FORM OF ORDER SHEET

Court of _____ 2203/2023

Order or other proceedings with signature of judge. 2 3 1 23/10/2023 The appeal of Mr. Alcem Khan resubmitted today by Mr. Anwar Ali Khan Advocate. It is fixed for preliminary hearing before touring Single Bench at Swat on By the order of Chairman REGISTRAR		App	peal No. 2203/2023	
1 23/10/2023 The appeal of Mr. Aleem Khan resubmitted today by Mr. Anwar Ali Khan Advocate. It is fixed for preliminary hearing before touring Single Bench at Swat on By the order of Chairman	S.No.	į	Order or other proceedings with signature of judge	•
by Mr. Anwar Ali Khan Advocate. It is fixed for preliminary hearing before touring Single Bench at Swat on By the order of Chairman	1		3	• • •
by Mr. Anwar Ali Khan Advocate. It is fixed for preliminary hearing before touring Single Bench at Swat on By the order of Chairman				,
by Mr. Anwar Ali Khan Advocate. It is fixed for preliminary hearing before touring Single Bench at Swat on By the order of Chairman	1.	23/10/2023		
hearing before touring Single Bench at Swat on By the order of Chairman		25/10/2025	The appeal of Mr. Aleem Khan resubmitted too	lay
By the order of Chairman	;		by Mr. Anwar Ali Khan Advocate. It is fixed for prelimina	ary
By the order of Chairman		•	hearing before touring Single Bench at Swat on	
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REGISTRAR			By the order of Chairman	
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The appeal of Mr. Aleem Khan Ex-Constable no. 4472 son of Karoye Khan r/o village Parusap Tehsil Mastuj Cistrict Chitral Upper received today i.e on 05.10.2023 is incomplete on the following score which is returned to the counsel for the appellant for completion and resubmission within 15 days.

- 1- Copies of charge sheet, statement of allegations, show cause notice, enquiry report and replies thereto are not attached with the appeal be placed on it.
- 2- Annexures A&B of the appeal are illegible which may be replaced by legible/better one.

No. 3357 /S.T.

Dt. 6/10 /2023.

REGISTRAR SERVICE TRIBUNAL KHYBER PAKHTUNKHWA PESHAWAR.

Mr. Anwar Ali Khan Adv. High Court Peshawar.

Kespeated Sir, charge sheet

I had received and submitted its reply within two days, of receiving the same.

Rest of the documents, neither served on me nor I have any knowledge of receiving of the same, or the contents of the same. Moreover, I submitted better copies of page No. 6 and page No. 7, in compliance of the order.

Counsel for appellant

23.10.2023

BEFORE THE KHYBER PAKHTUNKHWA SERVICE TRIBUNAL, PESHAWAR

Service Appeal No. 2253 /2023	<u> </u>				
	- ′			- ' '	• .
Aleem Khan Ex. Constable No. 4472 S/o Karoye Mastuj, District Chitral Upper	Khan	R/o	Village	Parkusap	Tehsi
"Appellant"				•	********
VERSUS					
1. Inspector General Police, KPK, Peshawar.	• • •	- :			
2. Commandant Flite Force VDV Dockson	. '		*		

INDEX

3. Deputy Commandant Elite Force, KPK, Peshawar..... "Respondents"

5#	Description of the Documents	Annex	Pages
1.	Grounds of Appeal alongwith affidavit	* ,	1-4
2.	Address of parties	*	-
3.	Copy of the impugned order	"A"	7
4.	Copy of the Departmental Appeal dated 04.06.2023 and medical treatments	"B" and "C"	7-17
5.	Wakalat Nama	•	E-218

Appellant

Through

Anwar Ali Khan Advocate, High Court

BEFORE THE KHYBER PAKHTUNKHWA SERVICE TRIBUNAL, PESHAWAR

Service Appeal No. 2225 /2023

Aleem Khan Ex. Constable No. 4472 S/o Karoye Khan R/o Village Parkusap Tehsil Mastuj, District Chitral Upper...

VERSUS

- 1. Inspector General Police, KPK, Peshawar.
- 2. Commandant Elite Force, KPK, Peshawar
- 3. Deputy Commandant Elite Force, KPK, Peshawar..... "Respondents"

SERVICE APPEAL U/S 04 OF THE SERVICE TRIBUNAL ACT, 1974 AGAINST THE IMPUGNED ORDER DATED 12.05.2023 WHEREBY THE APPELLANT WAS DISMISSED FROM SERVICE AND AGAINST THE INACTION OF THE RESPONDENTS BY NOT DECIDING THE DEPARTMENTAL APPEAL OF THE APPELLANT WITHIN THE STATUTORY PERIOD.

PRAYER:

ON ACCEPTANCE OF THE INSTANT APPEAL, THE IMPUGNED ORDER DATED 12.05.2023 MAY KINDLY SET-ASIDE AND THE APPELLANT MAY KINDLY BE RE-INSTATED INTO SERVICE WITH ALL BACK BENEFITS.

RESPECTFULLY SHEWETH:

- 1. That the appellant was initially appointed as a Constable vide office order dated 22.08.1995.
- 2. That after initial appointment, the appellant performed his duties regularly, honestly and up to the entire satisfaction of his superiors.
- 3. That it is pertinent to mention here that at the hard days of Swat Operation against Taliban, when a number of District Police Swat personnel deserted from service, the appellant was transferred to District Swat and served there from 2008 to 2014.
- 4. That the appellant was transferred to District Police, Chitral in 2014 and was serving there till 2022.

- 5. That in November, 2022, the appellant was ordered to report in respondent No. 2 residency at Islamabad and since then the appellant was serving there.
- 6. That it is also pertinent to mention here that basically the appellant was a personnel of District Police, Chitral and had not gone for Elite course ever, and the appellant transfer was not known to him.
- 7. That on dated 19.03.2023, the appellant suffered from sever pain in stomach and after informing the Respondent No. 2 Misses the appellant went to the Alsafia & Diagnostic Centre Islamabad for treatment from where the appellant was already under treatment where the Doctor advised him to adopt strict dieting and preventive measures in terms of food which was not available to the appellant at Islamabad. Besides, the appellant was feeling acute weakness and stomach pain and was completely unable to perform his duties and on return from hospital the appellant verbally brought the same into the notice of Respondent No. 2 Misses and obtained leave for one month and Twenty days and went to Chitral, as in normal routine personnel serving at the residence take leave from the Misses and not from the office. Further at that time the appellant was not aware of his transfer to Elite Force as the appellant had not been informed of the same.
- 8. That while on leave, the appellant was charge sheeted and the appellant submitted its reply.
- 9. That the respondent No. 3 neither provide any final show cause notice nor called the appellant for hearing in Orderly Room and issued the impugned dismissal order dated 12.05.2023. (Copy of the impugned order is Annexure "A").
- 10. That feeling aggrieved, the appellant filed a **Departmental Appeal** dated 09.06.2023 before the respondent No. 2, but the same was not

disposed off till the end of statutory period. (Copy of the Departmental Appeal dated 09.06.2023 is Annexure "B").

11. That feeling aggrieved, the appellant files the instant service appeal before this Hon'ble Tribunal on the following grounds inter alia;

GROUNDS:

- A. That the impugned order dated 12.05.2023 is against the law, facts, norms of natural justice, hence liable to set-aside.
- B. That the impugned order is contrary to the KP Police Rules, 1975 (Amended 2014) as well as other laws, rules, regulations on the subject.
- C. That the codal formalities have not been fulfilled in accordance with law while issuing the impugned order.
- D. That no statement of allegations was served nor any detail of the same was provided at the time of inquiry which is an utter contravention of the law.
- E. That no opportunity of the defence and cross examination was provided to the appellant at the time of inquiry which is a gross violation of law on the subject.
- F. That no final show cause was issued and served on the appellant which is a disregard of law on the subject.
- G. That it is a common routine that the police personnels serving at the residencies verbally took leave at residency and not from the concerned office.
- H. That the appellant had no knowledge of his transfer from District Police, Chitral to Elite Force, KP as no such written order was

4

served on him and the appellant was considering it a temporary detailment for duty with the Commandant Elite Force, KP.

- I. That the impugned order has been passed in violation of the golden principles of Audi Alterm Partem.
- J. That penalty of dismissal from service is too harsh as the inquiry officer has not recommended the penalty of dismissal from service.
- K. That the appellant has 28 years long unblemished service and out of which 06 years during the operation in Swat against Taliban from 2008 to 2014.
- L. That any other ground will be raised at the time of argument with kind permission of this Hon'ble court.

It is therefore, most humbly prayed that on acceptance of the instant service appeal, the impugned order dated 12.05.2-023 may kindly be set-aside and the appellant may kindly be reinstated into service with all back benefits.

Any other remedy not specifically asked for, which this Hon'ble Tribunal may deems fit in the circumstances may also be granted in favor of the appellant.

Through

Anwar Ali Khan Advocate, High Court

Appellant

AFFIDAVIT:

I do hereby solemnly affirm and declare that the contents of the instant service appeal are true and correct to the best of my knowledge and belief.

DEPONENT

3

BEFORE THE KHYBER PAKHTUNKHWA SERVICE TRIBUNAL, PESHAWAR

VERSUS

- 1. Inspector General Police, KPK, Peshawar.
- 2. Commandant Elite Force, KPK, Peshawar
- 3. Deputy Commandant Elite Force, KPK, Peshawar..... "Respondents"

ADDRESSES OF PARTIES

APPELLANT

Aleem Khan Ex. Constable No. 4472 S/o Karoye Khan R/o Village Parkusap Tehsil Mastuj, District Chitral Upper

RESPONDENTS

- 1. Inspector General Police, KPK, Peshawar.
- 2. Commandant Elite Force, KPK, Peshawar
- 3. Deputy Commandant Elite Force, KPK, Peshawar

Appellant

Through

Anwar Ali Khan Advocate, High Court

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A per report of Motion of Floriditions (E. 1817) and a more contacted in without my leave of prior period on the proof 2023 scotters in 25 months for the fi

to this regard charge sheet along with suprimary of a region of some incident of the control of the vide No. 4873-7641, detect 17.042023 and DSP Thys of are force two two types officer. Impulsy Officer conducted copyrity to crediting a respect that the force of the control of the force of the control of the process and the officer of the control of the force of the control of th

However his was appeared before the engany officer of 08 ht 2023 also received many. Sheet along with Summary of Allegation and submitted written steppeding the concentration of the Saffa Medical Center Islamabad about he illness, but he did not about application for leave, so, he has commuted of moss misconduct and did not defined because after after allegations as toyeted against Jon and unexponsibility to well shown in discipline by a consequently therefore the does not deserves himmery and mercy. And I namely traffeet also commuted to be awarded in polypunishment.

Therefore I from Taria Deputy Commandant I like Terce Edicher Pachtun Joses spong in view the allowe their and eventuriances impose major punishment of dismissal form reace upon him and his absence period neated as without pay

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Office of The Deputy Commandant Elite Force Khyber Pakhtunkhwa, Peshawar

Dated 12.05.2023

ORDER

This office order relates to disposal of departmental enquiry against Cook Constable Aleem Khan No.4472, of Elite Force on the following grounds.

As per report of the Moharir Elite HQrs vide DD No..... dated 19.03.2023 he remained absent from official duty without any leave or prior permission from the competent authority from 19.03.2023 to 08.05.2023, total 49 days.

In this regard charge sheet alongwith summary of allegation were issued to him by this office Vide No.4873-76/EF dated 17.04.2023 DSP HQrs Elite Force was appointed as enquiry officer. Enquiry officer conducted enquiry proceedings and reported that he does not take interest in his official duty and still absent from place of posting. In this context his family members were also approached through District Commandant Elite Force Chitral and reported vide No......... dated 02.03.2023 that his brother namely Muhammad Ali received charge sheet and summary of allegations and stated that his brother leave the home on 31.03.2023 and not contacted with any family member and his cell phone is switch off but despite that no signal of his appearance was found during the course of enquiry till to 08.05.2023.

However, he was appeared before the enquiry officer on 08.05.2023 also received charge sheet and summary of allegations and submitted written statement alongwith medical documents of Alsafia Medical Center Islamabad about his illness but he did not submit application for leave, so, he has committed gross misconduct and did not defined himself against allegations as leveled against him and irresponsibility is still shown in discipline force on his part, therefore, he does not deserve leniency and mercy. And enquiry officer also recommended to be awarded major punishment.

Therefore, I Irfan Tariq Deputy Commandant Elite Force Khyber Pakhtunkhwa keeping in view the above facts and circumstances impose major punishment of dismissal from upon him and his absent period treated as without pay.

Irfan Tariq (PSP)

Deputy Commandant

The Commondant Eate Force, Thybe: Pakhturi hwa Peshawar. Aweex "

Subject:

DEPARTMENTAL APPEAL AGAINST THE ORDER OF DY: COMMANDANT ELITE FORCE KHYBER, PAKHTUNKHWA DATED 12.05.2023 WHEREBY I WAS DISMISSED FROM SERVICE.

Respected Sir.

Most humbly and respectfull; Sheweth as under-

- That I belong to a far flung area of upper Chitral village Perkusap and having large family with poor financial position.
- That I have served in Police department to the host of my honestly faithfully and officiently and have 28 years unblemished spotless service, not a single previous conviction on my service record.
- 3. That basically I was a district Police personnel and has never gone any Elite course and my posting in Elite Force is also not known to me.
- That on November 2022 I was Ordered to report in Commandant Flice Force residency and since then I was serving in Commandant residency.
- On 19.03.2023 I felt acute Pain in my stomach and went to Alsalia Medical and Diagnostic Center Islamabad where I had to undergo long medical and treatment procedure which is still continue. I was completely incompetent to perform domestic duties and my health was worsening.

I informed my problem in the bungalow and as the Doctor had directed me to observe strict preventive and dieting in home which in Islamabad were not available to me and hence informing the begum Sahiba I came to Chitral.

In the meantime I was considered as absent in Peshawar which was not in my knowledge and also I was not aware from this fact that from where I have to obtain leave/permission and I was also not aware about the departmental proceeding however on information I appeared before the Enquiry Officer but the Enquiry Officer gave me no details about the charges and to give me chance of defence or to cross the witnesses etc and sent an ex parte report to the Dy: Commandant Elite Force who without giving me any final show cause notice and hearing me in O.R issued the dismissal Order.

- That the report of Enquiry Officer and order of Dy: Commandant is against law, facts, Police Rules and all norms of justice.
- 8. That the Enquiry Officer has not given me chance of defence and fair trial and even the Dy: Commandant has not heard me in O.R or issued any final Show Cause notice which is a gross material illegality in light of Supreme Court ofdecision on departmental appeals.
- 9. That the order of Dy: Commandant is too harsh and dictatorial and not maintainable.
- 10. That the Dy: Commandant has ignored my glorious and unblemished previous long service and also ignored my financial, health and family problems.
- That the Order of competent authority is brutal and merciless.
- 12. That I reserve my other points to raise later on and in O.R when chance is given.

In light of these facts it is humbly prayed that the Order of Dy. Commandant Elite Force Khyber Pakhtunkhwa Peshawar may be set-aside and (may be reinstated in service to meet the end of Justice, law and rules please

Your Obediently

Ex: Constable Aleem Khan No.4472 Village Perskinsb Mastu)

District Chitral Upper (Appellant)

1 /

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The Commandant Elite Force,

Khyber Pakhtunkhwa, Peshawar

Subject;

Departmental appeal against the order of Dy; Commandant Elite Force Khyber Pakhtunkhwa dated 12.05.2023 whereby I was dismissed from service.

Respected Sir:

Most humbly and respectfully sheweth as under.

- 1. That I belong to a far flung area of Upper Chitral village Parkusap and having large family with poor financial position.
- 2. That I have served in police department to the best of my honestly, faithfully and obediently and have 28 years unblemished spotless service, not a single previous conviction on my service record.
- 3. That basically I was a district police personnel and has never gone to any Elite course and my posting in Elite Force is also not known to me.
- 4. That on November, 2022 I was ordered to report in Commandant Elite Force residency and since then I was serving in commandant residency.
- 5. On 19.03.2023 I felt acute pain in my stomach and went to Alsafia Medical and Diagnostic Center Islamabad where I had to undergo long medical and treatment procedure which is still continue. I was completely incompetent to perform domestic duties and my health was worsening.

I informed my problem in the bungalow and as the doctor had directed me to observe strict preventive and dieting in home which in Islamabad were not available to me and hence informing the begum sahiba I came to Chitral.

- 6. In the meantime I was considered as absent in Peshawar which was not in my knowledge and also I was not aware from this fact that from where I have to obtain leave/permission and I was also not aware about the departmental proceeding \, however, on information I appeared before the inquiry officer but the inquiry officer gave me no details about the charges and to give chance of defence or to cross the witnesses etc and sent an exparte report to Dy:Commandant Elite Force who without giving me any final show cause notice and hearing me in O.R issued the dismissal order.
- 7. That the report of inquiry officer and order of Dy: Commandant is against the law, facts, Police Rules and all norms of justice.
- 8. That the inquiry officer has not given me chance of defence and fair trial and even the Dy: Commandant has not heard me in O.R or issued

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any final show cause notice which is a gross material illegality in light of Supreme Court decisions on departmental appeal.

- 9. That the order of Dy: Commandant is too harsh and dictatorial and not maintainable.
- 10. That the Dy: Commandant has ignored my glorious and unblemished previous long service and also ignored my financial health and family problems.
- 11. That the order of the competent authority is brutal and merciless.
- 12. That I reserve my other points to raise later on and in O.R when chance is given.

In the light of these facts it is humbly prayed that the order of Dy: Commandant Elite Force Khyber Pakhtunkhwa Peshawar may be set-aside and I may be reinstated in service to meet the end of justice, law and rules.

Yours' obediently

Ex-constable Aleem Khan No. 4472 Village Parkusap, Mastuj, District Chitral Upper (Appellant)



AL SAFIYA

Annexure

Dr. QURRATULAIN HYDER

FCPS (Gastroenterology-Hepatology)
Professor/Consultant (PIMS)
Islamabad.

Date: 05-04-022

Patient Name: Mr. Aleem Khan Age: 42/M Wt. 70/cgB.P 130/ao
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AL SAFIYA MEDICAL AND DIAGNOSTIC CENTER Dr. QURRATULAIN HYDER

Follow-up

FCPS (Gastroenterology-Hepatology) Professor/Consultant (PIMS) Islamabad.

Date: 13-03 -023		112/20	WtB.P	
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Productor Consultant
Pakistan institute of Medical
Sciences (PIMSHBP, SZASSM
G-8/3, Islamah





IAGNOSTIC CENTER Dr. QURRATULAIN HYDER

FCPS (Gastroenterology-Hepatology) Professor/Consultant (PIMS) Islamabad.

Follow-UP

Jate: 09-03-023 Patient Name: Mr Haleem Khan Age: 42/M Wt. - B.P. 12T (117) 15T (47) HBV, H(V (-) TRT Con/A 8117/est- x S. Chilest, Tinglyc (12hrofnshing)

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AL SAFIYA

Dr. QURRATULAIN HYDER

FCPS (Gastroenterology-Hepatology)
Professor/Consultant (PIMS)

Date: <u>△9-03·023</u>	Islamabad.
Patient Name: MR -Haleem Khan A	ge: 42/M. Wt. 72109 B.P 140/91
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9 AL SAFIYA Medical and Diagnostic Center, Behind PSO Pump, near UBL Bank, G-8 Markaz, Islamabad. © 051-23 40 101/23 40 111 © 0310-0577776 / 0333-0577776





Lab	Name: Haleem Khan	Sex : M	Age:	24 years
Ultrasound:	Abdomen	Date: : 09-03-23		·
Referred By:	Prof Dr. Qurratulain Hyder		· ·	

ULTRASOUND ABDOMEN

LIVER:

Is enlarged measuring 19 cm in CC extent with increased parenchymal enhogenicity up to grade I. Intrahepatic biliary ducts are not stated. No intrahepatic cyst or mass is seen.

Portal vein is normal in caliber.

GALL BLADDER:

Is partially distended with normal wall thickness and no sonological evidence of intraluminal stone in current scan.

CBD is normal in caliber.

PANCREAS:

Is normal in echotexture and size. No fluid seen around

pancreas.

SPLEEN:

Is normal in echotexture and size (11cm). No fluid seen

around spleen.

RIGHT KIDNEY:

Normal in size , shape and position. Parenchymal

echogenicity is normal. Cortical thickness is normal. No

calculus, hydronephrosis, cyst or mass seen.

LEFT KIDNEY:

Normal in size, shape and position. Parenchymal

echogenicity is normal. Cortical thickness is normal. No

calculus, hydronephrosis, cyst or mass seen.

URINARY BLADDER

Is minimally filled with normal wall thickness.

GENERAL ABDOMEN:

No free fluid is seen in peritoneal cavity. No significant abdominal lymphadenopathy seen. Most of the abdomen is obscured due to bowel gas shadows however visualized gut loops are normal in caliber with normal peristalsis at time of

scan.

CONCLUSION:

Fatty Hepatomegaly

Dr. Waqar

Radiologist



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AL SAFIYA



Page 1 of 2

Patient Name:

MR HALEEM KHAN

Lab No:

23542

Panel:

AL SAFIYA MED & DIAG CENTRE

Age / Sex:

42 Years / Male

Reg Date:

09-03-23 06:34 PM

Consultant:

DR.QURRAT UL AIN HYDER

Chemical Parameters

Test Name	Result	Unit	Reference Range
Liver Function Tests			
Serum Bilirubin-Total	0.5	mg/dL	Adults: 0.1 - 1.2 Childeren >1 month: 0.2 - 1.0
Serum Bilirubin (Direct)	0.2	mg/dL	Adults and Childs: <= 0.2
Serum Bilirubin (Indirect)	0.3	mg/dL	Upto 0.8
Serum ALT (SGPT)	117	u/L	Upto 40 U/L
Serum AST (SGOT)	47 🗸	u/L	Upto 40 U/L
Serum Alkaline Phosphatase	287	u/L	Child (15 years): 645 Female: 65 - 240 Male: 80 - 270 Adolescents: 483 3 - 4 months child: 730

Not Valid For CourteBotMedictonically verified by pathologist / radiologist. No signature(s) required.

Printing By NAVEED SHA

9: AL SAFIYA Medical and Diagnostic Center, Behind PSO Pump; near UBL Bank, -8 Markaz, Islamabad. © 051-23 40 101 / 23 40 111 © 0310-0577776 / 0333-0577776



AL SAFIYA



Page 2 of 2

Patient Name: MR HALEEM KHAN

Lab No:

23542

Panel:

AL SAFIYA MED & DIAG CENTRE

'Age / Sex :

42 Years / Male

Reg Date :

09-03-23 06:34 PM

Consultant:

DR.QURRAT UL AIN HYDER

Serology

Test Name

<u>Result</u>

Reference Range

Hep.Bs Antigen (HBsAg) By ICT

Negative

Negative

Hep.C Antibody (HCV) by ICT.

Negative

Negative

Not Valid For Courte@Medicconically verified by pathologist / radiologist No signature(s) required Legal Purpose

Printing By I IAVEED SHAP

O AL SAFIYA Medical and Diagnostic Center, Behind PSO Pump, near UBL Bank, G-8 Markaz, Islamabad. © 051-23 40 1017/23 40 11180 0310-0577776 20333-0577776



Ground Floor shop # 5. United Plaza Fazal-e-haq Road Blue Area Islamabad. Contact: 03335638662, 03015203134

Lap No. :

23714

Age// Sex:

42 Years / Male -

Patient Name: ALEEM KHAN

Reg Date :

10-03-23 - 10:43 AM

Phone:

VITAL DIÁGNOSTIC CENTRE

Lipid Profile

Fest Name	Result	Unit	Reference Range
Cholesterol	491	mg di	Normal A 200 Borderine 200 A 200 A High 240 A 40 A
This year se	1297	mg J	Male di
HDL	-2	mg/ar	Low Risk 100 Normal Risk 135 (b) 45 h High Risk 1135 41
Constant of the Constant of th	163	mg/dl	Levels of Risk Describe + 100 Medium + 100 tm. High + 160

Dr. Syed Ahmed Abdullah Consultant Radiologist

Dr. NADEEM IKRAM Consultant Pathologist



RUMAIS'A DIAGNOS > (0)

Quality Assurance is an Essential Part of our Service & Profession

Asma Mustafa ical Pathologist sultant Hematologist

Talai Wasif 8S, MD (FCPS) Isultant Cardiologist

. Noor Khan Lkhnana IBS, MCPS, M.Phil, FCPP ifessor of Pathology rsultant Histopathologist

. Syed Asghar All nsultant Sonologist dical Director / CEO

Page 1 of 2

Lab No.:

23803

Äge / Sex :

42 Years / Male

Patient Name:

MR. ALEEM KHAN

Reg Date:

05-04-23 02:23 PM

Ref. By:

DR. QURAT UL AIN HAIDER Phone :

03135631133

Panel:

RUMAISA DIAGNOSȚIC CENTRE

Chemical Parameters

Test Name	Result	<u>Unit</u>	Reference Range
Liver Function Tests		•	
Serum Bilirubin-Tolal	0.5	. mg/dL	Adults: 0.1 - 1.2 Childeren >1 month: 0.2 - 1.0
Serum ALT (SGPT)	26	u/L	Female: 09 - 36 Male: 09 - 43
Serum AST (SGOT)	21	u/L	woman: 10 - 31 Mate: 10 - 35
Serum Alkaline Phosphatase	129	u/L	Child (15 years) 645 Female: 65 - 240
•			Male 80 - 270 Adolescents : 483 3 - 4 months child 730

vol for Medicologal/Court Use

Timings: - 8:30 am to 10:00 pm Sundays and Holidays Computerized verified report by Pathologist, therefore signature is not required, s

Shop No. 4 - A, Basen. : United Plaza, Pazal-e-Haq Road, Blue Area, Islamabad - Pakistan Cell : + 2 333-5326210 ; Email : drasgharali7292@gmail.com



RUMAISA

Quality Assurance is an Essential Part of our Service & Profession

na Mustafa athologist ' ıt Hematologist

l Wasif ID (FCPS) nt Cardiologist

r Khan Lkhnana CPS, M.Phil, FCPP of Pathology t Histopathologist

l Asghar Ali t Sanologist rector / CEO

Page 2 of 2

Ref. By:

Panel:

23803 Lab No.:

Age / Sex.:

42 Years / Male

Patient Name :

MR. ALEEM KHAN

05-04-23 02:23 PM Reg Date: 1

DR. QURAT UL AIN HAIDER Phone :

03135631133

RUMAISA DIAGNOSTIC CENTRE

Lipid Profile

Test Name	·· Result	Unit	Reference Range	
Cholesterol	204	mg/dl	Normal =-200	• • • • • • • • • • • • • • • • • • • •
Triglyceride	263	. modell	Borderline 200 - 200 Higo 240 & Above	
c	V	mg/dl	Male: 40 - 160 Female: 25 - 136	•
HDL	34	mg/dl	lvlen Low Rick → 50	Women ≥60
			Normal Risk ≤ 35 - 50 High Risk ≤ 35	45 - 60 % 45
LOL	120	mg/dl	Levels of Risk Desirable < 100	
•			Medium 130 - 160 High >160	•
Cholesterol/HDL Ratio	9.0		Up to 05	

Note:-

Results have been rechecked

ticolegal/Court Use

Computerized verified report by Pathologist, therefore signature is not required.

imings: n to 10;00 pm and Holidays m to 7:00 om

Shop No. 4 - A. Basement, United Plaza, Fazal-e-Haq Road, Blue Area, Islamabad - Pakistan Cell + +92 333 5326210 + Fmail + drasgharali7292@cmail.com

POWER OF ATTORNEY



Plaintiff Appellant 4 Petitioner Decree Holder

Aleem Whan

Ns

Inspector General Police, KP
and others

Defendants Respondent Judgment Debtor

J, (We) Aleem Khan

The appellant above named hereby appoint ANWAR ALI KHAN Advocate, in the above mentioned case, to do all or any of the following acts, deeds and things.

- 1. To appear acts, and plead for me/us in the above mentioned case in this Court/ Tribunal or any other Court/ Tribunal which the same may be tried or heard, and any other proceedings arising out of or connected therewith.
- To sign verify and file or withdraw all proceedings, petitions, appeals, affidavits, and applications for compromise or withdrawal, or for submission to arbitration of the said case, or any other documents, as may be deemed necessary or advisable by them for the conduct, prosecution or defence of the said at all its stages.

AND HEREBY AGREE:

- To ratify whatever the said Advocate may do in the proceedings. a.
- Not to hold the Advocate responsible if the said case be proceeded ex-pate ĥ or dismissed in default in consequence of their absence from the Court/ Tribunal when it is called for hearing.
- That the Advocate shall be entitled to withdraw from the prosecution of c. the said case if the whole of any part of the agreed fees remains unpaid.

Signature of executant/s

ttested/accepted subject to the term regarding payment of fee.

Anwar Ali Khan

Advocate High Court Cell: 0332-9197729 BC No.12-3659