BEFORE THE HON'BLE KHYBER PAKHTUNKHWA SERVICE TRIBUNAL PESHAWAR

Service Appeal No. 188 / 12023

Sajjad Ahmad Khan	,
	(Appellant)

VERSUS

Inspector General of Police and others
.....(Respondents)

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Appellant

Through

Was of C

Wajid Ali Shahzad Advocate High Court, Peshawar

Dated: 10.11.2023

٠,

BEFORE THE HON'BLE KHYBER PAKHTUNKHWA SERVICE TRIBUNAL PESHAWAR

Service Appeal No. 1889 /2023

R/o	ad Ahmad Khan S/o Amin Ullah Jan Opazi Bala, Mathra, Tehsil & District Peshawar Dector, Police Department, Peshawar
*****	(Appellant)
	VERSUS
1)	The Inspector General of Police, Police Department, Khyber Pakhtunkhwa, Peshawar
2)	Deputy Inspector General of Police, Police Department, Khyber Pakhtunkhwa, Peshawar
3)	Chief Secretary, Government of Khyber Pakhtunkhwa, Peshawar
	(Respondents)

Service Appeal Under Section 4 of the Service Tribunal Act, 1974 against the impugned Transfer / Posting Order dated 26.05.2023 of the respondent No. 2 may kindly be set aside and departmental appeal dated 02.06.2023 still not

responded after lapse of statutory period of 90 days.

Respectfully Sheweth

The appellant most humbly submits as under:

- 1. That the appellant is law abiding citizen of Islamic Republic of Pakistan and residing in Opazi Bala, Mathra, Tehsil & District Peshawar. (Copy of CNIC is attached as Annexure A)
- 2. That the appellant is highly qualified and is serving in respondents department as Inspector bearing Belt No. P/407 at Tatara Police Station, Peshawar.
- 3. That during the service period of the appellant, the appellant served various Police Stations in District Peshawar, during the entire service period there was no complaint against the appellant and his appointment of the appellant, the appellant regularly and honestly performing his duties with full devotion and dedication and never committed any sort of mis conduct.
- 4. That on 24.05.2023 the appellant was suspended from his service and closed to line from Tatara Police Station. (Copy of order dated 24.05.2023 is attached as Annexure B)
- 5. That during the period of suspension from service of the appellant the respondents issued an order on

26.05.2023 and the appellant was transferred / posted from Peshawar to Bannu Region, it is important to mentioned here that the impugned order was received to appellant on 30.05.2023. Furthermore on the same date i.e. 26.05.2023 an order was passed in which the service of the appellant was forfeiture 06 months approved service. (Copies of orders dated 26.05.2023 are attached as Annexure C & D respectively)

- 6. That thereafter the appellant was reinstated to his service vide order dated 07.06.2023. (Copy of order dated 07.06.2023 is attached as Annexure E)
- 7. That the respondent No. 2 without any just cause or any other reason transferred the appellant from Peshawar to Bannu Region vide impugned transfer / posting order dated 26.05.2023.
- 8. That the appellant feeling aggrieved from the above said transfer / posting order dated 26.05.2023 preferred departmental appeal before the respondent No. 1 and also submitted an application to respondent No. 3 but till date no appropriate order has been passed. (Copies of Departmental Appeal and application are attached as Annexure F)
- That the appellant has no other alternate, efficacious, speedy remedy, hence to approach this hon'ble court, inter alia on the following grounds.

GROUNDS

- i) That the order dated 26.05.2023 is unlawful, void ab-initio, against law and rules on subject, hence li able to be set aside.
- ii) That the order in question was passed at the back of the appellant, and is result of political maneuvering and just to please near and dear ones, hence violation of Article 10-A of the Constitution of Pakistan 1973.
- That according to Notification bearing No. SO(Policy) (E&AD)1-4/2023 dated 29.05.2023 of Establishment Department (Regulation Wing) there is ban on posting and transfers in Khyber Pakhtunkhwa inspite of that the said order is issued. (Copy of notification is attached as Annexure G)
- iv) That appellant's wife medical treatment is continued in Islamabad and the appellant's wife continuously attending her medical treatment and she is admitted in General Hospital Peshawar and proper care is very much necessary for my wife and there is no other male member in the house of appellant who can look after, therefore the presence of appellant in Peshawar is very much necessary and it will be very difficult / hardship for the appellant to continue his duties in Bannu Region. (Medical documents are attached as Annexure H)

v) That any other ground will be raised at the time of arguments.

It is, therefore, most humbly prayed that on acceptance of the instant service appeal, the impugned Transfer / Posting Order dated 26.05.2023 of the respondent No. 2 which is passed in violative of law, rules and also against the posting / transfer policy of provincial government, as well as by the Ban Period of Interim Govt. / Setup, thus the same in violation of law and policy and to be declare illegal, unlawful, without lawful authority. Any other relief which is no specifically be asked for may also be granted as per circumstances of the case.

Appellant

Through

Wajid Ali Shahzad Advocate High Court, Peshawar

Dated: 07.06.2023

Certificate:

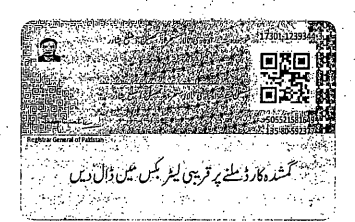
No such service appeal on the above subject matter above has earlier been filed before this honourable court.

ADVOCATE

BEFORE THE HON'BLE KHYBER PAKHTUNKHWA SERVICE TRIBUNAL PESHAWAR

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-					
Sajjad A	hmad Khan		•		
		· · · · · · · · · · · · · · · · · · ·		(Ap	pellant)
·]	<u>†</u>	VERS	SUS		•
Inspector	General of I	Police and c	others	t	
	*******			(Respo	ndents)
		AFFIDA	<u>V!T</u>		* •
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Wajid Ali S Advocate H		·	Signia.		









Name Number & Bart



SP SIPERINTENDENT OF POLIC INVESTIGATION : PESHAWAR

SR: SUPERINTENDENT OF POLICE INVESTIGATION, PESHAWAR

Dated Peshawar the RS 05,2023

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- VE Concerned

DSP /2011 14-05-22





OFFICE OF THE INSPECTOR GENERAL OF POLICE. KLIYDER PAKHTUNKHWA United Production His 2 C.PS, 2023

ORDER,

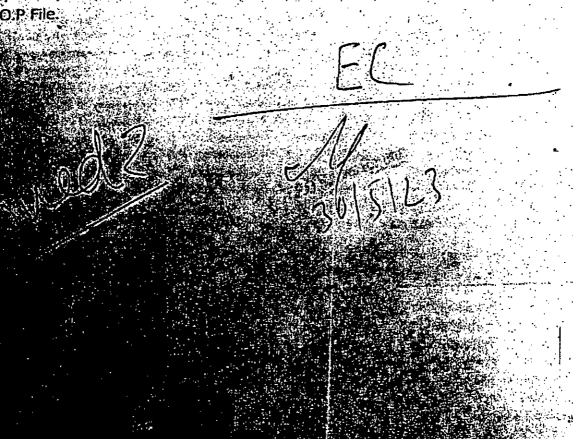
No TOPO/E-II, TRANSFER/POSTING: Inspector Salad Abaud No P/40/ of CCP Peshawar is hereby transferred/posted to Bannu Region, with immediate effect

Khyber Pakhtunkhwa, Peshawas.

Endst: No. & date even.

Copy forwarded to the:-

- 1. Capital City Police Officer, Peshawar.
- Regional Police Officer Bannu.
- 3. PSO to the Worthy Inspector General of Police Knyber Pakhtunkhwa.
- OS/Secret, CPO.
- 5. U.O.P File.





OFFICE OF THE SEP

INVESTIGATION, Phoniasvan

OFFICOF THE CAPITAL CITY POLICE OFFICER,

DY: No 7980 P., CAPITAL CITY

PESHAWAR

Phone No. 091-9210989 Fax: No. 091-9212597

Editione NC

ORDER

This order will dispose of the departmental enquiry against Inspector Sajjad Ahmad No. P/407, OII Police Station Tatara, Peshawar who was proceeded against departmentally on the following charges:-

- i) He while posted as OH Police Station Tatara, Peshawar has been reported to be morally and financially corrupt.
- ii) He carries a bad reputation and is infamous for exploiting innocent folk through various influences and fraudulent means.
- iii) He remains out of station/absent from his place of posting which speaks highly indiscipline and disinterest in performance of his official duties.

He was issued proper Charge Sheet and Summary of Allegations and SP/Investigation Headquarters, Peshawar was appointed as enquiry officer to scrutinize the conduct of the accused officer. The Enquiry Officer after conducting departmental enquiry submitted his findings and reported that the delinquent officer had failed to interrogate an accused involved in case of FIR No. 107, dated 01 03.2023 in PS Tatara and left him unattended not proceeded himself to Islamabad without prior permission from seniors. Being a amort supervisory officer he should had intimated his senior before leaving the duty station, for high he has to be reprimanted.

After perusal of the findings of linquiry Officer and keeping in view his general autation I, being competent authority hereby award him a minor punishment of "forfature of months approved service".

"Order is announced"

SYED ASHFAQ ANWAR, PSP (1) CAPITAL CITY POLICE OFFICER, PESHAWAR

211311-27



OPPICE OF THE SR: SUPERINTENDENT OF POLICE INVECCY, RESULTING.

Office Ph:No. 091-9210642 No. 3352 - 60 /PA, Dated Peshawar the

01 126 19113

ORDER

Consequent upon approval of Worthy Capital City Velice Infrest, Verigense, Importa-Sujjud Ahmad No. 17/407 is hereby reinstated to the service from the date of his superiors, are relieved from CCP Peshawar with immediate effect and directed to make his writted at the place of posting vide order No. 290/CPO/P-II/Transfer/Posting dated 20/05/2013 Les Wanxi Keifen.

Investigation, Car, Vestiawar

Copy of above is sent to:

- > The Capital City Police Officer Peshawar.
- > SSP Coordination, Peshawar.
- SsP Inv: Peshawar.
- > DSsP Inv: Peshawar.
- > EC-1, EC-11 & FMC CCP Peshawar.
- > Pay Officer CCP, Peshawar.
- > Accountant PBI HQrs: Pexhawar.
- I/C Computer Cell.
- Official concerned.
- All concerned

BEFORE THE HON;BLE INSPECTOR GENERAL OF POLICE, POLICE DEPARTMENT, KP PESHAWAR

DEPARTMENTAL APPEAL

Departmental appeal against order dated 26.05.2023 passed by the Inspector General of Police, whereby the appellant has been transferred from the post of Inspector No. P/407 to Bannu Region.

Respectfully Sir,

- 1) That the appellant is highly qualified and is serving Police Department as Inspector bearing Belt No. P/407 at Tatara Police Station, Peshawar.
- 2) That the appellant's transfer order was issued and the appellant was transferred from Peshawar to Bannu Region vide order dated 26.05.2023 which was received to appellant on 30.05.2023.
- 3) That since his appointment, the appellant regularly & honestly performing his duties with full devotion and dedication, and never committed any sort of misconduct.
- 4) That the worthy Inspector General of Police without any just cause or any other reason transferred the appellant from the Peshawar to Bannu Region on 26.05.2023.

(iv)

That feeling aggrieved from the above said order, the appellant preferred the instant departmental appeal on the following grounds amongst the others

GROUNDS

- i) That the order dated 26.05.2023 is unlawful, void abinitio, against law and rules on subject, hence li able to be set aside.
- That the order in question was passed at the back of the appellant, and is result of political maneuvering and just to please near and dear ones, hence violation of Article 10-A of the Constitution of Pakistan 1973.
- iii) That according to Notification bearing No. SO(Policy) (E&AD)1-4/2023 dated 29.05.2023 of Establishment Department (Regulation Wing) there is ban on posting and transfers in Khyber Pakhtunkhwa inspite of that the said order is issued.
- Islamabad and the appellant's wife continued in Islamabad and the appellant's wife continuously attending her medical treatment and she is admitted in General Hospital Peshawar and proper care is very much necessary for my wife and there is no other male member in the house of appellant who can look after, therefore the presence of appellant in Peshawar is very much necessary and it will be very difficult / hardship for the appellant to continue his duties in Bannu Region.

منسل المامان

v) That any other ground will be raised at the time of arguments.

It is, therefore humbly prayed that on acceptance of this departmental appeal, the impugned order dated 26.05.2023 may kindly be set aside and the appellant may kindly be allowed to perform his duty as Inspector at Peshawar Region.

Appellant

Sajjad hmad Inspector No. 9/407

Dated: 02.06.2023



GOVERNMENT OF KHYBER PAKHTUNKHWA ESTABLISHMENT DEPARTMENT (REGULATION WING)

No. SO (Policy) (E&AD) 1-4/2013 Dated Peshawar, the 29th May, 2023

To

- 1. Additional Chief Secretary P&D Department Govt, of Khyber Pakhtunkhwa
- 2. Senior Member Board of Revenue, Govt. of Khyber Pakhtunkhwa
- 3. Administrative Secretaries to Govt, of Khyber Pakhtunkhwa
- 4. All Divisional Commissioners in Khyber Pakhtonkhwa
- 5. All Heads of Attached Departments in Khylier Pakhtunkhwa
- 6. All Deputy Commissioners in Khyber Pakhtunkhwa

Subject: -Dear Sir.

BAN ON POSTINGS AND TRANSFERS IN KHYBER PAKHTUNKHWA

I am directed to refer to the above cited subject and to convey that in view of the fragile fiscal position of the Provincial Government, the Hon'ble Chief Minister Khyber Pakhtunkhwa has been pleased to impose ban on inter-district posting and transfers of officers and officials under the Government of Khyber Pakhtunkhwa as per the following:

- i. There shall be complete ban on inter-district transfers in all the departments;
- This ban shall not apply on transfers within the districts and within the Secretariat and Directorates. However, while proposing such transfers of officers/officials within the district, Directorates or the Secretariat, as the case may be, due diligence must be observed and tenure, suitability of the officers/officials for the posts and past performance must be taken into account:
- iii. In cases posting and transfer is necessitated due to some court orders or some administrative exigencies, ban relaxation will be obtained from Chief Minister through summary. For such posting/transfers, departments will put forth sound justifications.

 Subsequently in cases where NOC from Election Commission is required, cases will be taken up with ECP for ban relaxation by the concerned Administrative Departments.

This ban shall not apply on filling of vacant posts through recommendations of the Khyber Pakhtunkhwa Public Service Commission as Election Commission of Pakistan has already granted exemption in such cases.

Yours sincerely,

Deputy Secretary PS/03923

<u>ENDST: NO. & DATE EVEN</u>

Copy is forwarded for information to:

- 1. Principal Secretary to Governor, Khyber Pakhtunkhwa
- 2. Principal Secretary to Chief Minister, Khyber Pakhtunkhwa
- 3. CSO/PSO to Chief Secretary to Govt. of Khyber Pakhtunkhwa.
- 4. All Additional Secretaries/Deputy Secretaries/Section Officers in Establishment & Administration Department

Section Officer (Policy)

Company of the second s
FER Booking Protocols
163
Name: Sarvat Sajjad MR No. 22-1942
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3. Cyclogest Passaries 400mg
ایک شخ ایک شام (بارہ گھنٹے کے وقفے سے)
فني دائے الا (الزرون استقال ملاء) - کی منع سے شروع کریں
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5. FER
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Doctor's Name: Som Silander. Date: 1/3/23



3/8/23, 11:45 AM

Search

Cryopreservation

Destroying Detail

D Thawing Detail Renewal Straws List

0

Q

G

Search Couple Freezed Embryo

Couple Embryos in all Dewar

Location

ICSI-22-1942/SARWAT SAJJAD W/O SAJJAD AHMAD KHAN /W:03349057340 H:03349057340

No. Of Embryo in Storage: 0 No. Of Sperm in Storage: 1

Freezing detail

1 D22 C4 334 57 06/09/2022 10 AM

Freezed By: Admin Freezing Date: 07/12/2022 05 PM Comments: RIK 0-4 Removing Date: 07 Mar 2023

ACTIVE SPERMARTOGENESIS

05 Sep 2023

Franzi et Sir We iffied by Admin Admin

S#Freezing Deļad

Thawing detail

Freezed Emission (1613)

EXPDG BL. Excellent

Thawing Date; 07 Mar 2023 No. Of Embryo Thawed: 1

The greaters of the field

08 Mar 2023

Date of Embryo Replacement: No. Of Embryo Replaced: 1 18 Mar 2023

Date of Serum bHCG: Serum bHCG:

ICSI-22-1942
1. EXPDD BL. Excellent
Tab. Progyneva Tab. Outhoston 10mg Cyc

Replacement luto

No Embryo Destroyed.

Removed By: Admin

Islamabad Clinic Serving Infertile Couples ICSI (Pvt.) Ltd.

1st floor, Low Rise, Saudipak Tower, 61-A, Jinnah avenue, Blue Area, Islamabad-44000, Pakistan

UAN: 111 111 125. Tel: +9251-2096070, 2800157-60 Fax: 051-2800112

Http://www.ivf-icsi.com Email: Info@ivf-icsi.com

SUMMARY OF FROZEN EMBRYO REPLACEMENT

Name of the Patient:

SARWAT SAJJAD

Husband's Name:

SAJJAD AHMAD KHAN

Registration No:

ICSI-22-1942

Referring Doctor:

Procedure:

ICSI

Embryo in Storage:

Date of Storage:

07-12-22

No. of Embryo Stored:

01

Thawing Details:

Date of Thawing:

07-03-23

No. of Embryo Thawed:

01

Remaining no. of embryo

00

Remaining no. of straws in storage:

00

No. of embryo replaced:

01

Date of embryo replacement:

08-03-23

Luteal Support:

- CYCLOGEST PESSARIES 400mg 1BD

TAB DUPHASTON

1TDS

- PROGYNOVA

10 mg 2BD2 mg

- TAB FOLIC ACID

5 mg

(Please continue with above medicines till the pregnancy test & if it is positive, follow the prescription as advised by your doctor)

Date of Serum bHCG:

18th '

March, 2023

Notes:

01 expanded blastocyst replaced.

Islamabad Clinic Serving Infertile Couples ICSI (Pvt.) Ltd.

+9251-2096070, 2800157-60 Fax: 051-2800112





MEDICSI OPD 2, 13-Y, Near PSO Pump, Jinnah Super Market, Markaz F-7, Islamabad-Pakistan UAN: +92-51-111 111 128, 8438569



35121

Lab No. Receiving Date:

01-12-22 12:12

Printing Date:

03-12-22 08:24

MR No.:

1-22-1942

Patient's Name: -

SARWAT SAJJAD

39 Years Age:

Gender: Female

Refered By:

· ICSI CYCLE

Coagulation Profile

P.T. 12	Seconds	12 (Control Value)
л.Р.Т.Т. 29	Seconds	29 (Control Value)
N.R. 1.0	·	Normal: Upto 1.3 Therap: 2.1 - 4.8

Electronically generated report. No signature(s) required.

*2 : Lab Manager

*3 : Senior Technologist

*5 :Dr. Azhar Saleem

*1 : Dr. Tasneem Bhatti (Pathologist)







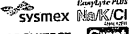




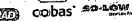








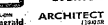






MITALA Selectra E













MEDICSI OPD 2, 13-Y, Near PSO Pump, Jinnah Super Market, Markaz F-7, Islamabad-Pakistan UAN: +92-51-111 111 128, 8438569





Lab No.

Receiving Date:

01-12-22 12:12

Printing Date:

03-12-22 08:24

MR No.:

I-22-1942

Patient's Name:

SARWAT SAJJAD

39 Years Age:

Gender: Female

Refered By:

ICSI CYCLE

Haematology Parameters

9.5 4.51 12.3 37.3 82.7 27.3 33.0	10.2 4.95 13.5 41.8 84.4 27.3			g/dL % fL	M:4.6 - 6.2 F: 4.2 - 5 M:13.5 - 17.5 F: 12.0 M: 41 - 53, F: 36 - 40 M: 80 - 100, F: 80 - 1) - 16.0 3
4.51 12.3 37.3 82.7 27.3	13.5 41.8 84.4 27.3		,	g/dL % fL	M:13.5 - 17.5 F: 12.0 M: 41 - 53, F: 36 - 40 M: 80 - 100, F: 80 - 1) - 16.0 3
37.3 82.7 27.3	41.8 84.4 27.3		•	% fL	M: 41 - 53, F: 36 - 40 M: 80 - 100, F: 80 - 1	3 .
82.7 27.3	84.4 27.3			fL	M: 80 - 100, F: 80 - 1	
82.7 27.3	84.4 27.3			, .		00
27.3	27.3			n- '	14.00 O4 E.OC O4	
_	·= ·			Pg	M:26 -34, F: 26 - 34	** :
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175	321			x 10 ^3 /uL	140 - 440	
	-					
65	70 .			%		
25	25	•		%		
06	03			%		
	02			%	01 - 06	
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Electronically generated report. No signature(s) required.









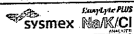






*5 :Dr. Azhar Saleen











Invoice



+92(51)2096070 +92(51)2800112

UAN: Toll Free:

Email: Web Site:

+92(51)111-111-125

0800-4-ICSI info@ivf-icsi.com

http://www.ivf-icsi.com

ICSI, Saudi Pak Tower, Ist Floor, Low Rise, 61-A, Jinnah Avenue, Islamabad-Pakistan.

Registration No:

ICSI-22-1942

Invoice Date:

Tuesday, November 08, 2022 12:25 PM.

Patient Name:

SARWAT SAJJAD W/O SAJJAD AHMAD KHAN

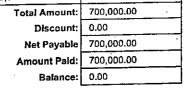
2022-13665

Contact No.:

W:03349057340 H:03349057340

Mode of Payment:

S#:	Description		Qty	Rate	Amount
4	ICSI Procedure		1	700,000.00	700,000.00
1.	1001110000010			Total Amount:	700,000.00
		• •	•	Discount:	0.00
		10		Net Payable	700,000.00
		Falc.		. Amount Paid:	700,000.00
	٠	es was in the		Dalmana	0.00







ICSI (Islamabad Clinic Serving Infertile Couple)

Saudi pak Tower, Jinnah Avenue, Blue Area Islamabad Phones: 1:11-1125

Consent For In-Vitro Fertilization	(IVF) Procedure

Reg No.

Before IVP treatment can be performed at ICSI, couple needs to sign treatment consent forms. These are important legal document. It is therefore vital that the couple read the consent carefully and both sign, these witnessed by ICSI consultant before we can proceed to treatment.

We			Contact No. Wife	E ME	<u> </u>
range en	Full name of Wife		Husband	[•:	; * .
And _	Full name of Husband	· · · · · · · · · · · · · · · · · · ·	Trabatio		
Of		. <i>i</i>	•		

Being unlikely to have a child by other means, we have requested that ICSI through its medical and scientific staff, assist us to achieve a pregnancy. The procedures and treatment have been explained to us. We understand that the methods to be used may include:

- I. preparation of wife by stimulation of ovaries by the administration of hormones and other drugs;
- 2. Aspiration of follicles under light anesthesia to retrieve the eggs under guidance of TVS;
- J. Insemination of these ova with husband's sperms by one of the two methods;
 - a. Conventional technique. Sperms are placed with ova, Sperm fertilize ova with their own effort.
 - b. Or by Intracytoplasmic sperm Injection (ICSI) or spermatic microinjection which helps few and weak sperms also:
- 4. Maintenance of embryos resulting from such fertilization until such time as in the view of medical and scientific staff, they are ready for replacement in the woman;
- 5. Selection by the medical and scientific staff of the most suitable embryos for such replacement; We consent to these above procedures and to the administration of such drugs and anesthetics to the husband and wife as may be necessary. We also consent to any further operative measures that may be found to be necessary in the course of the treatment.

We have been explained and understand the following and accept that:

- the treatment can be discontinued at any stage for lack of progress of if there is risk of Ovarian Hyper stimulation syndrome (OHSS), which carries serious risks;
- there is no surety that the pregnancy will result from theses procedure since the success is uncertain even when
 the eggs are retrieved fertilized and embryo replacement carried out. Medical and scientific staff can give no
 assurance that pregnancy, will result in the delivery of normal living child; the congenital abnormality rate is the
 same as for pregnancy conceived naturally.
- There is 1% chance of having the pregnancy outside the uterus as an outcome of this procedure for which wife
 may have to undergo an emergency operation, and we accept that the responsibility of such outcome does not lie
 with ICSI medical and scientific staff.
- There will be no refund of fees in case of failure of IVF/ICSI procedure. We further understand that the fees are for one treatment cycle only. In case of failure, fresh payments will have to be made if we want further treatments:

For consent, ICSI will hold one copy and a duplicate will be given to the couple. Please ensure that the consent is completed and agree with each other to avoid invalidation.

	•			
Signatures. Wife:				
Husband:				
		•		Dated
In presence of /Medical or Scientific staff of ICSI)	 	,	.	

ICSI LABORATORY TESTICULAR ASSESSMENT

Patient Check:

Patient Name:

SAIJAD AHMAD

Wife's Name:

SARWAT

Reg. No:

ICSI-22-1942

Date of Biopsy:

6th September' 2022

Surgeon:

Nasim Ashraf

Anesthetist:

Ayyaz bin Zafar

Embryologist:

Anjum Siddiq

LOCATION EXPLORED

RIGHT TESTIS

PESA:

Very few motile and non-motile mature spermatozoa seen.

TESA/TESE: Non-motile mature spermatozoa seen.

OPEN:

LEFT TESTIS

Very few motile and non-motile mature spermatozoa seen.

TESA/TESE: Non-motile mature spermatozoa seen.

OPEN:

Optimal location of cell/sperm recovery for clinical treatment: Left & Right PESA.

SPERM CRYOPRESERVATION:

Consented: YES

No. straws/ampoules:

Storage Code: D22C4N34

Embryologist

Rev M. Angr wer

Dr. Anjum Ara Siddiq

Ph.D (Contab) Scientific Director

Islamabad Clinic Serving Infertile Couples ICSI (Pvt.) Ltd.

1st floor, Low Rise, Saudipak Tower, 61-A, Jinnah avenue, Blue Area. Islamabad-44000, Pakistan

UAN: 111 111 125, Tel: +9251-2096070, 2800157-60 Fax: 051-2800112

Http://www.ivf-icsi.com Email: Info@ivf-icsi.com 10 45 AM

Search



Dewar Position - Destroying Detail

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0 . Thawing Detail Renewal Straws List Q

G

Search Couple Freezed Embryo

Couple Embryos in all Dewar

ICSI-22-1942/SARWAT SAJJAD W/O SAJJAD AHMAD KHAN/W:03349057340 H:03349057340

Refresh

No. Of Embryo in Storage: 0 No. Of Sperm in Storage: 1

Freezing detail

Freezing Time S#Dewar 1 D22 C4 N34 S7 06/09/2022 10 AM Comments ACTIVE SPERMARTOGENESIS Renewal Date 06 Sep 2023

Freezed By

Placed B Verlifed by

No Embryo Thawed.

No Embryo Destroyed.

Foe. De

Dr. Anjum Ara Siddiq Ph.D (Contab)

Islamabad Clinic Serving Infertile Couples ICSI (Pvt.) Ltd.

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Scientific Director

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Professor-

Dr. Fazia Raza

MD, FCPS, MRCOG, FMAS, MPH, MCPS, HPE (Gold Medalist)

HOD & Consultant Gynaecologist

ART Consultant & Infertility

PMDC No 8867-N.

Peshawar General Hospital

General

☑ fazia.raza@pgh.com.pk ·

Clinic Timing: 11:00 am to 5:00 pm(Monday to Thursday) 11:00 am to 2:00 pm (Friday)

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Peshawar General Hospital

Mr. Sarwat Sagreel, 9 4my W- 12h

2151- MAY /2023

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Peshawar General Hospital

⊠ fazia.raza@pgh.com.pk Clinic Timing: 11:00 am to 5:00 pm(Monday to Thursday)

11:00 am to 2:00 pm (Friday)

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6A, Sector A2, Phase 5, Hayatabad, Peshawar

x 5 days

U. A. N.: 091-111-111-091





PESHAWAR GENERAL HOSPITAL

DISCHARGE SUMMARY

Patient Name

P23060162 - Sarwat Sajjad

Husband's Name

Sajjad

Age/Gender

40-Years / Female

Consultant

Dr. - Fazia Raza , (Gynae)

Admission Date

01-Jun-23 01:57 PM

Date of Discharge

05-Jun-23

Address

Peshawar

DIAGNOSIS

HEAVY PERIODS 3 WEEKS
P1 WITH SEVERE LOWER ABDOMINAL PAIN, BURNING MICTURATION, HISTORY
OF RECURRENT UTI.

HISTORY

PATIENT PRESENTED WITH SEVERE LOWER ABDOMINAL PAIN SINCE 3 DAYS HAS HISTORY OF RECURRENT UTI HAS TAKEN MEDICATION BUT DID NOT IMPROVE.

SHE ALSO HAS HEAVY PERIODS WITH PASSAGE OF CLOTS SINCE 3 WEEKS.

ADMITTED FOR OBSERVATION

ADVICED TOTAL ABDOMINAL HYSTERECTOMY MEMBOYE

PROCEDURE

General Observation Performed by: Dr. Fazia Raza, Dated: 01-Jun-2023

PROGRESS

PATIENT STABLE

کھر کیے لئے دوا / HOME MEDICATION

Medicine		Dose	Days
Ponstan Forte 500mg Tab صبح ، دوپېر اور شام		-	5 - Days
مىبح ، دوپېر اور شام Transamin 500mg Inj	-	-500mg	5 - Days
روزانہ ایک بار Sangobion Cap		-	- 5 - Days
روزانہ ایک بار Osnate 800mg Tab		-	5 - Days
صبح ، دوپېر اور شام Flagyl Infusion		-100ml	5 - Days
· · Rocephin 1G IV Inj صبح اور شام		-1GM	5 - Days



TOLLOW UP

FOLLOW UP ADVICED AFTER 1 WEEK

Follow up Date: 12-Jun-23

PGT/MO/HO: Dr Nilma Hassan (Medical Officer)



Danast

http://10.10.96.10/MisReports/ReportViewer.aspx?sr_print=6a0a571

05-Jun-2023

Peshawar General Hospital

Primage Discharge Slip Report

01-Jun-2023 Admission Date P23060162 Registration No Discharge Date 6/5/2023 7:26:25 Sarwat Sajjad Patient's Name . PM Discharge Sajjad Discharge Status Husband's Name Discharged By Raheed Khan (Receptionist) Remarks Normal

وكالتانانية

لين المت جماب سروس برائبوني

مريد <u>17/04/2024</u> مريد م

1 GACP

باخشاخ سيأ نكه

Ace Williams Joseph

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