

BEFORE THE HON'BLE
KHYBER PAKHTUNKHWA SERVICE
TRIBUNAL PESHAWAR

Service Appeal No. 1889 /2023

Sajjad Ahmad Khan

.....(Appellant)

V E R S U S

Inspector General of Police and others

.....(Respondents)

I N D E X

S. No.	Documents	Annexure	Page No.
1	Service Appeal a/w Affidavit		1-6
2	Copy of CNIC	A	7
3	Copy of order dated 24.05.2023	B	8
4	Copies of orders dated 26.05.2023	C-D	9-10
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Through Appellant

Wajid Ali Shahzad
Wajid Ali Shahzad
Advocate High Court,
Peshawar

Dated: 10.11.2023

BEFORE THE HON'BLE
KHYBER PAKHTUNKHWA SERVICE
TRIBUNAL PESHAWAR

Service Appeal No. 1889 /2023

Sajjad Ahmad Khan S/o Amin Ullah Jan
R/o Opazi Bala, Mathra, Tehsil & District Peshawar
Inspector, Police Department, Peshawar

.....(Appellant)

V E R S U S

- 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 Tatarra 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 Tatarra 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 mention 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 forfeited for 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)
9. 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 liable 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.
- 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. (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

Service Appeal No. _____/2023

Sajjad Ahmad Khan

.....(Appellant)

V E R S U S

Inspector General of Police and others

.....(Respondents)

AFFIDAVIT

I, **Sajjad Ahmad Khan** S/o Amin Ullah Jan R/o Opazi Bala, Mathra, Tehsil & District Peshawar, do hereby solemnly affirm and declare on Oath that the contents of instant **SERVICE APPEAL** are true and correct to the best of my knowledge and belief and nothing has been concealed from this Honourable Court.

DEPONENT

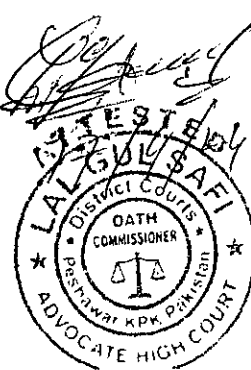
Sajjad

Sajjad Ahmad Khan
CNIC No. 17301-1239344-3
Cell No. 0334-9057340

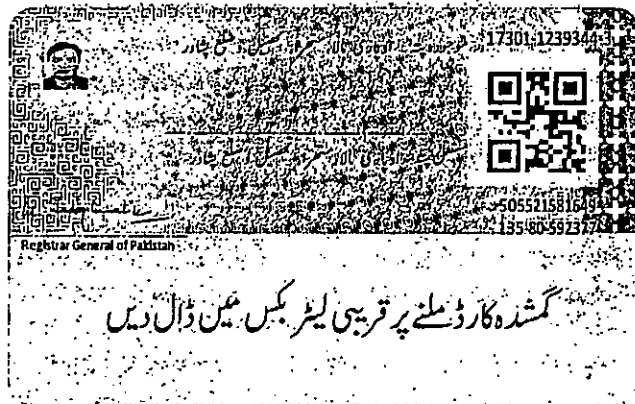
Identified by:

Wajid Ali Shahzad

Wajid Ali Shahzad
Advocate High Court,
Peshawar



8





SUSPENSION ORDER



OFFICE OF THE
SP SUPERINTENDENT OF POLICE
INVESTIGATION, PESHAWAR

Annex

(10) (B)

No.	Name Number & Rank	Contract	Board Warrant	Other

Recommended By	Suspension Warrant No

[Signature]
SHEHZADA KAMRAN FAROOQ PSP
SR SUPERINTENDENT OF POLICE
INVESTIGATION, PESHAWAR

No. 1011/23 / P.A. Dated Peshawar the 23 05.2023

Copy forwarded to the

- The Capital City Police Officer, Peshawar
- The SSP Operation, Peshawar
- The SP Inv. PBI HQ, Peshawar
- The SP Camp, Peshawar
- The SP Inv. Unit, Peshawar
- DSP Camp Investigation, Peshawar
- F-1 EC-III, Peshawar
- IP, PBI HQs, Peshawar
- IC Computer Cell, PBI Peshawar
- JPO, BK PBI HQs, Peshawar
- All Concerned

Same

[Signature]
DSP Kamran
10/10
14-05-23

12/21

9



OFFICE OF THE
INSPECTOR GENERAL OF POLICE
KHYBER PAKHTUNKHWA
City of Peshawar the 27/05/2023

ORDER.

No. 20 CPO/E-II, TRANSFER/POSTING:- Inspector Sajjad Ahmad No. P/407 of CPO Peshawar is hereby transferred/posted to Bannu Region, with immediate effect.

(RIZWAN MANZOOR) PSP
Dy: Inspector General of Police (HQA)
For Inspector General of Police,
Khyber Pakhtunkhwa, Peshawar.

Endst: No. & date even.

Copy forwarded to the:-

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

EC

med 2

30/5/23



OFFICE OF THE SSP
INVESTIGATION, PESHAWAR

DY: No. 9988

DT: 26-05-2023

Encl: 1

OFFICE OF THE
CAPITAL CITY POLICE OFFICER,
PESHAWAR
Phone No. 091-9210989 Fax: No. 091-9212597

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 OII 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 and proceeded himself to Islamabad without prior permission from seniors. Being a minor/supervisory officer he should had intimated his senior before leaving the duty station, for which he has to be reprimanded.

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

"Order is announced"


SYED ASHFAQ ANWAR, PSP
CAPITAL CITY POLICE OFFICER,
PESHAWAR




OFFICE OF THE
SR: SUPERINTENDENT OF POLICE, INV: CCP, PESHAWAR.

Office Ph: No. 091-9210642

No. 3252-60/PA, Dated Peshawar the 07/12/2013

ORDER

Consequent upon approval of Worthy Capital City Police Officer, Peshawar, ~~Investigation~~ Sujud Ahmad No. P/407 is hereby reinstated to the service from the date of his ~~resignation~~ ~~relief~~ relieved from CCP Peshawar with immediate effect and directed to make his ~~arrival~~ ~~at the place of~~ posting vide order No. 290/CPD/P-III/Transfer/Posting dated 26/11/2013, ~~to the place of~~ ~~posting~~.


Senior Superintendent of Police,
Investigation, CCP, Peshawar

Copy of above is sent to:

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

(13)

**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^{dy} 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.

- 5) 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 ab-initio, against law and rules on subject, hence liable 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.
- 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.
- 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.

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

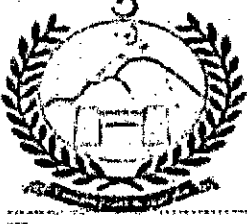
It is, therefore humbly prayed that on acceptance of this departmental appeal, the impugned order dated 26.05.2023 may kindly be set aside and the appellant may kindly be allowed to perform his duty as Inspector at Peshawar Region.

Appellant


Sajjad Ahmad
Inspector No. 9/407

Dated: 02.06.2023

GOVERNMENT OF KHYBER PAKHTUNKHWA
ESTABLISHMENT DEPARTMENT
(REGULATION WING)



No. SO (Policy) (E&AD) 1-4/2023
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 Pakhtunkhwa
5. All Heads of Attached Departments in Khyber Pakhtunkhwa
6. All Deputy Commissioners in Khyber Pakhtunkhwa

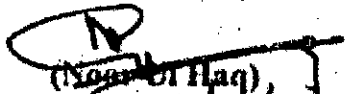
Subject: -
Dear Sir,

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;
- ii. 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.
- iv. 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,


(Noor ul Haq)
Deputy Secretary P&D/2023

ENDST: NO. & DATE EVEN

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)

(16)

FER Booking Protocols

163



Name: Sawat Sajjad MR No. 22-1942

Transfer ① embryo

9am + 9pm
(2+2)
جاری رکھیں

1. Tab. Progynova / Estranor

دو گولی صبح دو گولی شام (بارہ گھنٹے کے وقفے سے) جاری رکھیں

2. Tab. Duphaston 10mg

صبح دوپہر شام (آٹھ گھنٹے کے وقفے سے) جاری رکھیں

کی صبح سے شروع کریں (3 گھنٹے سے پہلے)

رات ⑩ بجے
3/3/23
4/3/23
6 am 2pm 10pm
(1+1+1)
جاری رکھیں

3. Cyclogest Passaries 400mg

ایک صبح ایک شام (بارہ گھنٹے کے وقفے سے)

کی صبح سے شروع کریں (انزروی استعمال کے لیے)

رات ⑧ بجے
3/3/23
4/3/23
صبح ⑧ رات ⑧
(جاری رکھیں)

4. Utrogestan 200mg

ایک صبح ایک شام (بارہ گھنٹے کے وقفے سے)

کی صبح سے شروع کریں

Folic Acid
اروزان

5. FER

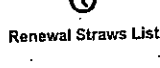
بچے رکھے جائیں گے 8/3/23

Doctor's Name: Saan Sander Date: 1/3/23

17

3/8/23, 11:45 AM

Search



Welcome admin

Search Couple Frozen Embryo

Couple Embryos in all Dewar



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

Refresh

No. Of Embryo in Storage: 0

No. Of Sperm in Storage: 1

Freezing detail

Case No.	Freezing Time	Comments	Freeze Date	Freezed By	Verified by	Placed By
1 022 04 234 57	06/09/2022 10 AM	ACTIVE SPERMARTOGENESIS	06 Sep 2023	Admin	Admin	Admin

Thawing detail

S#Freezing Detail	Frozen Embryo Detail	Thawing Detail	Replacement Info
1	No.: 1 EXPDG BL, Excellent	Thawing Date: 07 Mar 2023 No. Of Embryo Thawed: 1 Date of Embryo Replacement: 08 Mar 2023 No. Of Embryo Replaced: 1 Date of Serum bhCG: 18 Mar 2023 Serum bhCG:	ICSI-22-1942 1. EXPDD BL, Excellent Tab. Progynova Tab, Duphaston 10mg Cyt Acid 5mg

No Embryo Destroyed.

for Dr. [Signature]

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

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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 10 mg 1TDS
- PROGYNOVA 2 mg 2BD
- TAB FOLIC ACID 5 mg 1OD

(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.

for Dr. A. Khan

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

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ICSIPATH LAB

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



MR No.: I-22-1942
Patient's Name: SARWAT SAJJAD
Age: 39 Years Gender: Female
Referred By: ICSI CYCLE

Lab No. 35121
Receiving Date: 01-12-22 12:12
Printing Date: 03-12-22 08:24

Coagulation Profile

Test Name	Result	Unit	Reference Range
* P.T.	12	Seconds	12 (Control Value)
* A.P.T.T.	29	Seconds	29 (Control Value)
* I.N.R.	1.0	-	Normal: Upto 1.3 Therap: 2.1 - 4.8

Electronically generated report. No signature(s) required.

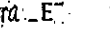
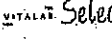
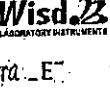
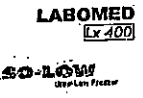
*4 : Pathologist

*2 : Lab Manager

*3 : Senior Technologist

*5 : Dr. Azhar Saleem

*1 : Dr. Tasneem Bhatti (Pathologist)



20



ICSIPATH LAB

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



MR No.: I-22-1942
Patient's Name: SARWAT SAJJAD
Age: 39 Years Gender: Female
Referred By: ICSI CYCLE

Lab No. 35121
Receiving Date: 01-12-22 12:12
Printing Date: 03-12-22 08:24

Haematology Parameters

Parameter	Result	Unit	Reference Range
Latest Result: 08/11/22 11:44			
T.L.C	9.5	10.2	x 10 ³ /uL 4.5 - 11.0
Red Cell Count	4.51	4.95	x 10 ⁶ /uL M:4.6 - 6.2 F: 4.2 - 5.4
Haemoglobin	12.3	13.5	g/dL M:13.5 - 17.5 F: 12.0 - 16.0
PCV / HCT	37.3	41.8	% M: 41 - 53, F: 36 - 46
MCV	82.7	84.4	fL M: 80 - 100, F: 80 - 100
MCH	27.3	27.3	Pg M:26 - 34, F: 26 - 34
MCHC	33.0	32.3	g/dL M: 31 - 37, F: 31 - 37
Platelet Count	175	321	x 10 ³ /uL 140 - 440
Diff. Leuc. Count (DLC)			
Neutrophils	65	70	% 54 - 62
Lymphocytes	25	25	% 25 - 33
Monocytes	06	03	% 03 - 07
Eosinophils	04	02	% 01 - 06
Basophils	00	00	% 0 - 0.75
Red Cell Morphology			
Normocytic & Normochromic	Yes	Yes	Normocytic & Normochromic

Electronically generated report. No signature(s) required.

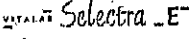
*4 : Pathologist

*2 : Lab Manager

*3 : Senior Technologist

*5 : Dr. Azhar Seleem

*1 : Dr. Tasneem Bhatti (Pathologist)



21




Tel: +92(51)2096070
Fax: +92(51)2800112
UAN: +92(51)111-111-125
Toll Free: 0800-4-ICSI
Email: info@ivf-icsi.com
Web Site: http://www.ivf-icsi.com
Address: ICSI, Saudi Pak Tower, 1st Floor, Low Rise, 61-A, Jinnah Avenue, Islamabad-Pakistan.

Invoice

Registration No: ICSI-22-1942 Invoice Date: Tuesday, November 08, 2022 12:25 PM.
Patient Name: SARWAT SAJJAD W/O SAJJAD AHMAD KHAN Invoice #: 2022-13665
Contact No.: W:03349057340 H:03349057340 Mode of Payment: Cash

S #:	Description	Qty	Rate	Amount
1.	ICSI Procedure.	1	700,000.00	700,000.00
Total Amount:				700,000.00
Discount:				0.00
Net Payable				700,000.00
Amount Paid:				700,000.00
Balance:				0.00

Paid


Signature

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ICSI (Islamabad Clinic Serving Infertile Couple)

Saudi pak Tower, Jinnah Avenue, Blue Area Islamabad
Phones: 111-111-125

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: _____
Full name of Wife
And _____ Husband: _____
Full name of Husband
Of _____

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:

1. 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;
3. 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 spermiatic 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 or if there is risk of Ovarian Hyper stimulation syndrome (OHSS), which carries serious risks;
- there is no surety that the pregnancy will result from these 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: _____

In presence of _____
(Medical or Scientific staff of ICSI)

Dated _____

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ICSI LABORATORY TESTICULAR ASSESSMENT

Patient Check: Sarwa
 Patient Name: SAJJAD 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

PESA: 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: 01 Storage Code: D22C4N34

Embryologist

Rev Dr. Anjum
 Name
 Jue

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

Home

Cryopreservation

Dewar Position

Destroying Detail

Thawing Detail

Renewal Straws List

Search

Logout

Welcome admin

Search Couple Freezed Embryo

Couple Embryos In all Dewar



Location 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

S#Dewar	Freezing Time	Comments	Renewal Date	Freezed By	Verified by	Placed By
1 D22 C4 N34 S7	06/09/2022 10 AM	ACTIVE SPERMARTOGENESIS	06 Sep 2023	Admin	Admin	Admin

No Embryo Thawed.

No Embryo Destroyed.

Fac. Dr. Anjum
Kemal
Anjum

Dr. Anjum Ara Siddiq
 Ph.D (Contab)
 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

PGH 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)

Mrs Sarwat Sajid, ♀ 40y
OP-15y

15/10/2023

90 Acute Abdominal pain
I was
brought midwifery
Heavy periods
was advised
Medication but
did not improve

Admit - gynae
ward for
observation

Dr. Zulqurnain
S. B. D. A. I. N.

Dr. Fayyaz
and
S. B. D. A. I. N.

Admitted
with
Dr. Pelvic
US

Dr. Fazl
S. B. D. A. I. N.

Dr. Trans
S. B. D. A. I. N.

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Professor
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MD, FCPS, MRCOG, FMAS, MPH, MCPS, HPE (Gold Medalist)
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11:00 am to 2:00 pm (Friday)

Mrs. Jawar Singh, F, 40y.

MF 15yr

Adress Peshawar.

27/MAR/2023.

9. Irregular
billed Heavy Irregular
Cycles.
on ultrasound
found. US

Asc. Egnis

of venifer

2 Ampules
in 10ml
of NIS/
AIN
x 2 doses
on alternate
day
(in E-I)

di Transamine
50mg
9-10

Taz Primatol N
50mg
x 1-1

Prof. Dr. Fazia Raza
Gold Medalist
MBBS, MD, FCPS, MRCOG, FMAS, MPH
MCPS (Reproductive Education)
ART/Infertility Specialist
PGH Peshawar

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

Mrs. Sarwat Sajid, 47 yrs

Age - 47 yrs

21st MAY / 2023

9 Heavy periods
menstruation history of fibroid
ultra
Severe pain during periods.

last 10 days heavy

P₃

During
periods
x 5 days

OK -
labour

by non

8 - 10 - 12

12 - 14

12 non

Menstruation

Cap Transamine
500
MS x 1 + 1 + 1

Tp paracetamol
65 x 1 + 1 + 1

Tp Repro

Rep Rom

Dr. Fazia Raza

Dr. Fazia Raza

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PGH 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
ADVISED TOTAL ABDOMINAL HYSTERECTOMY ~~AS ABOVE~~

PROCEDURE

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

PROGRESS

PATIENT STABLE

HOME MEDICATION / گھر کے لئے دوا

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

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FOLLOW UP

FOLLOW UP ADVISED AFTER 1 WEEK

Follow up Date : 12-Jun-23

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

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Report

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

05-Jun-2023

Peshawar General Hospital Primage Discharge Slip Report

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

وکالت نامہ

یعدالت حجاب سروس ٹرانسپورٹ

17/04/2024

Appellant

سید متیاب

سجاد احمد خان

بیم

PCP اور

باعث نخرے آنکھ

مقدمہ مندرجہ عنوان بالا میں اپنی طرف سے واسطہ بیروی و جواب دہی وکل کاروائی، متعلقہ آن مقام رہا ہوہ کیلئے 19 مارچ 2024 کو سید متیاب نے درخواست کی ہے کہ وہ اپنی کاروائی کا مکمل اختیار حاصل ہوگا نیز وکیل صاحب بوسورت کی طرف سے داخل کیے ہوئے درخواستوں کا بھی اختیار حاصل ہو گا نیز وکیل صاحب بوسورت کی طرف سے درخواستوں کو اختیار دینے کیلئے اپنی نظر ثانی از عدالت ابتداء عدالت انتہائی سپریم کورٹ آف پاکستان دائر کر سکتا ہے وکیل بوسورت بوسورت عدم بیروی کاروائی کی طرف سے وکیل کی طرف سے کیلاں درخواست دائر کر سکتا ہے اور وکیل بوسورت میری جانب سے مقدمہ میں بوسورت کی طرف سے چیک یا نقد روپیہ کی شکل میں وصول کرنے کا اور مزید یہ کہ وکیل بوسورت مقدمہ متذکرہ کی مکمل یا جزوی کاروائی میں اپنی بجائے وکیل بھی اپنے ساتھ مقرر کر سکتا ہے جس کو بھی وہ جملہ اختیار حاصل ہونے جو وکیل بوسورت کو حاصل ہیں مجھے اس صورت میں تمام ساختہ پر واجبہ منظور و قبول ہوگا لہذا میں نے وکالت نامہ ہذا تحریر کر کے اس پر دستخط نشان آئنت ثبت کر دیا ہے تاکہ سند رہے۔

Accepted

17/04/2024

نام

مقام

سجاد احمد خان ولد امین الرحمن