


# FORM OF ORDER SHEET

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

**Appeal No.** 2427/2023

S.No.	Date of order proceedings	Order or other proceedings with signature of judge
1	2	3
1-	17/11/2023	<p>The appeal of Mr. Raqeeb Khan presented today by Mr.- Kabir Ullah Khattak Advocate. It is fixed for preliminary hearing before Single Bench at Peshawar on <u>21-11-2023</u> Parcha Peshai is given to the counsel for the appellant.</p> <p style="text-align: right;">By the order of Chairman  REGISTRAR</p>

**BEFORE THE KHYBER PAKHTUNKHWA SERVICE TRIBUNAL,**  
**PESHAWAR.**

Appeal No. 2427 of 2023

Raqeeb S/o Siraf Khan Ex-Constable No. 3466 R/o Elite  
Platoon No 20 District Charsadda.

..... Petitioner

**VERSUS**

1. Commandant Elite Force Khyber Pakhtunkhwa Peshawar.
2. Superintendent of Police Elite Force RRF Mardan Region.
3. Deputy Commandant Elite Force Khyber Pakhtunkwa Peshawar.

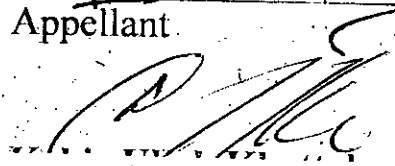
..... Respondents

**INDEX**

S.No.	Description of documents	Annexure	Pages
1.	Memo of Appeal		1-4
2.	Application for condonation of delay		5-7
3.	Affidavit		8
4.	Addresses of the parties		9
5.	Copy of FIR	A	10
6.	Copy of bail order	B	11
7.	Copy of impugned dismissal order 20.03.2023	C	12-13
8.	Copy of Departmental appeal	D	14
9.	Copy of Medical Prescription	E	15-21
10.	Wakalat Nama		22

Appellant.

Through



①

**BEFORE THE KHYBER PAKHTUNKHWA SERVICE  
TRIBUNAL, PESHAWAR.**

Appeal No. 2427 of 2023

Raqeeb S/o Siraf Khan Ex-Constable No. 3466 R/o Elite  
Platoon No 20 District Charsadda.

..... Appellant

**VERSUS**

1. Commandant Elite Force Khyber Pakhtunkhwa  
Peshawar.
2. Superintendent of Police Elite Force RRF Mardan  
Region.
3. Deputy Commandant Elite Force Khyber  
Pakhtunkwa Peshawar.

..... Respondents

**APPEAL UNDER SECTION 4 OF THE KPK  
SERVICE TRIBUNAL ACT, 1974, AGAINST  
THE IMPUGNED ORDER DATED 20/03/2023  
WHEREBY MAJOR PENALTY OF DISMISSAL  
FROM SERVICE WAS IMPOSED TO THE  
APPELLANT AGAINST WHICH THE  
APPELLANT FILED DEPARTMENTAL  
APPEAL ON 27-03-2023 WHICH HAS  
NOT BEEN DECIDED WITH IN THE  
STATUTORY PERIOD OF NINETY DAYS.**

**Prayer:**

On acceptance of this appeal the impugned  
orders dated 20.03.2023 may kindly be set aside and  
the appellant may kindly be reinstated on his service  
along with all back benefits.

2

**Respectfully Sheweth:**

**FACTS**

The appellant respectfully submits as under:

- 1) That the appellant has been initially appointed as Constable on 11.04.2011 with respondent department.
- 2) That after appointment the appellant performed his duty regularly with full devotion and hard work and no complaint whatsoever has been made against the appellant.
- 3) That the appellant has been transferred to Elite Force on 01.07.2013.
- 4) That while performing his official duty with respondent department a false and fabricated criminal case FIR 388/2022 dated 09.06.2022 U/S 395, 337-A (1), 412, 397 PPC in P.S Shehzad Town Islamabad. (Copy of FIR is attached as Annexure-A).
- 5) That the appellant has been got bail in the said criminal case on 21.01.2023 from the court concerned. (Copy of bail order is attached as Annexure B).
- 6) That the appellant has been dismissed from service on 20.03.2023 due to involvement of the above criminal case. (Copy of impugned dismissal order is attached as annexure-C).

- 8) That after submitted Department appeal to respondent department the appellant becomes ill. (Copy of medical prescription are attached as Annexure-E).
- 9) That feeling aggrieved the appellant submitted the instant Service Appeal before this Hon' able Tribunal inter alia on the following grounds.

**GROUND**

- A). That the impugned orders dated 20/03/2023 is void ab initio order because it has been passed without fulfilling the codal formalities.
- B). That no regular inquiry has been conducted by the respondent Department and no chance of personal hearing has been provided to the appellant in this respect the appellant relied upon the Judgment dated 2008 Page SCMR 1369.
- C) That no charge sheet and statement of allegation has been issued /serve to the appellant which is a clear cut violation of Rules (6) (a) (b) of Police Rules 1975.
- D). That it well settled principal of law no one can be condemn unheard because it is against the natural justice of law and this respect the appellant relied upon the Judgment reported on 2008 SCMR Page 678.

①

F). That the respondent department should be waited till the final decision of the criminal case according to law and rules.

H). Any other grounds will be raised at the time of arguments with prior permission of this Hon'able Tribunal.

It is therefore most humbly prayed on acceptance of this appeal the impugned orders dated 20.03.2023 may kindly be set aside and the appellant may kindly be reinstated on his service along with all back benefits

Any other remedy which this august tribunal deems fit that may also onward granted in favor of appellant.

Through

  
Appellant

  
Kabir Ullah Khattak

  
&  
Roecda Khan

Advocates, High Court, Peshawar

5

**BEFORE THE KHYBER PAKHTUNKHWA SERVICE  
TRIBUNAL, PESHAWAR.**

Appeal No. \_\_\_\_\_ of 2023

Raqeeb S/o Siraf Khan Ex-Constable No. 3466 R/o Elite  
Platoon No 20 District Charsadda.

..... Appellant

**VERSUS**

1. Commandant Elite Force Khyber Pakhtunkhwa Peshawar.
2. Superintendent of Police Elite Force RRF Mardan Region.
3. Deputy Commandant Elite Force Khyber Pakhtunkhwa Peshawar.

..... Respondents

**APPLICATION FOR CONDONATION OF DELAY (IF ANY).**

**Respectfully Sheweth:**

- 1) That the petitioner/appellant has filed the accompanied appeal today in which no date has yet been fixed.
- 2) That petitioner/appellant has a good prima facie case and is hopeful for its success and the grounds mentioned in appeal may be treated as integral part of this application.
- 3) That the impugned dismissal order from service of the

6

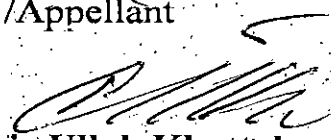
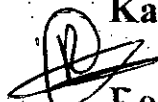
- 5) That after submitted departmental appeal to respondent department the appellant becomes ill.
- 6) That the respondent department should be waited till the final decision of the criminal case according to law and rules.
- 7) That there are many Judgment of the Supreme Court that cases should be decided on merit rather than on technicality.

It is, therefore, most humbly prayed that on acceptance of this application the delay if any may be condoned in the interest of justice.

Dated 16/11/2023

  
Petitioner /Appellant

Through

  
**Kabir Ullah Khattak**  
&  
  
**Kooeda Khan**  
**Advocates, High Court**  
**Peshawar**



(A)

**BEFORE THE KHYBER PAKHTUNKHWA SERVICE  
TRIBUNAL, PESHAWAR.**

Appeal No. \_\_\_\_\_ of 2023

Raqeeb S/o Siraf Khan Ex-Constable No. 3466 R/o Elite  
Platoon No 20 District Charsadda.

..... Appellant

**VERSUS**

1. Commandant Elite Force Khyber Pakhtunkhwa Peshawar.
2. Superintendent of Police Elite Force RRF Mardan Region.
3. Deputy Commandant Elite Force Khyber Pakhtunkwa Peshawar.

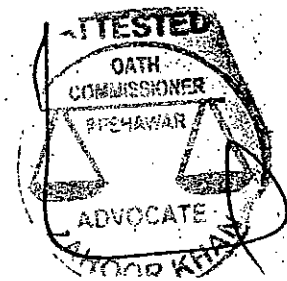
..... Respondents

**AFFIDAVIT**

I, Raqeeb S/o Siraf Khan Ex-Constable No. 3466 R/o Elite Platoon No 20 District Charsadda do hereby solemnly affirm and declare on oath that the content of the above application are true and correct to the best of my knowledge and belief and nothing has been kept secret and concealed from this Hon'ble Tribunal.

B  
DEPONENT

16-11-2023



8

**BEFORE THE KHYBER PAKHTUNKHWA SERVICE  
TRIBUNAL, PESHAWAR.**

Appeal No. \_\_\_\_\_ of 2023

Raqeeb S/o Siraf Khan Ex-Constable No. 3466 R/o Elite  
Platoon No.20 District Charsadda.

..... Appellant

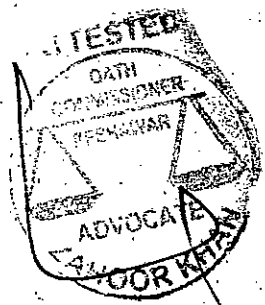
**VERSUS**

1. Commandant Elite Force Khyber Pakhtunkhwa Peshawar.
2. Superintendent of Police Elite Force RRF Mardan Region.
3. Deputy Commandant Elite Force Khyber Pakhtunkhwa Peshawar.

..... Respondents

**AFFIDAVIT**

I, Raqeeb S/o Siraf Khan Ex-Constable No. 3466 R/o Elite Platoon No 20 District Charsadda do hereby solemnly affirm and declare on oath that the content of the above appeal are true and correct to the best of my knowledge and belief and nothing has been kept secret and concealed from this Hon'ble Tribunal.



R  
DEPONENT

16-11-2023

**BEFORE THE KHYBER PAKHTUNKHWA SERVICE TRIBUNAL,**  
**PESHAWAR.**

Raqeeb S/o Siraf Khan Ex-Constable No. 3466 R/o Elite  
Platoon No 20 District Charsadda.

..... Petitioner

**VERSUS**

1. Commandant Elite Force Khyber Pakhtunkhwa Peshawar.
2. Superintendent of Police Elite Force RRF Mardan Region.
3. Deputy Commandant Elite Force Khyber Pakhtunkhwa Peshawar.

..... Respondents

**ADDRESSES OF THE PARTIES**

**Appellant**

Raqeeb S/o Siraf Khan Ex-Constable No. 3466 R/o Elite  
Platoon No 20 District Charsadda.

**Respondents**

1. Commandant Elite Force Khyber Pakhtunkhwa Peshawar.
2. Superintendent of Police Elite Force RRF Mardan Region.
3. Deputy Commandant Elite Force Khyber Pakhtunkhwa Peshawar.

Appellant

Through

Kabir Ullah Khattak

Aman A P. (10)

نمبر 109749

تاریخ 25-04-2022

اداریہ سروس ایف بی سی کے ذریعہ منسلک شدہ گیس ڈیسک کے رجسٹرڈ نمبر 109749 پر

رقم: 150000/-

1	فائل نمبر: 109749	اس سے متعلق ہر ماہ کی رقم
2	انعام رقم: 150000/-	موجودہ رقم: 150000/-
3	مستحق نام: (موجودہ رقم) اگر کسی کو ہے	نمبر: 109749
4	پولی وے نمبر: 109749	اس سے متعلق ہر ماہ کی رقم
5	کاروبار کے نام اور پتے کی تفصیلات	مستحق نام: (موجودہ رقم) اگر کسی کو ہے



سرکار ہریانہ کے قریبی ضلعوں میں موجود گیس ڈیسک کے رجسٹرڈ نمبر 109749 پر  
 رقم: 150000/-

Munir Baig 109749

بسم اللہ الرحمن الرحیم  
 میری طرف سے مندرجہ ذیل تمام رقموں کو ایک دفعہ واپس لینا اور اس رقم کو اپنے کاروبار کے لیے استعمال کرنے کی اجازت دینا۔  
 رقم: 150000/-

میں نے مندرجہ ذیل تمام رقموں کو اپنے کاروبار کے لیے استعمال کرنے کی اجازت دینا اور اس رقم کو اپنے کاروبار کے لیے استعمال کرنے کی اجازت دینا۔  
 رقم: 150000/-

میں نے مندرجہ ذیل تمام رقموں کو اپنے کاروبار کے لیے استعمال کرنے کی اجازت دینا اور اس رقم کو اپنے کاروبار کے لیے استعمال کرنے کی اجازت دینا۔  
 رقم: 150000/-

Munir Baig  
 09-06-2022

Anwar B 11

AL-NO  
Other F  
1/10/22

THE COURT OF ATIF JAMEEL, JUDICIAL MAGISTRATE SECTION

30 Cr. P.C, EAST-ISLAMABAD

ILLYAS AND OTHERS ... VS... THE STATE.

IN CASE FIR No. 388/22, Dated 09.06.2022, U/S 395/337A-I/337-  
FV/412/397 PPC

PPC P.S Shahzad Town, Islamabad.

ORDER:  
21.01.2023

Present:- Rao Muhammad Sarfráz Advocate Learned counsel for the  
accused/petitioners.  
Complainant Asif Iqbal in person.  
Learned ADDP for the state.

Accused Ilyas S/o Sohrab Khan, Hayat Ullah S/o Naimat Ullah,

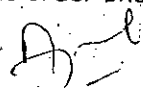
Raqeeb Khan S/o Siraf Khan & Zakirullah S/o Abdul Jalil seeks their bail after  
arrest in case FIR No. captioned above.

On the other hand, Complainant of the case namely Asif Iqbal S/o  
Kemia Ghar Khan CNIC NO.16102-2328323-5 appeared in person submitted his  
affidavit and stated that he wants to record his statement, which is hereby  
allowed.

STATEMENT OF ASIF IQBAL S/O KEMIA GHAR KHAN CNIC NO.16102-  
2328323-5 COMPLAINANT OF THE CASE: -

Stated that I, am the complainant of the case, that I have entered  
into a compromise with the accused Ilyas S/o Sohrab Khan, Hayat Ullah S/o  
Naimat Ullah, Raqeeb Khan S/o Siraf Khan & Zakirullah S/o Abdul Jalil and  
pardoned them vide affidavit dated 21.01.2023, and I presented original affidavit  
of compromise as Mark-A and copy of my CNIC as Mark-A/1; that I have no  
objection if the accused persons are granted bail or acquitted from the instant  
case. In this regard he put his signature on the margin line of the order sheet as a  
token of correctness of his statement.

RO & AC  
21.01.2023

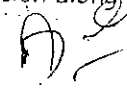
  
JUDL: MAGISTRATE SECTIN.30  
EAST-ISLAMABAD.

ORDER  
21 01.2023

The statement of the complainant is recorded above the  
complainant categorically stated that he has no objection on grant of bail to the  
present accused petitioners or acquittal. Hence in the light of the compromise  
without touching the merit of the case bail application is hereby accepted subject  
to furnishing of bail bonds to the tune of Rs.60,000/- (Sixty Thousand only) each  
with One local surety each in the like amount to the satisfaction of this court.  
Accused is at liberty to submit the bail bonds in cash. Application along with order  
be annexed with report u/s 173 Cr.PC.

Announced.  
21-01-2023

ATTESTED

  
16 MAR 2023

(ATIF JAMEEL)  
Judicial Magistrate Sec.30

Government of Khyber Pakhtunkhwa  
Office of the Superintendent of Police Elite Force  
Mardan Region-I, Mardan.  
Phone No. 0937-9230699  
E-Mail Address: - [spelitemardan@gmail.com](mailto:spelitemardan@gmail.com)

Amir C

12


**ORDER**

This order will dispose off the departmental enquiry under Police Rules 1975 initiated against Constable Raqeeb No.3466, Elite Platoon No.20 District Charsadda, on the allegations that he while posted at Elite Platoon No.20 at District Charsadda, found involved in case FIR No.388 dated 09.06.2022 u/s 395/397/412/337A/337FVPPC Police Station Shahzad Town Islamabad. The defaulter official was also placed under suspension vide this office order No.459-62/EF dated 22.08.2022.

To the ascertain real facts, the delinquent officer was proceeded against departmentally through Inspector Nawaz Khan District Commander Elite Force Swabi vide this office charge sheet and statements of allegations No.475/EF dated 25.08.2022, the enquiry officer after fulfillment of all legal and codal formalities submitted his finding report wherein he held responsible the delinquent officer for misconduct and recommended him "Major Punishment".

In this connection, he was issued Final Show Cause Notice through Superintendent Jail Rawalpindi vide this office No.770/EF dated 21.12.2022, to which the delinquent officer (Under Custody) has failed to submitted his reply, which clearly shows that he has nothing to offer in his defense.

Keeping in view the above circumstances and the exercise of powers vested to me under the Khyber Pakhtunkhwa Police Rules 1975 as amended 2014, I Muhammad Rauf Superintendent of Police Elite Force Mardan Region, being the competent authority hereby award Major Punishment of "Dismissal from service" to Constable Raqeeb No.3466, Elite Platoon No.20 District Charsadda with immediate effect.

  
(MUHAMMAD RAUF)  
Superintendent of Police,  
Elite Force/RRF Mardan Region.

No. 245-50 /EF.

Date: 20 / 03 / 2023.

Copy is forwarded for information and necessary action to:-

1. The Deputy Commandant, Elite Force, Khyber Pakhtunkhwa, Peshawar.
2. PSO to Addl: IGP Commandant Elite Force, Khyber Pakhtunkhwa, Peshawar.
3. Accountant Elite Force, Khyber Pakhtunkhwa, Peshawar.
4. OASI/SRC Elite Force, Khyber Pakhtunkhwa, Peshawar.
5. FMC Elite Force, Khyber Pakhtunkhwa, Peshawar along with complete departmental enquiry file Encls: (31) Pages.

6. Constable Raqeeb No. 3466

Better Copy

13

Government of Khyber Pakhtunkhwa  
Office of the Superintendent of Police Elite Force  
Mardan Region-I, Mardan  
Phone No. 0937-9230699  
Email-Address:- [spelitemardan@gmail.com](mailto:spelitemardan@gmail.com)

**ORDER**

This order will dispose off the departmental enquiry under Police Rules 1975 initiated against **Constable Raqeeb No 3466, Elite Platoon No. 20** District Charsadda, on the allegation that he while posted at Elite Platoon No. 20 at District Charsadda, found involved in case FIR No. 388 dated 09.06.2022 U/S 395/397/412/337AI/337F/VPPC Police Station Shahzad Town Islamabad. The defaulter official was also placed under suspension vide the office order No. 459-62/EF dated 22.08.2022.

To the ascertain real facts, he delinquent officer was proceeded against departmentally through **Inspector Nawaz Khan District Elite Force Swabi** vide office charge sheet and statement of allegation 474/EF dated 25.08.2022 the inquiry Officer after fulfillment of all legal and codal formalities submitted his finding report wherein he held responsible the delinquent officer for misconduct and recommended him "**major punishment**".

In this connection he was issued final show cause notice through superintendent Jail Rawalpindi vide office order No 471/EF dated 21.12.2022 to which the delinquent officer (under custody) has failed to submitted his reply which clearly shows that he has nothing to offer in his defense.

Keeping in view the above circumstances and the exercise of power vested to me under the Khyber Pakhtunkhwa Police Rules 1975 as amended 2014 I Muhammad Rauf Superintendent of Police Elite Force Mardan Region being a competent authority hereby recommended "**major punishment of dismissal from service**" to Constable Raqeeb No 3466 of Elite Platoon No. 20 District Charsadda with immediate effect:-

(Muhammad Rauf)  
Superintendent of Police  
Elite Force RRF Mardan  
Dated 20.03.2023

No. 245-30 /EF

**Copy forwarded for information and necessary action**

1. The Deputy Commendant Elite Force Khyber Pakhtunkhwa Peshawar.
2. PSO to Addl IGP Commandant Elite Force Khyber Pakhtunkhwa Peshawar.
3. Accountant Elite Force Khyber Pakhtunkhwa Peshawar.
4. OASI/SRC Elite Force Khyber Pakhtunkhwa Peshawar
5. FMC Elite Force Khyber Pakhtunkhwa Peshawar  
Departmental inquiry file endorsement No. 31 pages.
6. Constable Raqeeb No 3466.

خدمت جناب ڈپٹی کمانڈنٹ الملٹری فورسز یونین فیدریشن کوآپریٹو لیاؤ اور  
 Annex D P 14

U.No. 2030  
 Date 27-3-23  
 Commandant Elite Force

(رسم اپیل بجائی سروس)

جناب عالی!

گزارش کی جاتی ہے کہ سائل مقیم محلہ 388 جو 22-6-96ء میں  
 337A J 337Fv 397-395 میں بطور کپتان ریٹائر ہوئے ہیں اور ان کی سروس کی مدت سے سائل کی آنٹوائری کمیٹی نے  
 اور آنٹوائری آفسر نواز خان پھر کیا گیا اور suspended کیا گیا تھا اور بعد میں فائنل شو کاز  
 نوٹس کیا گیا تھا اور آنٹوائری آفسر نے Recommendation کرتے ہوئے SP ایس پی  
 ایچ فورس مردان کی آنٹوائری جھوٹی لٹی اور SP ایس پی ایچ فورس مردان  
 نے جو الٹرا ڈیوٹی EF/50-245 No: 23-3-20 جو نوٹری سے پر حاست کیا  
 گیا اپیل کے سیراء راضی نامہ کے کاغذات لف ہیں  
 سائل ایس ڈی اور میجر پھونے سے تعلق رکھتا ہے سائل کے بیوی بچے اور والدین  
 صنف ائمہ ہیں، سائل کے بیوی بچے اور والدین صنف ائمہ راجی نامہ کو دیکھتے ہوئے سائل کو  
 نوٹری پر بحال کرنے کے احکامات صادر فرما کر متور فرمائیں

میں زاریت ہوں

بھولہ: 27/3/23

سائل آئندہ کے جناب اور دعا گو ہے

السائل

ایف ایف ایف فرمان Ex کنسل رقیب خان 3466 EF مع اللہ فریسی لیاؤ

جوائنٹ میجر 226 3 5 905-0315

EC  
 [Signature]



Amam (E) 15

DHQ HOSPITAL CHARSAZZA  
OUT DOOR PATIENT TICKET

Sent To: CASUALTY

Monthly OPD Serial No



Date 17-6-23

Yearly OPD/CRP No 374

Name Yaqoob Khan Age Sex

Father's/Husband's Name

Provisional Diagnosis

Chief Complaint/  
Clinical Finding/  
Investigation Advised.

Treatment/Referred/Test Findings

Temp present here abdominal pain

Sub. paraclal

Pul. normal

U/S - women  
Tck - Refor 75  
17

Medical Officer  
D.H.Q Hospital  
Charsadda



Patient Name Yaqub Khan Sex M Age 3

Investigation Required CBC, MP (IC) Date 17-6-23

**HEMATOLOGY**

TEST	NORMAL
Hemoglobin: <u>12.3</u>	M 14-18, F 12-16
TLC Count: <u>3600</u>	4000-11000/cmm
<b>D.L.C</b>	
Neutrophils: <u>43%</u>	45-75%
Lymphocytes: <u>50%</u>	20-45%
Monocytes: <u>04</u>	01-04%
Eosinophils: <u>03</u>	01-06%
Platelet Count: <u>1,04,000</u>	1,50,000 - 4,50,000
CRP:	Upto 6.0mg/l
E.S.R:	Upto 15mm/1st hour
BT:	
CT:	
RBC Morphology:	
G6 PD	N-Rang
Result	20mts to 60 mts

**BIOCHEMISTRY**

TEST	RESULT	NORMAL
Glucose Fasting		70-110mg/dl
Glucose Random		80-150mg/dl
Blood Urea		10-40mg/dl
S Creatinine		0.5-1.5 mg/dl
S. Uric Acid		M3.5-7.0 F2.4-5.7 mg /dl
Total Lipid		450-850 m/dl
S.Cholesterol		150-220 m/dl
S.Triglyceride		50-150 m/dl
H.D.L		> 35
L.D.L		< 165
S.Bilirubin Total		upto 1.0 mg/dl
Bilirubin Direct		0.25
Bilirubin in Direct		0.75
SGPT (ALT)		upto 40U/L
AIK, Phospates		Adult <306 Child <600
S. Calcium		7-11 mg/dl
S. Amaylase		20-120 g%
S-Albumin		

**IMMUNOLOGY  
 WIDAL TEST**

To: \_\_\_\_\_ TH \_\_\_\_\_  
 Ao: \_\_\_\_\_ Bo: \_\_\_\_\_

ICT TB	
Rheumatoid Factor	
A.S.O Titer	100-2.10unit
S.Toxoplasmosis	
<b>BLOOD GROUP</b>	
<b>RH FACTOR</b>	
V.D.R.L	
Typhidot IgG	
IgM	
Hbs Ag	
HCV	
H-Phylori	
HIV	
ICT Malaria	<u>Positive (+ive)</u>
Brucella	
Melitensis	
Abortus	

**URINE ANALYSIS**

PHYSICAL EXAMINATION	CHEMICAL EXAMINATION
Volume	
Colour	
Albumine	
Sugar	
PH	

**MICROSCOPIC EXAMINATION**

Red cell	HPF
Pus cell	HPF
Epith cell	HPF
Calcium Oxalate	HPF
Amorphous urates	HPF

**PREGNANCY TEST**

This report is only based on the sample received and made clinical correlation the reporting of physician may consult the lab for detailed description  
**Not Valid For Court use**  
 Please Fast Free to Cook Within 48 Hours For a True Report of any Test

Lab. Incharge

آئی بی پی ریسٹ کیلے  
 24 گھنٹے کو مشال

(17)

# DHQ HOSPITAL CHARSAZZA

Sent To: CASUALTY

OUT-DOOR PATIENT TICKET



Monthly OPD Serial No

Date 26-7-27

Yearly OPD/CRP No 24440

Name Rajesh Khan

Age

Sex

Father's/Husband/s Name

Provisional Diagnosis

Chief Complaint/  
Clinical Finding/  
Investigation Advised.

Treatment/Referred/Test Findings

o Temperature  
o Absent infection

aduc  
CRP MP

Tab - V  
Charatic Soring

Tab - paracetamol  
1-1-1

Tab - Serbox 2

Medical Office  
D.H.Q Hospital  
Charsadda

DHQ HOSPITAL CHARSADDA

CB

Sent To: CASUALTY

OUT DOOR PATIENT TICKET



Monthly OPD Serial No

Date 18-8-23

Yearly OPD/CRP No 2839

Name Rajesh Khan

Age

Sex

Father's/Husband/s Name

Provisional Diagnosis

Chief Complaint/  
Clinical Finding/  
Investigation Advised.

Treatment/Referred/Test Findings

High grade fever

Tub. Novidat 500mg  
1-1-1

Tub. paracetol  
1-1-1

Tub. ESBomeprazole

Achar  
Typhidat  
MD

Medical Office  
D.H.Q Hospital  
Charsadda

DHQ HOSPITAL CHARSADDA  
OUT DOOR PATIENT TICKET

Sent To: CASUALTY

Monthly OPD Serial No



19

Date: 30-9-20

Yearly OPD/CRP No

328/10

Name

Rajesh Khan

Age

Sex

Father's/Husband's Name

Provisional Diagnosis

Chief Complaint/  
Clinical Finding/  
Investigation Advised.

Treatment/Referred/Test Findings

temperature

Adler  
o/mer/B  
o MR-

Tub Panadial

HPT

Tub voren

Crain max

OR central ven

Medical Officer  
D.H.Q Hospital  
Charsadda

DHQ HOSPITAL CHARSADDA

Sent To: CASUALTY

OUT-DOOR PATIENT TICKET



Monthly OPD Serial No.

Date 22/1/23

Yearly OPD/CRP No 39/2023

Name

Rajesh Kumar

Age

Sex

Father's/Husband's Name

Provisional Diagnosis

Chief Complaint/  
Clinical Finding/  
Investigation Advised.

Treatment/Referred/Test Findings

Advice

Dengue N<sup>o</sup> 451

CBC MP -

Tab paracetol  
1+1+

Tab. Artem DS.

mf. prones

Medical Officer  
D.H.Q Hospital  
Charsadda

# AL-SHIFA

DIAGNOSTIC LABORATORY

PMDC Reg: 7436-N

HRA No.18280-F



ڈاگنوسٹک لیبارٹری

Near Emergency Gate DHQ Hospital Charsadda

0318-8838316

0318-9285787

Patient Name Kayleb Khan

Sex M

Age ?

Investigation Required T.P.R. M.P.

Date 28/07/20

## HEMATOLOGY

TEST	NORMAL
Hemoglobin:	M 14 -18, F 12-16
TLC Count:	4000-11000/cmm
<b>D.L.C</b>	
Neutrophils:	45-75%
Lymphocytes:	20-45%
Monocytes:	01-04%
Eosinophils:	01-06%
Platelet Count:	1,50,000 - 4,50,000
CRP:	Upto 6.0mg/l
E.S.R.:	Upto 15mm/1st hour
BT:	
CT:	
RBC. Morphology:	
G6 PD	N-Rang
Result	20mts to 60 mts

## URINE ANALYSIS

PHYSICAL EXAMINATION	CHEMICAL EXAMINATION
Volume	
Colour	
Albumine	
Sugar	
PH	

## MICROSCOPIC EXAMINATION

Red cell	HPF
Pus cell	HPF
Epith cell	HPF
Calcium Oxalate	HPF
Amorphous urates	HPF

## PREGNANCY TEST

This report is solely based on the sample received and each clinical consultation the referring physician may consult the lab for detailed discussion  
 Not Valid For Court use  
 Please Feed Free to call Within 48 Hours For a Free Report of any Test

Lab. Incharge

## BIOCHEMISTRY

TEST	RESULT	NORMAL
Glucose Fasting		70-110mg/dl
Glucose Random		80-150mg/dl
Blood Urea		10-40mg/dl
S Creatinine		0.5-1.5 mg/dl
S. Uric Acid	M3.5-7.0 F2.4-5.7	mg /dl
Total Lipid		450-850 m/dl
S.Cholesterol		150-220 m/dl
S.Triglyceride		50-150 m/dl
H.D.L		> 35
L.D.L		< 165
S.Bilirubin Total		upto 1.0 mg/dl
Bilirubin Direct		0.25
Bilirubin in Direct		0.75
SGPT (ALT)		upto 40U/L
AIK, Phospates		Adult <306 Child <600
S. Calcium		7-11 mg/dl
S. Amaylase		20-120 g%
S- Albumin		

## IMMUNOLOGY

### WIDAL TEST

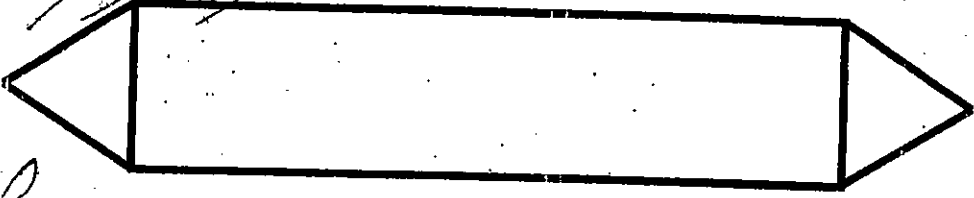
To: \_\_\_\_\_ TH

Ac: \_\_\_\_\_ Bo: \_\_\_\_\_

ICT TB	
Rheumatoid Factor	
A.S.O Titer	100-2.10unit
S.Toxoplasmosis	
BLOOD GROUP	
RH FACTOR	
V.D.R.L	
Typhidot IgG	Positive (+ive)
IgM	Positive (+ive)
Hbs Ag	
HCV	
H-Phylori	
HIV	
ICT Malaria	Negative (-ve)
Brucella	
Melitensis	
Abortus	

آئی کی ایف ٹی ٹیسٹ کیلئے  
 24 گھنٹے کے اندر

بعدالت ہذا۔ سرور شریفی کی درخواست پر



۲۰۲۰ء ۲ منجانب صاحب

رہنما خان بنام لکھنؤ

مورخہ

مقدمہ

دعویٰ

جرم

### باعث تحریر آنکہ

مقدمہ مندرجہ عنوان بالا میں اپنی طرف سے واسطے پیروی و جواب دہی وکل کارروائی متعلقہ در

آن مقام و سند

کیلئے بعدالت ہذا سرور شریفی کی درخواست پر

مقرر کر کے اقرار کیا جاتا ہے۔ کہ صاحب موصوف کو مقدمہ کی کل کارروائی کا کامل اختیار ہوگا یا لکھنؤ

وکیل صاحب کو راضی نامہ کرنے ق تقرر ثالث و فیصلہ پر حلف دیئے جواب دہی اور اقبال دعویٰ اور

بصورت ڈگری کرنے اجراء اور وصولی چیک و روپیہ ارضی دعویٰ اور درخواست ہر قسم کی تصدیق

زرائین پر دستخط کرانے کا اختیار ہوگا۔ نیز صورت عدم پیروی یا ڈگری یکطرفہ یا اپیل کی برآمدگی

اور منسوخی نیز دائر کرنے اپیل نگرانی و نظر ثانی و پیروی کرنے کا محتاج ہوگا۔ از بصورت ضرورت

مقدمہ مذکور کے کل یا جزوی کارروائی کے واسطے اور وکیل یا مختار قانونی کو اپنے ہمراہ یا اپنے بجائے

تقرر کا اختیار ہوگا۔ اور صاحب مقرر شدہ کو بھی وہی جملہ مذکور با اختیار حاصل ہوں گے

اور اس کا ساختہ پر داخستہ منظور و قبول ہوگا دوران مقدمہ میں جو خرچہ ہر جانہ اتوائے مقدمہ ہوں گے

سبب سے وہوگا۔ کوئی تاریخ پیشی مقام دورہ پر ہو یا حد سے باہر ہو تو وکیل صاحب پابند ہوں گے۔

کہ پیروی مذکور کریں۔ لہذا وکالت نامہ لکھ دیا کہ سند ہے۔

۲۰۲۰ء

المرقوم ۵۷

بہ نامہ لکھنؤ  
بہ نامہ لکھنؤ  
بہ نامہ لکھنؤ