHC		33 - 35	g/dL	32.1	
PLT		150 - 450	x10.e 3/µl	442	
MPV .	1. Art 4.	7.2 - 11	fL.	6.8	
%NEU	· · ·	40 - 75	%	77.3	
%LYMP	1	20 - 45	. %	16.3	
				64	

Note : Dives should always be correlated with clinical picture. Kange(s) and Unit(s) shown are for most recent results.

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ARX: 61 Mar 199	Molecular Biology Rep	Ort Page 1 of 1
and Provide States States Bart Autor States Autor States autor States	0941128 Drammart	Ordered By In-bouse Consultant : Requested : 30-APR-2021 19:36:10 Specimen Received : 30-APR-2021 19:36:14 Reported : 01-MAY-2021 15:01:52
SPECIMEN		
PCR 2019-1	Coronavirus (2019-nCoV)	
	COVID 19 NOT DETECTED	
,	у.	· ·
negative recting	Consider Peal Time PCR Pockit, Central machine, Marging the SARS-CoV-2 protocol. Engened to PCR according to the manufacturer's protocol.	
Completion test		
ing of an Ellin Datastic (E	• vac Polymerase Chain Reaction (RT-PCR) test is perform a prioreted in conjunction with other laboratory and clinit	ed to diagnose SARS-CqV-2. cal findings.
Note: ENESCIAN ALSO AND	read out in different laboratories cannot always be direct	y compared with one another, due to differences in

#### Electronically verified report, no signature(s) required.

### A1%\*

HE MERGERMAN

<u>،</u> د ۰,

Professor (Microbiology) 2165

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DR SAFIA RAHMAN Assi Phot (Chemical Hathology)

OR SHAHINA MUMTAAZ

DR AHMAD RAFIQ Professor (Chemical Pathology)

DR AMINA GUL Asst Prof (Microbiology)

DR MOHSIN SHAFI Assoc Prof (Chemical Pathology)

DR MASROOR HASSAN Asst. Prof (Histopathology)

#### Habib Ullah Khan Biotechnologist

DR PORDIL KHAN Asst. Prof (Histopathology)

DR NEELAM AHMAD Consultant (Hematology)

MTI, Khyber Teaching Hospital University Road, Peshawar.. Phone: 091-9224400, Eax: Email: info@kth.gov.pk, Website: http://www.kth.gov.com 38



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VIEW: 30	•	321 19:42:09
MRNO	• •	00003197368
Name	:	zeer Muhammad
Age/Sex	:	! Year(s)/Male
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Address	:	7

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Haematology Report

Ordered By

Requested

Reported

.Page 1 of 1

: In-house Consultant : Report Destination : : 30-APR-2021 12:42:57 Specimen Received : 30-APR-2021 13:38:23 : 30-APR-2021 14:22:48

#### き # , Sta \*t # , Sector/Area, SWABI - PAKISTAN

CBC			KO3HEM21081887	
TEST(=)	NORMAL	UNIT(s)	30-APR-2021 14:22:48	28-APR-2021 00:17:27
WBC RBC HGB HCT MCV MCH MCH PLT MPV %NEU <sup>+</sup> %NEU <sup>+</sup> %NEU <sup>+</sup> %MXD	$\begin{array}{r} 4-11\\ 4-6\\ (11.5-17.5)\\ 36-54\\ 76-96\\ 27-33\\ 33-35\\ 150-450\\ 7.2-11\\ 40-75\\ 20-45\\ 5-20\\ \end{array}$	x10.e 3/µl x10.e 6/µl % fL pg g/dL x10.e 3/µl fL % %	12.4 2.84 <u>8.3</u> 24.1 84.7 29.2 34.5 316 7 78.6 14.4	

Note: Loo rates should always be correlated with clinical picture. Number's Range(s) and Unit(s) shown are for most recent results.

### Khyber Teaching Hospital

### Echocardiography Report

D-Gard TD:	+	NAME: NAZIR MUHAMMAD AGE: 58 Ye	ears SEX: M
Patient ID. Date: 28-A.		Weight: Adult	

Measurerent		Observed	cm
LV Fod Dr	inmeter	4.8	3.5-5.7
LV End S	Diameter	3.3	
Right Vent		2.0	0.9-2.8
	Septum	1.0	0.6-1.2
LV Post Wa'l		1.0	0.6-1.2
Aoria		3.0	2.0-3.7
Left Atrium		3.5	1.9-4.0
Fractional S	ing	31 %	>27%
Ejection Fr		60 %	>55%
	(2D)		4.0 cm <sup>2</sup>
VSD stre	<u> </u>		cm
			L

GRADIENT	PEAK			TION
Mitral Valve	+		Mitral Valve	
			Aortic Valve	
Aortic Valve		<u>.</u>	Pulmonic Valve	+
Pulmonic Valve				Trace
Tricuspid Valve			Tricuspid Valve	
VSD Gradient				
<b>RV</b> Systolic Pressure	mmHg			•
EPSS	Cm/s			
LVOT				
MVA (Dopp)				

Colimer

Left in size is normal. Right atrium size is normal.

Rigi. Atricle size is normal with normal systolic function. No concerned and wall motion abnormalities seen.

PW normal in thickness. IVS &

Aquities is normal in size. Aortic value is normal with normal mobility.

Mitri,  $y \in e$  is normal in thickness and mobility. Tricuspid valve is normal and well visualized. No p r'. tal effusion seen. No LA/LV clot seen. No vegetation seen.

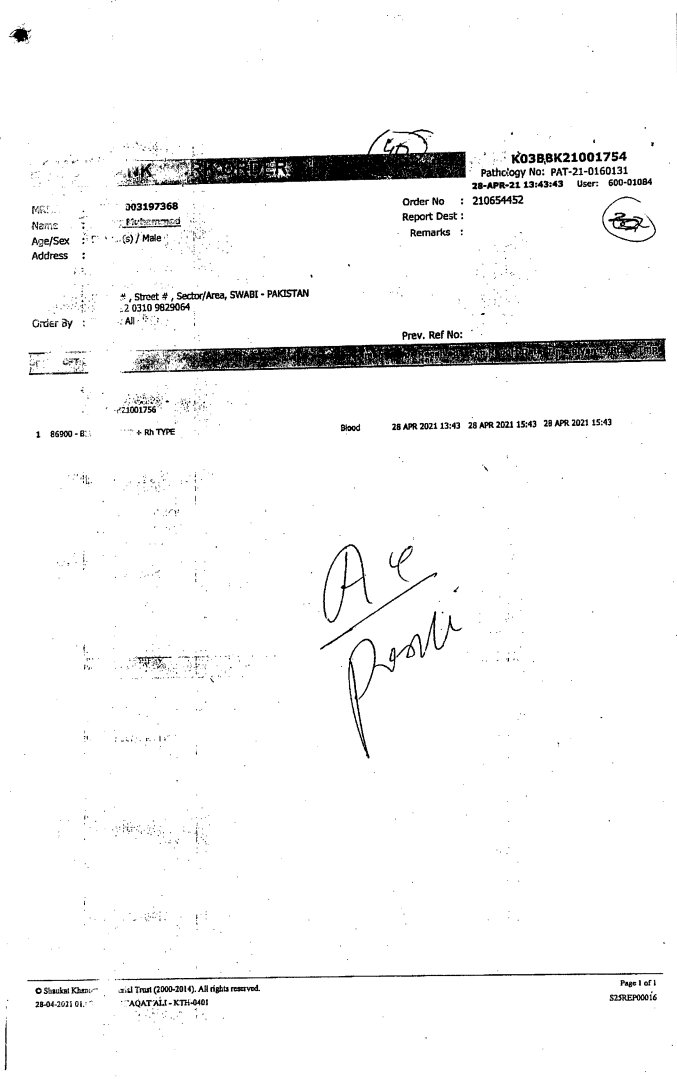
#### DOPPL

across mitral valve is reversed. E. .

TR/ " "R DOCUMENTED.

CONCL  $\cdot$  ON:

PRE /ED LV SYSTOLIC FUNCTION.



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VIEW: 25	21 08:25:21	Chem	lical Faind	ology Repo			Page 1 of
Age/Sex	:			In-h Rep Req Spec	ered By ouse Consultant ort Destination uested cimen Received orted	: : : 27-APR-2021 : 27-APR-2021 : 28-APR-2021	23:22:06
		ctor/Area, SWAB	I - PAKISTAN				
Cheml972				X03CHM21086951			
TEST(s)	<u>.</u>	NORMAL	UNIT(s)	28-APR-2021 00:52:40			

STREET, STREET		135 150r ×	mmol/L	126.8
SODIU		96.61	mmovL	7.6
POTASER		000000000000000000000000000000000000000	minol/L	Sec. <b> 99</b>
CHLOR		10 - 50	mg/dL	42.6
BLOOD L	The Install State	10 - 30 ••••••••••••••••••••••••••••••••••••	en and a fair and a fair a	258885111
GLUCOSE	OM	1.70-140	and the second second	0.62
TOTAL 8				
ALT/GP.	BIN	≪10 <b>≂50</b> /	, UL	5.01 A
ALKALIN	JSPHATASE	0.64 - 1.2	mg/dLai +7 •	10.72
CREATIN	A DESCRIPTION OF A DESC	NATIONAL PROPERTY AND		

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

Muhammad Bashir Sr. Medical Technologist

### Electronically verified report no signature(s) required

DR MUHAN MAD IDREES Chairman & Nosoc Prof (Hematolog) /

DR MUHAM! D ASGHAR

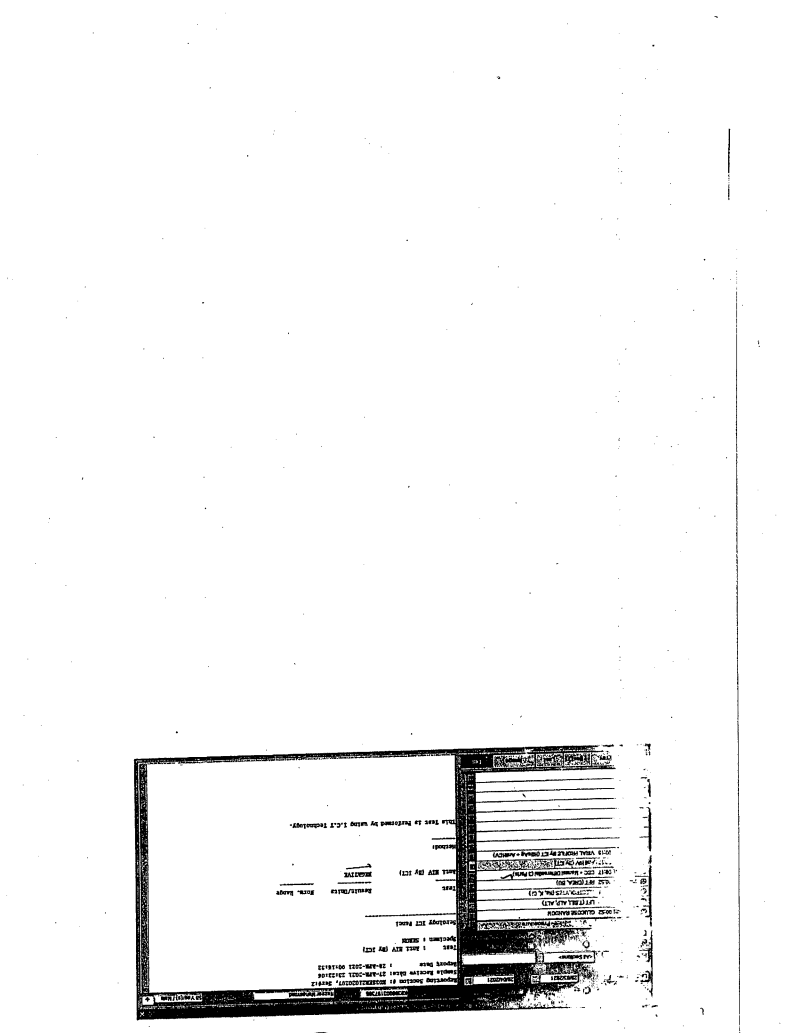
Asat. Prof (Microbiology)

DR SHAHINA MUMTAAZ Professor (Microbiology) DR SAFIA RAHMAN Asst. Prof (Chemical Pathology)

DR AHMAD RAFIQ Professor (Chemical Pathology) DR AMINA GUL Asst. Prof (Microbiology) DR MOHSIN SHAFT Assoc Prof (Chemical Pathology)

DR MASROOR HASSAN Asst. Prof (Histopathology) DR PORDIL KHAN Asst. Prof (Histopathology)

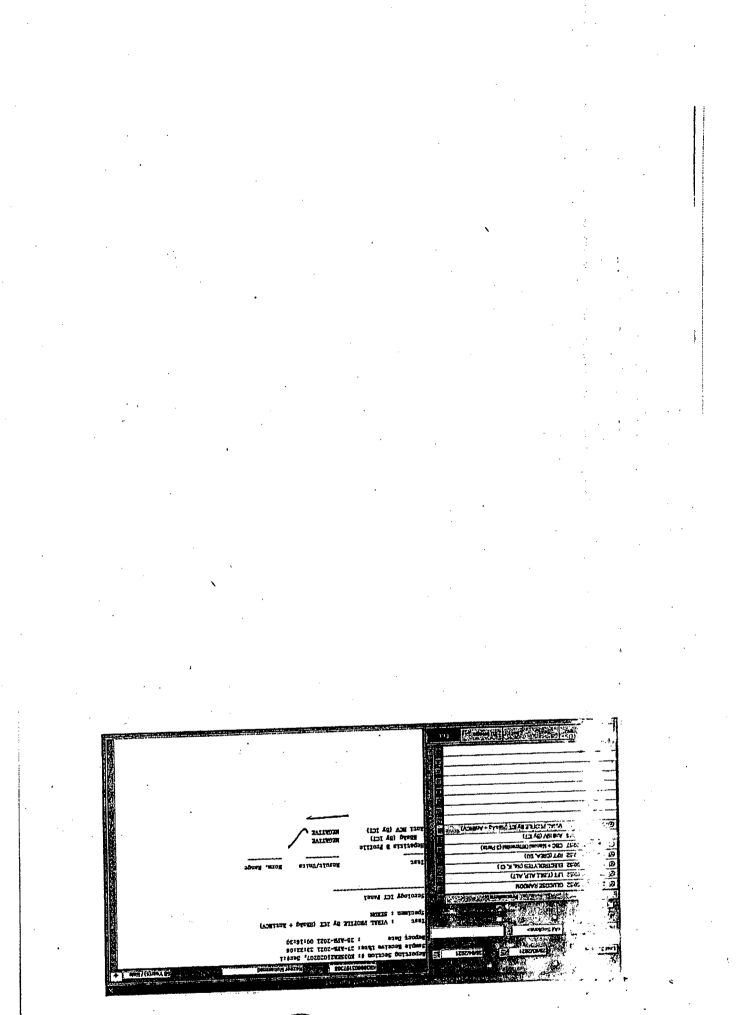
OR NEELAM AHMAD Consultant (Hematology)



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Shars Hospital \* مز دراد لپندی پشا در سیند مردان رود شیوه اده (صوابی) war Stand Mardan Road, Shewa Adda Near Pint 61 \_315-1947384, 0313-9836794 (Swabi) Cott. آرتمو بدر كسرجن Orthopen Surgeon فوالشابي ر ذیشان Dr. Zeeshan Ahmad h.B.B.S (KMU Peshawar) ايم بي بي الس ( 2 ايم يويثاور ) Not Valid for ايم كى بى اليس الغ بى بى اليس آرتمو پيژك MOPS FOR-S Orthopedic Rouly Wareer Muluud 40 Date: \_\_ P. Name: Clinit & Record Rx Syn- widowy calone - P Cap. prelin 75 mg. g C, O g C, O Gap. cobalamis Goo mig intri 105 Diggessie P intri 29 NCS )e Jab Qalsan proverte jab اوقات كار:رو

Shers Hospital \* نز دراولپندی پیثا در سنیند مردان رود شیوه ازه (صوابی) Near Pindl / Politawar Stand Mardan Road, Shewa Adda (Swabi) Co. 15 - 115-1947384, 0313-9838794 آرتقو پذک سرجن ڈاکٹر ذیشان Orthop: Surgeon هوالشابي shan Ahmad Dr. 2 · · ايم بي بي ايس (كيايم يويثاور) ) (KMU Peshawar) Not Valid for Court Purposes ايم ي لي الي الف ي لي ايس آرتموين 21/12/ Ţ. F. Orthopedic Bila Age P. Name:. SOF#. CII- -- Record Rx R Romone Spiles) calcuni-P 10 ماہرامراض:بڑی، پٹھہ، جوڑ اوقات كار:روزانه

Shows Hospital نز دراولپندی پیثا در شیند مردان رود شیوه اده (صوابی) Neer Pindlesson : Stand Mardan Road, Shewa Adda (Swabl) Contest, 315-1947384, 0313-9836794 آرتمو پذک سرجن Orthopana Lurgeon ڈاکٹر ذیشان اے <u>هُوَالشَّافِي</u> Dr. Zachan Ahmad i (KMU Peshawar) ايم بي بي ايس ( \_ ايم يويشادر ) N. ... Not Valid for Co ايمان بي اليروداني بي بي اليس آرتمو بيدًك . 1 / 6 / 24 FC= Orthopedic Mareer P. Name:\_ Post .. Ci, Record Rx Acetabulas wall finalis L cap-prelin 75 mg. Inite Lap- cobalances Samuel 10 (12) (17) (17) (14) (14) (14) ماہرامراض: ہڈی، پٹھہ، جوڑ اوقات کار:

Profe Marwat Di A a رهوالشافى MCPS, FCPS MBBS (5 Medical College) (Khyber ايم بى بى الس (پثاور)، ايم ى بى الس، ايف ى بى الس CIALIST MEDICA ... یکل سپیشکسٹ - پارک روڈ حمادڈائیکناسٹک سنٹر J, Hammad Diagnostic Center Clinic: Pac sity Town Peshawar. Near KTS Cell: 033 36 نى ئىچىك سپتال يونيورى ئاۇن پىثادر Age: 60 Sex: 0 Date: 8 97021 Chab Jehan Pt. Nam: I Record C .. - 726 - Oreloz. 1007 -- He - 726 - Panedie CF is Der 121 USS Der 121 USS - 726 - Epival CR USS - 726 - Epival CR led jeck pam 201 70 -12. Voren ym Not Valid for Court

49 Add: Hammad Medical Complex, Near K.T.H Hospital Park Road, University Town Peshawar. Contact: 0333-9250763 0334-9134339 aboratory Date:-08-09-2021. Same: Mrs.Shah Jehan khan ₽æ Lab No:-000701 Agr Specimen: Blood. Referred by:-Dr.A.Hameed SB ale Setti ired-CBC Te COMPLETE BLOOD COUNT. **A**4 NORMAL RANGE RESULT 12----16 G/dl 11.4 G/dl oglobin : 4,000----11,000 /Cmm 5,000 /Cmm 150,000-450,000 1,93,000 fets Count DLC:-40----70 % 76 % Neutrophils: 20----40 % 15 % Lymphocytes: 00----06 % 03 % Eosinophils: 00----10 % 06 % Monocytes : Lab locharge ant Shabbir Hussain C. ul Hameed Marwat Dr F.C.P.S ы : logy, Ende gy, Clinical Pathalogy, Immuni Real Time ់ដោ ng pl relation t id For Court Purp ed on t

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and the first		University Town Pesha Contact: 0333-9250763 0334-9134339	5
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Pr A	une: Mrs.Shah Jehan khan	Date:-08-09-2021. Lab No:-000701	,
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E B B Tal.	Hameed Marwat F.C.P.S sthology, Microbiology, Hemstology, Chemical Pathology, Cli	Shabbir Hussain	

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Hamza Diagnostic Laboratory

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Hamza Diagnostic Laboratory Sex :- Male Ref. By Dr. NOOY ICHALLY JAN ame :- Akhun Zada Asad Iqbal je :-? Years न् Date :- September 29, 2021 ecimen :- BLOOD REQ.: - COVID 19 (IgG / IgM )// :-POSITIVE Result CO 3 IgG: NEGATIVE Result CC IgM: anature ₩85 ark Road University Town Peshawar Tel No: 091-5703084 - 5703094

Profess Khan Marwat 自己人 رهوالشافى MCPS, FCPS MBBS (F Medical College) (Khyber ايم بي بي ايس (پشاور)، ايم ي بي ايس، ايف ي بي ايس CIALIST MEDICAL 😂 ایپ بیک سپیشلسٹ کلینک پارک روڈ حمادڈا نیکنا سلک سنٹر نزدخیبر نیچنگ ہپتال یو نیورٹی ٹاؤن پشاور , Hammad Diagnostic Center Clinic: Park 7 **sity Town Peshawar.** Near KTH 11 Cell: 0334-4\* ,6 Age: 30/11 Sex: 0 Date: 3/8/021. Uzma. Pt. Name: Record Cli.  $\mathcal{R}_{x}$ - yv- Canula. - Rt i - R. & - 1j- pladex 100ml. R 34 - Tp: -F BP: 170-WS Do Inni - Inf- Proves yv. Not Valid for Court

# MTI, Khyber Teaching Hospital University Road, Peshawar. Phone: 091-9224400, Fax: Email: info@kth.gov.pk, Website: http://www.kth.gov.com





VIEW: 20-Sep-7: 1 ::1	1:21 Molecular Biology	Report		Page 1 of 1
Dept Ref#         : K4:110, 21           IRNO         : Ku3           Iame         : Aend           Iame         : Aend           Age/Sex         : 75 Y, 57/           Doope         : 192 D2	054028 ;054791 Male	Ordered By In-house Consultant Requested Specimen Received Reported	: : 19-SEP-2021 08:58:29 : 19-SEP-2021 08:58:33 : 19-SEP-2021 12:39:29	3
SPECIMEN STA PCR 2019-(1275) COVID-	/AB Coronavirus (2019-nCoV) DETECTED		```·	
negative column, 1 RNA is extracted and Comments:	ormed on Real Time PCR Pockit, Central ma using the SARS-CoV-2 protocol. subjected to PCR according to the manufacture ion-Polymerase Chain Reaction (RT-PCR) test is interpreted in conjunction with other laboratory	r's protocol. performed to diagnose SAR		oositive,
Note: SARS-CoV-2 lesu in specimen storm	ried out in different laboratories cannot always b ansport, quality control standards, sensitivity and	e directly compared with or I specificity of the assays u	ne another, due to differe sed and other variables.	ences in

· . . . . . Assistant Procesor Dr. No: Chaliq Jan هوالثا MBBS MCPS (Med) ايماني الير، ايم ي بي ايس (ميذيس) FCPS (Chest) MCPS (R) (Chest) الغب كالي الس (ميسد) Not Valid For Court Medico Legal Purpose ايمى لي الس (آر) (يسب ) Jinnah Mediasi College And Incharge Chost Unit Govt Naseer of the Babar Teaching Hospital Kohat Road, Coshawar. جتار ميذيل كالج 1 ايتذانيادن ميسف يونث مودمنت لعيراند بابر نيجك مستال كوبات دود يشادر 'Age <u>37</u> AkhoonZada Asao \_\_\_\_\_Date  ${\it I}$ Gender\_ Patient's N R, <u>cord</u> Кp <u>Clinica</u> Spo • دواعى شغامتين \* ..... • فيرشردد كما والما ...... ועבדי העטווגוט ועל -----، Widal شیب ب<sup>ر ۲</sup> تیجم ندکریا بكهطامات فتغيص كماني المساجل ASO شیب پر اوز از کاطان شرور اند کری۔ برمی محایاری ش Throat Infect ش زياده آسكا ----المحص كري كدواز يجديد لمن بشرادر ووكركيل ضرورك وردش اوروزان كالمرار جمزه میڈیکل سنٹریو نیورش ٹاؤن مزدشیر پاؤ ہپتال(اولڈ)ا بمرجنس کیٹ پشادر 0311-9. Mob: 0333-94 0346-45 حچمٹی بردز ہفتہ،اتوار .c.**n** 

59 Clinic: Fittssor Kulsoom Maternity Home 70-C Circular Road, 🔄 Abdul Hameed Unviersity Town, Peshawar. PMDC No. 1843-N Cell: 0335-9043122 M.B.B.S, FCPS-1, M. Phil (For Appointment 8:00 am) Date: 2 5 - - - - os 1 Age: \_\_\_\_\_\_ Sex: D Wt 6/bz OFC 226 11.1.21 . Ht:\_\_\_\_ DOB:\_\_\_ IPm . FISTON-I Mormal M.F. ) minical days 7. 1 N Winner 1

60 Clinic: Clinic: Kulsoom Maternity Home 70-C Circular Road, Unviersity Town, Peshawar. PMDC No. 1843-N Cell: 0335-9043122 (For Appointment 8:00 am) sor Abdul Hameed M.B.B.S, FCPS-1, M. Phil , 2 FLD 2021 Date: N-:: DOB:\_\_\_ , ? . 11,2 5. m FWTN. # D O vídenstri din Hisz 3. 2 rormal 4. A اللر

C	ند کلینک _ Ejaz Saleem درست تشخص ,	اعجاز سليم الشراساق
2 11c -	ULTRAS	SOUND CLINIC
Dr. See	Khan	PMDC 2489-N HRA 500/R/PR/92
MBBS / FORML RADIOL	DEPARTMENT LRH.	
Nar, c	Akhunzada Asad	Date: 11-Nov-21
•		x
	ABD/PELVIC ULTRASOU	DND
• •	ver is of normal size shows <u>fatty changes</u> onographically detectable focal mass lesion xtra/intra hepatic biliary and vascular chan <u>3 is not visualizedH/O surgery.</u> oleen is normal in size with uniform echo te. creas and para aortic region appear normal is free/loculated fluid is noted in peritoneal oth kidneys are normal in size and shape have cortex; no stone, parenchymal or obstructive wdney. Urinary bladder is partially filled at the time wall/luminal pathology observed.	n. mel not dilated. al sonographically. l cavity. ving adequate amount of e changes evident in either
4	estate is enlarged in size weighting about	rt 32g.
$\Delta$		
	See comments please.	
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24 hours Err	.cy Sonodiagnostic services in. FAST (Focused alvic / Prostate / Obsterical/ Biophysical Pr	Not Valid for Courts abd/pelvic sonography in trauma)

### Hamza Diagnostic Laboratory

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PATE NAME: A	SAD	E:11 Novembe	
AGE/SUR ?, MAI	LE REFF	F BY: DR NOOR	KHALIQ JAN
TEST WHERD:	CBC,R <b>BS</b>	****	****
*****	**************TESTREPORT		
TEST	NORMAL RANGE	UNIŢ	RESULT
Hac bin	(M) 12.518.0	g/dl	15.8

Hacibin	(11) 12:3	· ·	
	(F) 11.516.5		
TLCCCO	4,00011,000	/cmm	11.100
Plate	150,000450,000	/cmm	<b>2,6</b> 8,000
• DLC			
Neutro 121:	4075	%	5
Lym: e:	2050	%	3 '
Mor	0109	%	07
Eos	0105	%	03
GLT 295E (R)	70160	mg/dl	88

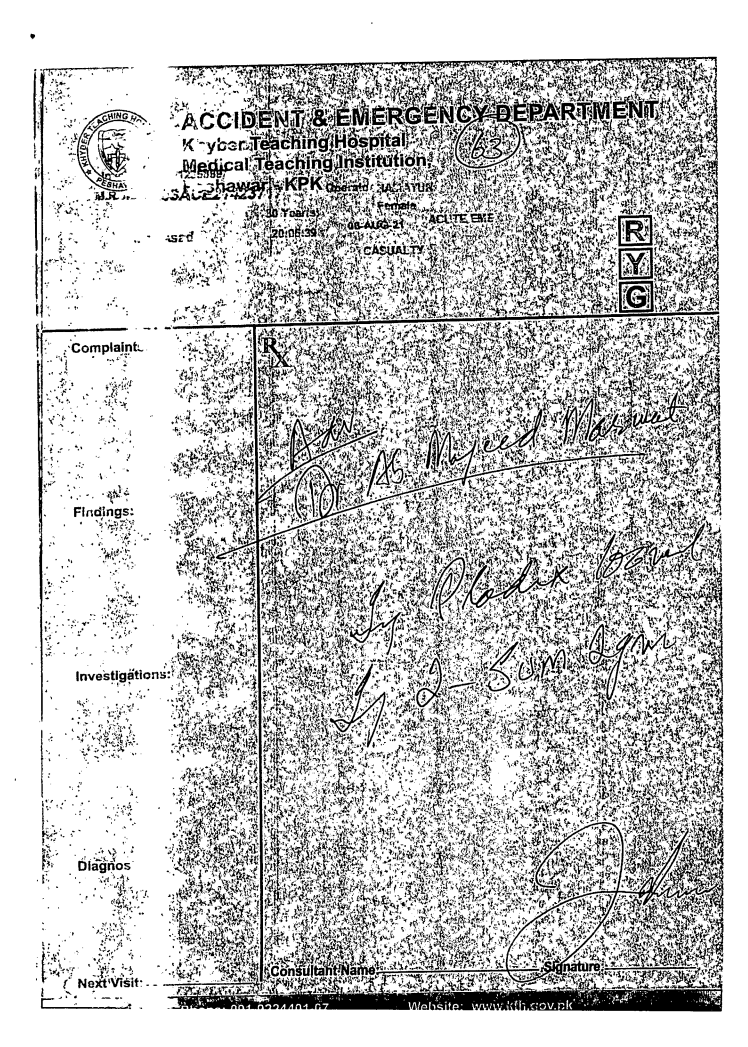
GLT 205E (R)

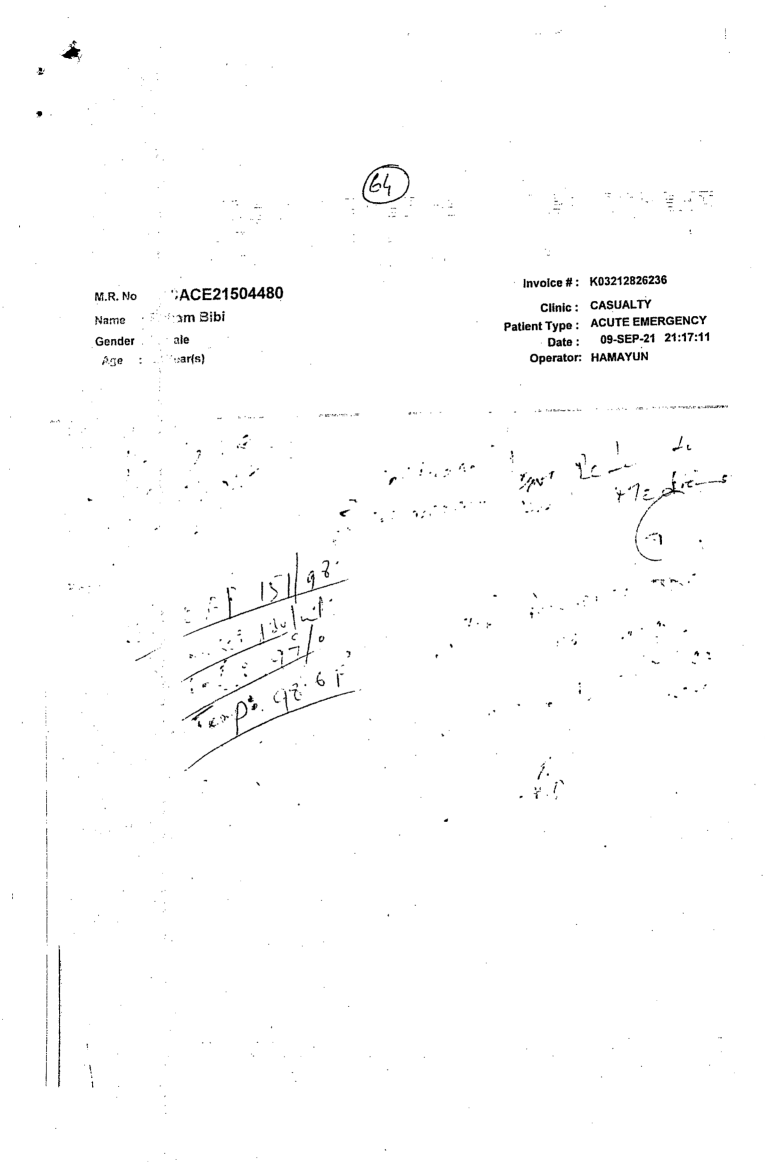
CH KARANA

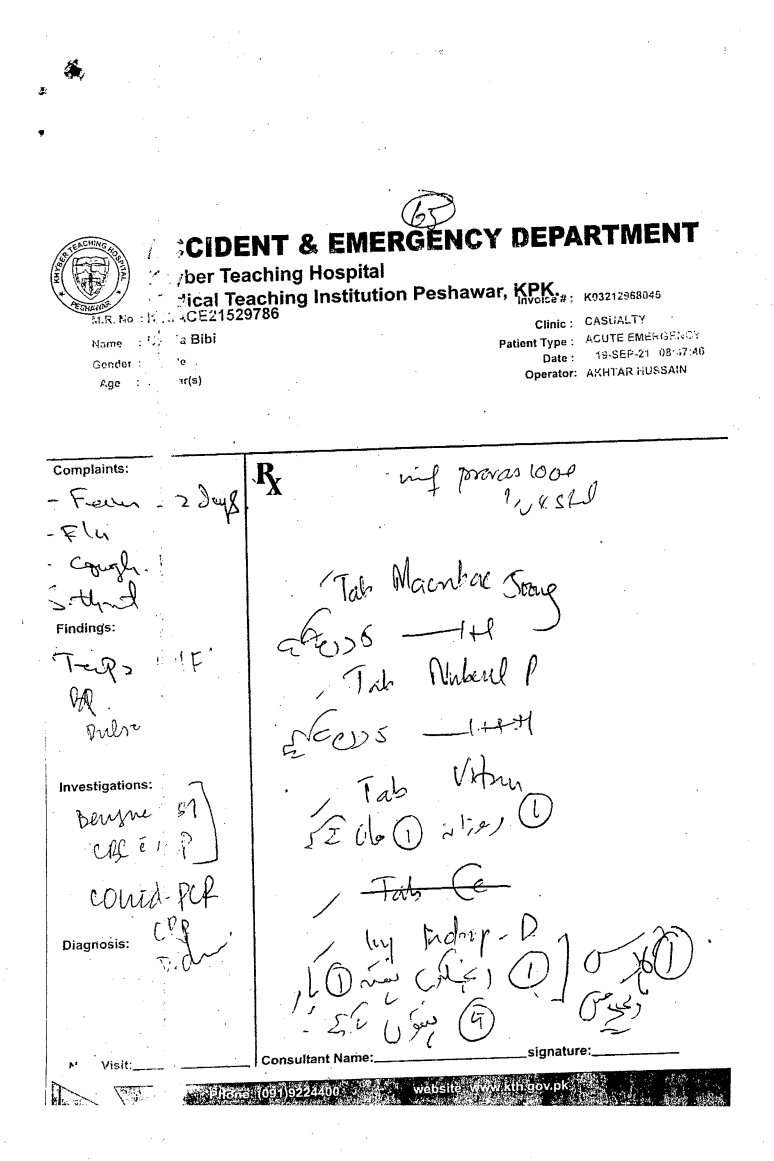
. Signature

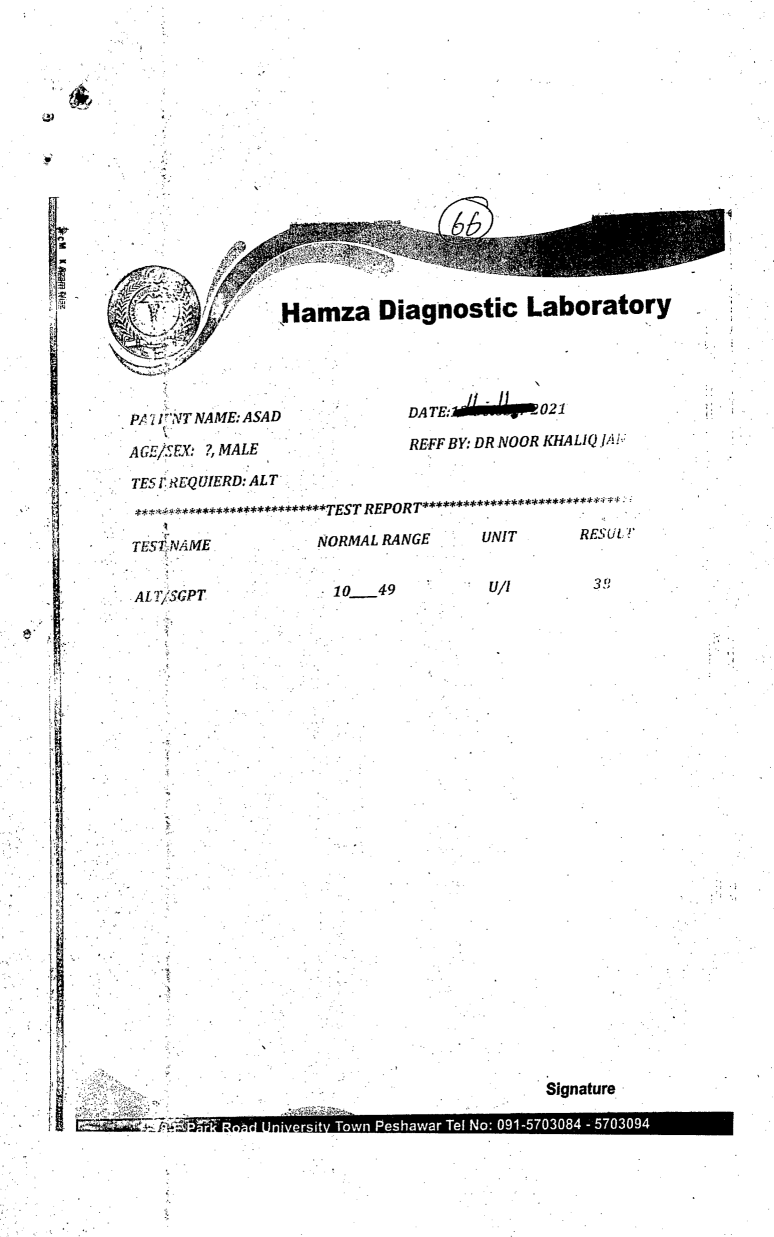
University Town Peshawar Tel No: 091-5703084 - 5703094 ark Road

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# Hamza Diagnostic Laboratory

PAT: NAME: ASAD	• · · ·	DATE:11 Novemb	ner 2021
AGI ?, MALE		REFF BY: DR NOO	R KHALIQ JAN
TES' UIERD: LIPID	E PROFILE, U ACID		
****	***** <b>TESTREPO</b> RT	*****	**************************************
TEST	NORMAL RANGE	UNIT	<b>RESULT</b>
S.Ch rol:	< 200	mg/dl	228
Trig	< 200	mg/dl	196
HD <sup>r</sup>	3555	mg/dl	37
LDI	Up To 150	mg/di	151
S.UP	(M) 3.08.0	mg/d	5.0
,	(F) 2.56.0		

2011 H

Signature

Road University Town Peshawar Tel No: 091-5703084 - 5703094

- I INT NAME: ASAD
- AG EX: ?, MALE
- TE 5 SQUIERD: URINE R/E,
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Hamza Diagnostic Laboratory

DATE:11 November 2023

REFF BY: DR NOOR KHAL QJAN

#### TESTREPORT

Ce ur:	P. Yellow	Volume	20.50
р <b>`</b>	ACIDIC	Ketone bodies:	NIL
nin:	Nil	Sugar:	NE
	******	*****	***

MICROSCOPIC EXAMINATION

I'' CELL: 0	2	03 /HPF		Ca.Oxlate:	MILLUIF
RL():	NIL	/HPF	<i>.</i> ,	A.Urates:	NH /HPF
ደ <sub>ዦ</sub> ፡ ከ Cell:	NIL	/HPF	•	T.Phosphates:	NIL /HPF

Park Road University Town Peshawar Tel No: 091-5703084 - 5703094

Signature

Stera a Association				(69)		
		Hamz	a Diagnos	stic La	boratory	
R		**************************************		********************** Date Time	11-Nov 21 5:27:24 AM	· ·
	Refe by	Dr noor khali	q jan	Specimen	Stool	
	est red	Stool R/E TEST RE	PORT	******	****	
• • •		Colour Consiste Mucus Blood Parasite	· •	Brownish Semi Solid Nil Nil Nil		
	Mic pic (	exam Red Cell Pus Cell Ova	S	NII /HPF 0103 /ł 190	IPF	
		Cyst		riil	• •	
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MTI, Khyber Teaching Hospital University Road, Peshawar. Phone: 091-9224400, Fax: Email: info@kth.gov.pk, Website: http://www.kth.gov.com





1EW: 03-Au	14:17:30		ular Biology R	Choires and		
ept Ref# : Kw	212103990	5		Ordered By	: Muhamm	nad Jebrail
RNO : RP1	0005478	3		In-house Consultant		2021 16:29:32
ame : Czm	•			Requested		2021 16:29:36
ge/Sex : 2"	, Female	:		Specimen Received Reported		2021 13:57:42
hone :	17087			Reported	•	:
ddress : *	AD PES	SHAWAR, PESHAWAR	- PAKISTAN			
PECIMET	· 7.VAB		· · •			
CR 2019-	Coron	avirus (2019-n		_		
	00	VID-19:	NOT DETECTED			
						d automal positiva
The Test years	rerformed	on Real Time PC	R Pockit, Central machi	ine, with internal con	trol (I.C) and	a external positive,
nonative or	using	the SARS-COV-21				
	🛫 . Subje	cted to PCR accord	ng to the manufacturer's	processer		
Comment	e ellon-De	shimerase Chain Rei	action (RT-PCR) test is pe	rformed to diagnose SA	ARS-CoV-2.	
- Results of .	the Interpr	reted in conjunction	with other laboratory and	i dinical findings.		
Note:					one another (	due to differences in
SARS-CoV-2	- ried ou	it in different laboration	itories cannot always be of andards, sensitivity and s	firectly compared with necificity of the assays	used and other	er variables.
specimen 5.	anspol	rt, quality control st	diudius, sensiuncy and s			
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	*					Habib Ullah Kha
						Biotechnologi
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• • •		<u>منابعه من </u>	he was to all a more thank	DR MOHSIN		DR PORDIL KHAN
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DR MUHAM	2 2 2 2 2 2 2 2 2 2 2 2 2 2 2 2 2 2 2	DR SHAMMA MAN	TANE OR AHMAD RAFE			Asst. Prof (Histopatholog)
Chairman & . :	2 2 2 2 2 2 2 2 2 2 2 2 2 2 2 2 2 2 2	DR SHAAMA MAN	TANE OR AHMAD RAFE			Asst. Prof (Histopatholog)
Chairman & . : (Hematology)	<b></b>		PARZ DR AHRAD RAFK Professor (Chemic Pathology)	cal Assoc Prof (C Pathology) DR MASROC	Chemicał DR HASSAN	DR NEELAM AHMAD
Chairman & . (Hematology) DR MUHAM	े तात्र GHAR	DR SAFIA RAHMAN Assl. Prof (Chemica	PAAZ DR AHRAD RAFK Ogy) Professor (Chemic Pathology) DR AMINA GUL	cal Assoc Prof (C Pathology) DR MASROC	Chemical	Asst. Prof (Histopatholog) DR NEELAM AHMAD Consultant (Hematology)
Chairman & ( (Hematology)	<b></b>	DR SAFIA RAHMAN	PAAZ DR AHRAD RAFK Ogy) Professor (Chemic Pathology) DR AMINA GUL	cal Assoc Prof (C Pathology) DR MASROC	Chemicał DR HASSAN	DR NEELAM AHMAD

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ACCIDENT & EMERGENCY DEPARTMENT Khyber Teaching Hospital Medical Teaching Institution 21.02 Peshawar - KPK MR No:\_ Oyme Name:\_\_\_\_. M/F: Age: \_\_\_ R<sub>x</sub> Comp some. (nit) Fee . Qu sophine wy Finding : -leh -let pour calor ) (mr, m 3, le 1, 1) 1-1-1 Invest: lunner fact car é Diagna Dr. Tahira Bibi EDMO MTLATH PMDC # 163 Signature: \_\_\_ **Consultant Name:** Next V

7213 الدوكب: لرضو مكرك د 10 م باركوس/ايوى ايش نمبر: \_\_\_\_\_\_ م<u>ى م/- ي</u> يبثاور بإرابيوي ايشن،خيبر يختونخواه 9428710 بعدالمت جنار د مولى: ;**7** تقانه ث تد مقدمه مندرجه عنوان بالاش ابني طرف سے داسطے پر دی دجواب دیں کا ردائی متعلقہ ان مقام م معرف كيلي آ فروز ده او امك / (موم ( م) ) كود كل مترر كرك اقراركيا جاتا ب كدصاحب موصوف كومقده ككل كارواني كاكال اختياز بوكا، فيروكيل صاحب كو راضى نامه كرف وتقرر ثالث وفيصله برحلف دين جواب دعوى اقبال دعوى اوردرخواست از برتهم كى تصديق زری پرد پخط کرنے کا اختیار ہوگا، نیز بصورت عدم پر دی یا ڈکری کیلر فہ یا اپیل کی برآ مدگی اور منسوخی، نیز دائر کرنے اپیل تکرانی دنظرتانی و پیردی کرنے کا عثار ہوگا اور یصورت ضرورت مقدہ مذکورہ کے کل پاجز دی كاردانى بے واسط اور ديل يا مخارقا تونى كواتي ممراه يا اين تجائز مركا اختيار موكا اور ما حب مقررشده كووبنى جمله فدكوره باا فتتيا رائت حاصل بول محاوراس كاساخت برداخته منظور وقبول بوكا دوران مقدمه مي جوخرچه برجانهالتوائح مقده كسبب ب بوگا كونى تاريخ بيشى مقام دوره باحد ب بابر بوتووكيل صاحب بابندن بول مح كروى تدكوره كرين البذادكالت نابر كمهدياتا كرسندر 2: 22 الرتوم: مقام قوت الدوكالت تاسك فولوكاني تا تا بر بولى \_

GS&PD.KP.SS-1776/1-RST-5,000 Forms-09.05.18/P4(Z)/F/PHC Jos/Form A&B Ser. Tribunal

### "A"

KHYBER PAKHTUNKHWA SERVICE TRIBUNAL, PESHAWAR. JUDICIAL COMPLEX (OLD), KHYBER ROAD, S·B PESHAWAR. No. APPEAL No. 152 of 2022. Javed labal **Apellant/Petitioner** Versus Worthy Registrax Peshaway High court Pesh. Notice to Appellant/Petitioner Javed 19/bal Ex-Reader (Now Tunior Clerk) at Dist. Court Swabi at

Take notice that your appeal has been fixed for Preliminary hearing, replication, affidavit/counter affidavit/record/arguments/order before this Tribunal on 23612022 at 9'.00 RM

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, du Khyber Pakhtunkhwa Service Tribunal, Peshawar.

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