

G.P. 25
29/11/13

IN THE HIGH COURT OF JUDICATURE AT PATNA

(Civil Writ Jurisdiction)

C.W.J.C. No.of 2013

Gajendra Nath Jha

.....Petitioner

Versus

The State of Bihar & Ors.

.....Respondents

Sub-Arrears of Salary INDEX
(Bank Service)

Sl. No.	Particulars	Page Nos.
1.	An application under Article 226 of the Constitution of India	1-11
2.	Annexure - 1 - The true Photo copy of the order dt. 15.03.2001 passed in L.P.A. No. 1471 of 2000	12-13
3.	Annexure - 2 & 3 - A true photo copy of the order dt. 16.04.2003 passed in C.W.J.C. No. 13591/01 an order dated 17.02.04 passed in C.W.J.C. No. 259 of 04	14-19
4.	Annexure - 4 - A True photo copy of the order dt. 05.11.03	20-21
5.	Annexure - 5 - A true photo copy of representation dated 11.09.13	22
6.	V A K A L A T N A M A	

IN THE HIGH COURT OF JUDICATURE AT PATNA

(Civil Writ Jurisdiction)

C.W.J.C. No.of 2013

Gajendra Nath JhaPetitioner

Versus

The State of Bihar & Ors.Respondents

SYNOPSIS

Relief's : - To issue direction commanding the respondent to pay the arrears to the petitioner accrued on account of non payment of salary, annual increment, time bound promotion and other consequence benefits as have been granted to similarly situated other employees of erstwhile Madheprua Supaul ^{Central} Co-operative Bank Ltd. Madhepura but has been illegally held up case of petitioner after making part payment of the dues.

- The Petitioner is erstwhile employee Madhepura Supaul Central-co-operative Bank, which has gone in liquidation

01.08.1988 - The Petitioner and other similar situation employees joined on the post of Assistant in Madhepura Supaul Co-operative Bank ltd.

18.08.1988 - The Petitioner and others terminated from service.

- 17.08.1999 - Re-instated in service by the order of Hon'ble Court.
- 01.09.2000 - C.W.J.C. No. 7505/2000 disposed by Hon'ble Court granting benefit of continuity of bonus and other consequential benefits.
- 15.03.2001 - L.P.A. no. 1471 of 2000 disposed of with certain modification in the order dt. 01.09.2000 in C.W.J.C. 7505/2000
- 16.04.2003 - C.W.J.C. No. 13591/2001 disposed of in similar terms.
- 17.06.2003 - madhepura supaul central co-operative bank has gone into liquidation.
- 17.02.2004 - Order of this Hon'ble Court in C.W.J.C. No. 259 of 2004
- Pursuant to the order of Hon'ble Court all employees as ~~that~~ of petitioner granted benefits of arrears of salary increment, promotion and other benefits.
 - Pursuant to Representation part payment was made to the petitioner.
 - Petitioner on various occasion filed representation before Respondent no. 3 for making payment of remaining amount, the last representation filed on 11.09.13 but not paid as yet.

Hence this Writ Application

IN THE HIGH COURT OF JUDICATURE AT PATNA

(Civil Writ Jurisdiction)

C.W.J.C. No.of 2013

In the matter of an
application under Article 226
of the Constitution of India

And

In the matter of

Gajendra Nath Jha, Son of Late Nilamber Jha, Resident of
Village - Sokhpur, P.S.-Supaul, District - Supaul

.....Petitioner

Versus

1. The State of Bihar
2. The Registrar, Co-operative Society, New Secretariate,
Bihar, Patna

P (10/11)
A 12/10/22
K. J.
21.11.2013

3. The District Magistrate, Madhepura, cum Liquidator,
Madhepura, Supaul Central Co-operative Bank Ltd.,
Madhepura

4. The District Co-operative officer, Madhepura cum Co-
Liquidator Madhepura, Supaul Co-Operative Bank Ltd.,
Madhepura

To,

The Hon'ble Ms. Justice Rekha M. Doshit, the
Chief Justice of the High Court of Judicature at Patna and
her companion justices of the said Hon'ble Court.

The Humble Petition on
behalf of Petitioner
above named.

Most Respectfully Sheweth :-

- 2
1. That this is an application for issuing an appropriate writ order or direction commanding the respondents to pay all the arrears to the petitioner accrued on account of non-payment of salary, annual increments, time

bound promotion and other consequential benefits which have already been granted to similarly situated employees of erstwhile Madhepura Supaul Central Co-operative Bank Ltd. Madhepura but has been illegally held ^{up} in case of petitioner after making part payment of the dues.

2. That the petitioner is citizen of India and resident within the Jurisdiction of this Hon'ble Court.
3. That the petitioner is former employee of Madhepura-Supaul Central Co-operative Bank Ltd., Madhepura as presently the same is under liquidation and consequently the service is not in existence.
4. That pursuant to rejection of license application by the Reserve Bank of India, the registrar Co-operative society respondent no. 2 on 11.06.2003 issued letter for liquidation of Madhepura Supaul Co-operative Bank Ltd. Madhepura. By the said letter also the District Magistrate Madhepura was appointed

liquidator of the Bank for completing liquidation process.

5. That it is stated that petitioner and other so many persons were duly appointed as assistants in the Madhepura, Supaul Co-operative Bank Ltd. Madhepura by the appointment letter issued to them on 01.08.1988 by the Managing Committee of the aforesaid Bank when they all Joined on their respective Places and started working. But immediately thereafter on 18.08.1988 their services were terminated by the then collector cum Administrator of the Bank.

4
6. That Subsequently the petitioner and other similar employees fought long battle upto Hon'ble Supreme Court and then again re-instated in services on 17.08.99 and started working on the same pay scale and worked till the bank went into liquidator in 2003 when his service was ceased along with other employees of the Bank.

7. That thereafter one similarly situated employee namely Debesh Kumar Singh filed C.W.J.C. No. 7505/2000 before this Hon'ble Court for considering the period of termination to re-instant as continuous service with other consequential benefits and the said writ petition was allowed by the Hon'ble Court order dt. 01.09.2000. Against the said order the Bank preferred L.P.A. No. 1471/2000 which was disposed of with minor modification vide order dt. 15.03.2001.

The true Photo copy of the order dt. 15.03.2001 passed in L.P.A. No. 1471 of 2000 is annexed as Annexure - 1 to this Writ Petition.

8. That further other similarly situated employee of the erstwhile Bank have filed C.W.J.C. No. 13591/2001 and C.W.J.C. No. 259 of 2004 which were also disposed of under similar terms of L.P.A. No.

1471/2000 for payment of all arrears to the respective petitioner.

A true photo copy of the order dt. 16.04.2003 passed in C.W.J.C. No. 13591/01 an order dated 17.02.04 passed in C.W.J.C. No. 259 of 04 is annexed as Annexure - 2 & 3 to this Writ Petition.

- 6
9. That pursuant to the order passed in C.W.J.C. No. 13591/01 the respondent's calculated and paid all arrears to the petitioners of that writ application. Similarly Writ Petitioners of C.W.J.C. No. 259/04 also received the similar benefits by the respondents.

A True photo copy of the order dt. 05.11.03 is annexed as Annexure -4 to the Writ Petition.

10. That the petitioner being similarly situated to others employees was also entitled to get the similar benefits and so he filed representation before respondent no.3 for granting similar benefits to him also.
11. That it is stated that pursuant to the representation the petitioner received Rs. 1,11,624/- as arrears of the salary, annual increments, time bound promotion and other consequential benefits but still the amount of about 2 lacs has not been paid to him by the respondents for the aforesaid counts.
12. That it is submitted that the petitioner filed several representations before respondent no. 3 for the payment of remaining amount of arrears but no payment has been made while the liquidation process is still going on and has not been completed.
13. That lastly on 11.09.2013 the petitioner filed short representation before respondent no. 3 for payment of remaining amount of arrears through register post but no payment was made as yet.

7

A true photo copy of representation dated 11.09.13 is annexed as Annexure - 5 to this Writ Petition.

- 8
14. That thus from the aforesaid facts it is quite evident that the respondent authorities after making part payment of the legal dues are unduly harassing the petitioner in not making payment of remaining amount and hence the interference of this Hon'ble Court is extremely warranted to grant the reliefs as prayed for in this Writ Petition.
 15. That after closure^{of} of the Bank, the petitioner has come on the road and only his earn money is the hope for future but the same has illegally and arbitrarily been heldup by the respondents.
 16. that the petitioner has no other equally efficacious and alternative remedy except to invoke the extra ordinary writ Jurisdiction of this Hon'ble Court.

17. That the petitioner has not moved to this Hon'ble Court earlier for the reliefs as prayed for in this Writ Application.

It is therefore prayed that your lordships may graciously be pleased to admit this application issue rule NISI calling upon the respondents asking them to show cause as to why the relief prayer for in para 1 of this Writ Application be not granted to the Petitioner and upon cause being shown if any and after hearing the parties be further pleased to allow this Writ Application and make the rule absolute against the Respondents.

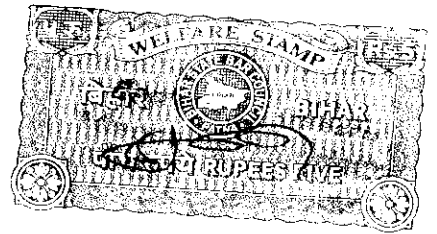
9

And/Or

Pass such other order/Order as
your lordships may deem fit and
proper in the facts and
circumstances of the case.

And for this the petitioner shall ever pray.

10



AFFIDAVIT

I, Gajendra Nath Jha, Son of Late Nilamber Jha, aged about 55 years, Resident of Village - Sokhpur, P.S.-Supaul, District - Supaul, do hereby solemnly affirm and State as follows :-

1. That I am the petitioner in this case and as such am well acquainted with the facts and circumstances of this case.
2. That the contents of this petition have been read by me which I have fully understood.
3. That the statements made in Para nos. 2, 3, 5, 6, 11, 13, 16, 17 are true to my knowledge and those made in Para nos. 4, 7, 8, 9 are correct to my information derived from the record of the case and the rest are by way of submission.
4. That the annexures are the photo / true copies of their respective originals.

4942

Sworn and affirmed before me by
G. N. Jha
 who is identified by K. R. Singh A/c
 I have sanctioned this by examining
 the deponent's signature and the
 contents of the affidavit which has
 been read and explained to her
 which she acknowledges to be correct
 Date 21/11/13

K. R. Singh
 Notary Public
 PATNA HIGH COURT

21/11/13

I identify the deponent
K. R. Singh A/c
Mr. Ram S. Srivastava
Advocate
File - 4457/13
Date - 21/11/13

Annexure-1

-12-

IN THE HIGH COURT OF JUDICATURE AT PATNA.

b. III-5]

L.P.A. NO. 1471 OF 2000

Office notes as to action

No. of Order

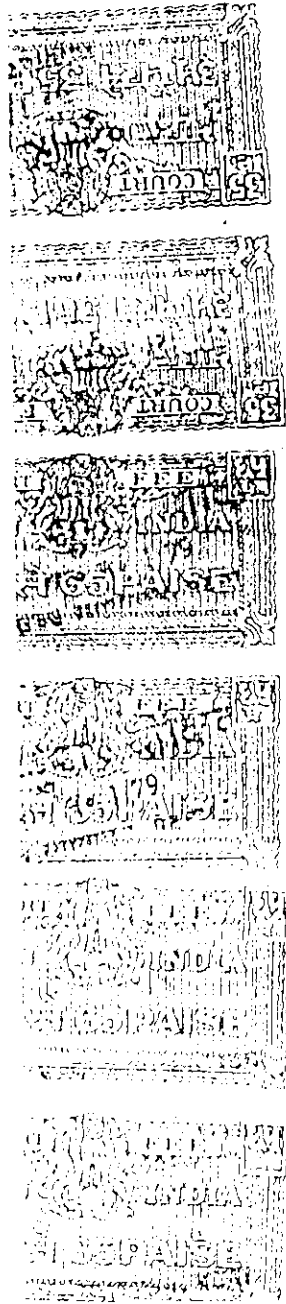
Date of Order

~~Madhuban Supasigraha Co-operative Bank Ltd. & anr.~~
Vs.
~~Devesh Kumar Singh and anr.~~

6. 15.3.2001

This appeal under Clause 10 of the Letters Patent of the Patna High Court has been preferred with respect to the order dated 1.9.2000, passed by a learned single Judge of this Court in C.W.J.C.No.7505 of 2000 (Devesh Kumar Singh vs. State of Bihar & ora), whereby the writ petition has been allowed and all benefits consequential to the reinstatement of respondent no.1 has been granted such as continuity and seniority in service, annual increment, and first time-bound promotion ever since his first joining vide appointment letter dated 1.8.88. The employer Bank has preferred this appeal with the prayer to reduce the consequential benefits directed to be paid to respondent no.1 herein.

2. Respondent no.1 had been appointed as an Assistant-cum-Cashier in the services of the appellant Bank by order dated 1.8.88, which he had joined on 2.8.88. His services were terminated within 16 days of his appointment, vide order dated 18.8.88, the validity of which was challenged before this court and up-held by judgment dated 27.4.95, passed by a learned single Judge of this Court in C.W.J.C.No.8373 of 1988 (Annexure-1 to the writ petition), ^{he was directed to be reinstated} along with a concomitant direction that ~~respondant no.1 herein~~ ^{he} shall be entitled to the salary for the period he had actually worked i.e. 2.8.88 to 17.8.88, and shall not be entitled to salary for the period 18.8.88 till reinstatement. The same was subjected to appeals in



- 12A -

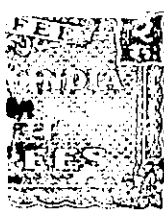
Serial No. of Order	Date of Order	2. ORDER WITH SIGNATURE	Office notes as to action (if any) taken on order
6.	contd.	<p>this Court as well as the Supreme Court. However, by order dated 5.8.98 (Annexure-3 to the writ petition), passed by the Supreme Court in Civil Appeal No.9875 of 1996, preferred at the instance of the employer Bank, the appeal was dismissed with the direction to reinstate respondent no.1 herein within a period of one month from the date of receipt of a copy of the order by the learned counsel for the Bank, along with the concomitant direction that he shall not be entitled to back wages. Thereafter the appellants Bank issued the order of reinstatement, and respondent no.1 accordingly joined the post on 18.11.98. However, respondent no.1 has been denied continuity and seniority in service and other consequential benefits of annual increment and time-bound promotion. The same has led to the present writ petition and has been allowed by the impugned judgment, whereby the appellant Bank has been directed to give to the petitioner all consequential benefits, such as continuity and seniority in service, annual increments and the first time-bound promotion pursuant to his first joining, vide appointment letter dated 1.8.88.</p> <p>3. Learned counsel for the appellants confines his prayer and submits that in the facts and circumstances of the present case, respondent no.1 is not entitled to the annual increments and the first time-bound promotion. Learned counsel for respondent no.1 has opposed the prayer.</p>	

Order	Date of Order	ORDER WITH SIGNATURE	Office notes us to action (If any) taken on order
6	contd.	<p>3. Having considered the submissions and perused the various judgments / orders passed in this case, we are of the view that the order dated 5.8.98 (Annexure-3 to the writ petition), passed by the Supreme Court in Civil Appeal No. 9875 of 1996, governs the matter and has to be strictly applied. While dismissing the appeal preferred at the instance of the Bank, the Supreme Court had directed the Bank to comply with the orders of this Court reinstating respondent no.1 herein within one month from the date of receipt of a copy of the order by the Bank's counsel, and that he shall not be entitled to arrears of salary. In that view of the matter, it follows as a matter of corollary that respondent no.1 shall be notionally entitled to annual increments and the first time-bound promotion for the period 18.8.88 to 18.11.98. In other words, he shall on paper be given the annual increments and the first time-bound promotion but shall not be paid the arrears of salary for the period 18.8.88 to 18.11.98, and shall be entitled to the money benefits accruing to him on those two counts prospectively i.e. w.e.f. 18.11.88 19.11.98. The order of the learned single Judge is accordingly modified.</p> <p>5. This appeal is accordingly disposed of.</p>	

Off. Magistrate Kailash
Off. S.K. Kulkarni

VERIFIED TO BE TRUE PHOTO COPY
 For [Signature] 19/11/2001
 Authorised [Signature] 19/11/2001
 2-7-91/201

No. of order	ORDER WITH SIGNATURE	Office notes as to action (if any) taken on order
3. 16.4.2003	<p style="text-align: center;">IN THE HIGH COURT OF JUDICATURE AT PATNA C.W.J.C.NO.13591 OF 2001</p> <p style="text-align: center;">... Imtiyaz Ahmad and others - - - - Petitioners Vrs. State of Bihar and others - - - - Respondents ...</p> <p style="text-align: center;">For the petitioners :Mr.V.Nath and Mr.Sunil Kr.Singh For the Co-operative:Mr.R.C.Thakur Bank</p> <p>In this writ application prayer of the petitioners is to issue an appropriate writ order or direction to treat the period in between 18.8.88 to 18.11.98, during which the services of the petitioners were terminated, as continuous service for the purpose of grant of grant of annual increment, seniority and first time bound promotion. Further prayer of the petitioner is to direct the respondents for payment of arrears of salary.</p> <p>Counter affidavit has been filed on behalf of respondent no.3 and in paragraph 6 thereof it has been stated as follows:-</p> <p>"Since the case of the petitioners are the same as that of Devesh Kumar Singh for which the aforesaid order was passed, the records of service of all these petitioners are under the process of consideration and the the order will be passed in the next meeting before the Administrator."</p> <p>In view of the stand taken by respondent no.3 in the counter affidavit, I am not inclined to enter into the merits of the case for the present. Let respondent nos.2 and 3 take final decision in regard to the claims</p>	



3
3

(P.H.C. Sch. III - 5)

Serial No. of Order	Date of Order	ORDER WITH SIGNATURE	Office notes as to action (If any) taken on order
		<p style="text-align: center;">2</p> <p>made by the petitioners, if already not taken within four months from the date of receipt/production of a copy of this order.</p> <p>For any reason, in case respondent nos. 2 and 3 are unable to take the decision within the stipulated period, nothing shall prevent them to file application for extension of time. Otherwise any deviation from carrying out the order within the stipulated period shall be viewed seriously.</p> <p>Application stands disposed of with the direction aforesaid.</p>	

Sd. Chandramauli Kr. Prasad, J.

CERTIFIED TO BE TRUE PHOTO COPY

Ramesh Kumar Siph

29/4/2003

in Court

25/4/2003

Wanchu
29/4/2003

TS
2/12/2002

C. Sch. III-3

Serial No. of Order	Date of Order	ORDER WITH SIGNATURE	Office notes as to action (if any) taken on order
---------------------	---------------	----------------------	---



IN THE HIGH COURT OF JUDICATURE AT PATNA
 C.W.J.C.No.259 of 2004
 With
 C.W.J.C.No.1046 of 2004
 Pankaj Kumar Sharma & ors.
 (petitioners in C.W.J.C.No.259/2004)
 Satish Kumar Singh
 (petitioner in C.W.J.C.No.1046 of 2004)
 ..VS..
 The State of Bihar & ors.
 (Respondents in both the cases)

For the petitioners: Mr. Sunil Kr. Singh
 For the Respondent
 (Bank) : Mr. R.C. Thakur

2. 17.2.2004

This order shall dispose of C.W.J.C.No.259 of 2004 and C.W.J.C.No.1046 of 2004.

Heard the learned counsel for the petitioners. Also heard the learned counsel for the Respondent no.3.

The facts in nutshell are that the petitioners and number of others were terminated by the Respondent-Bank. The petitioners and others by separate writ application challenged the order of their termination. The writ application being C.W.J.C.No.8810 of 1988 was allowed by order dated 13.11.1998. It was directed by the Court that the impugned orders terminating the services stand quashed. This Court further directed that the petitioner



-17-

S. 50A. III--5)

Date of Order	ORDER WITH SIGNATURE	Office notes as to action (if any) taken on order
	<p>should be reinstated in services within a period of 15 days from the date of service of a copy of the said order to the Respondent no.3.</p> <p>The Bank being aggrieved by the said order took up the matter in L.P.A.No.49 of 1999. The said L.P.A. was disposed of on 22.7.1999 observing that the successful respondents made statement before the Bench that the private respondents will not claim any back wages for the period prior to 1st December, 1998.</p> <p>It appears that thereafter the petitioners and others were not given continuity in service and the increments etc. were also not counted in their favour. Thereafter, one Devesh Kumar Singh filed C.W.J.C.No.7505 of 2000 which was finally disposed of on 1.9.2000. This Court allowed the writ application and issued a direction to the respondents to give the petitioner all the consequential benefits, such as, continuity and seniority in service, annual increment and first time-bound promotion pursuant to his first joining vide the appointment letter issued in his favour within one week of the receipt/production of a copy of the said order. The said order passed in C.W.J.C.No.7505 of 2000 was again challenged by the Bank in L.P.A.No.1471 of 2000. The letters</p>	

Serial No. of Order	Date of Order	ORDER WITH SIGNATURE	Office notes as to action (If any) taken on order
		<p style="text-align: center;">3</p> <p>patent appeal was dismissed on 15.3.2001 with the direction that the respondent no.1(the original petitioner) shall be notionally entitled to annual increments and the first time-bound promotion for the period 18.8.1988 to 18.11.1998. In other words, the Bench observed, he shall on paper be given the annual increments and the first time-bound promotion, but shall not be paid the arrears of salary for the period between 18.8.1988 to 18.11.1998. The Court also observed that he shall be entitled to the monetary benefits accruing to him on those two counts prospectively, i.e., with effect from 19.11.1998. It appears that the identical orders were passed in C.W.J.C.No.13591 of 2001(annexure-5)</p> <p>The petitioners submit that they are not claiming any past benefits or past monetary benefits, but they will be satisfied if an order as passed in L.P.A. No.1471 of 2000 is passed in their favour.</p> <p>Learned counsel for the respondents, on the other hand, submitted that financial condition of the respondents is pathetic and they are undergoing the financial stringency, therefore, no orders in the interest of the petitioners can be passed. He, however, admits</p>	

Serial No. of Order	Date of Order	ORDER WITH SIGNATURE	Office notes as to action (if any) taken on order
---------------------	---------------	----------------------	---

4
 that the orders passed in L.P.A.No.1471 of 2000 were not challenged by the respondents and the benefits in accordance with the said orders were given to the said employees.

Taking into consideration the totality of the circumstances and that the petitioners are similarly situated, I am of the considered opinion that equals must be treated equally and similar should be given similar benefits. If one employee is entitled to the annual increments and the first time-bound promotion, then the petitioners are also entitled to the annual increments and the first time-bound promotion in accordance with law. Though in accordance with the observation made by the Letters Patent Bench they would not be entitled to arrears of salary for the period between 18.8.1988 to the date on which their writ application was allowed, i.e., upto 13.11.1998. This is however, made clear that the petitioners would ~~not~~ be entitled to the monetary benefits accruing to them on those two counts prospectively, i.e., with effect from 13.11.1998. The petitions are accordingly allowed.

Ed. R. S. Garg, J.

Handwritten notes:
 today checked
 24/12/04
 -1/SSH
 X/92/712X

CERTIFIED TO BE TRUE PHOTO COPY
 Ram Lal Kumar Singh
 For District Judge, Patna High Court
 24-2-2004
 Certified by S. S. and 1 of 100

माननीय उच्च न्यायालय, पटना के सी.डब्ल्यू.जे.सी.नं०-1359/2001।
इम्तियाज अहमद सर्व अन्य बनाम बिहार राज्य सरकार सर्व एल.पी.ए.नं०-147/2000 मधेपुरा-सुपौल केन्द्रीय सहकारिता बैंक बनाम देवेश कुमार सिंह में पारित न्यायादेश के अनुसार इम्तियाज अहमद सर्व अन्य सहायक-सह-कैशियर मधेपुरा सुपौल सेन्ट्रल को-ऑपरेटिव बैंक लि०, मधेपुरा को प्रथम नियुक्ति की तिथि के अनुसार काल्पनिक {नोश्नली} रूप से वार्षिक बेतन वृद्धियों को नियमित करते हुए दिनांक - 18.08.88 से 18.11.98 की अवधि में 10 वर्षों की सेवा पूर्ण मानते हुए उन्हें प्रथम कालवृद्ध प्रोन्नति दी जानी है। पारित न्यायादेश के अनुसार इन्हें देय वार्षिक बेतन वृद्धियाँ सर्व प्रथम कालवृद्ध प्रोन्नति काल्पनिक होगी जिसका आर्थिक लाभ इन्हें देय नहीं होगा। पुनर्नियोजन की तिथि 19.11.98 के प्रभाव से बेतन की देयता का आदेश है।

अतएव माननीय उच्च न्यायालय द्वारा पारित उक्त आदेश के अनुपालन में

{1} इम्तियाज अहमद {2} श्री प्रमोद कु० सिंह {3} मो० सफीक आलम {4} स्व० मुकेश प्र० सिंह {5} श्री नमदिवर सिंह {6} श्री उमानाथ झा {7} मो० शमीम उद्दीन {8} श्री अनुज कुमार सिंह {9} श्री नरेश प्र० सिंह {10} श्री कमल क्वीर सिंह {11} श्री विनोद कुमार सह {12} श्री मनोरंजन सिंह {13} श्री शशुधन कुमार {14} श्री संजय कुमार सिंह {15} श्री कमल क्वीर यादव {16} श्री पित ना० यादव {17} श्री मनोहर कुमार {18} श्री प्रमोद कुमार {19} श्री ध्रुव कुमार सिंह {20} श्री रामसेवक सिंह {21} श्री अशोक कुमार सिंह {22} श्री-अरविन्द कुमार सिंह {23} सत्य ना० स्वर्णकार, सहायक-सह-कैशियर को बेतनमान - 940-40-1500-द० रो०-40-1660 में वार्षिक बेतन वृद्धियाँ निम्न प्रकार काल्पनिक रूप से नियमित किया जाता है। जिसका वकाया देक नहीं होगा।

{1} सेवा में प्रथम नियुक्ति की तिथि :- 01.08.1988

स्वीकृत वार्षिक बेतन वृद्धियाँ
=====

क्र०	वार्षिक बेतन वृद्धि की देय तिथि	बेतन वृद्धि	स्वीकृत बेतन वृद्धि सीहत मूल बेतन
1	01.08.1989	40=00	980=00
2	01.08.1990	40=00	1,020=00
3	01.08.1991	40=00	1,060=00
4	01.08.1992	40=00	1,100=00
5	01.08.1993	40=00	1,140=00
6	01.08.1994	40=00	1,180=00
7	01.08.1995	40=00	1,220=00
8	01.08.1996	40=00	1,260=00
9	01.08.1997	40=00	1,300=00

सचिव-सह- निबंधक, सहयोग सीमांतयाँ, बिहार पटना, के आदेश ज्ञापक 68। दिन कि 11.03.88 की कंडिका 4 में निहित निर्देशानुसार इस पत्र में अवस्थित सभी 23 सहायक-सह- कैशियर को माननीय उच्च न्यायालय, बिहार पटना, द्वारा उक्त सी. डब्लू.जे.सी. में पारित न्यायादेश के अनुसार इन्हें दिनांक 18.11.98 के प्रभाव से बेतनमान 940-40-1500 ८० री०-४०-1660 में हॉ 15% का लाभ देते हुए इनका बेतन निम्न प्रकार निर्धारित करने की स्वीकृति दी जाती है :-

§ i § दिनांक 18.11.98 को देय मूल बेतन -		1,340 =00
§ ii § कालवृद्ध प्रोन्नति के लिए देय बेतन का 15% जो व्यक्तिगत बेतन होगा उस पर बिहार सरकार सहकारिता विभाग के आदेशानुसार 18.11.98 के बाद अनुमानित महंगाई भत्ता देय होगा ।		201 =00
§ iii § इनकी अगली वार्षिक बेतन वृद्धि	01.08.99	1,380 =00
दिनांक 01.08.99-01.08.2000 एवं	01.08.2000	1,420 =00
01.08.2001 को देय है ।	01.08.2001	1,460 =00

§ 3 § आदेश दिया जाता है कि पत्र में अवस्थित 23 सहायक-सह-कैशियर को पुनर्नियोजन के तिथि 19.11.98 के प्रभाव से प्रथम कालवृद्ध प्रोन्नति के फलस्वरूप देय बकाये बेतनादि का लाभ भुगतान किया जाय ।

इसकी सूचना सभी संबंधितों को दी जाय ।

जिला सहकारिता पदा०
-सह-
सहायक पारिसमापक
मधेपुरा-सुपौल सेन्ट्रल को-ऑपरेटिव बैंक लि०, मधेपुरा-सुपौल सेन्ट्रल को-ऑपरेटिव बैंक लि०, मधेपुरा ।

जिला पदाधिकारी
-सह-
पारिसमापक
मधेपुरा-सुपौल सेन्ट्रल को-ऑपरेटिव बैंक लि०, मधेपुरा ।

ज्ञापक 11 / मधेपुरा, दिनांक 05-11-2003
प्रतिलिपि :- स्थापना प्रभारी को सूचनार्थ प्रेषित । उन्हें निर्देश दिया जाता है कि आदेश में अंकित प्रविष्टि पत्र में अवस्थित सभी 23 सहायक-सह-कैशियर की सेवापुस्त में कर दिया जाय ।

प्रतिलिपि :- पत्र में अवस्थित सभी 23 सहायक-सह-कैशियर, मधेपुरा-सुपौल सेन्ट्रल को-ऑपरेटिव बैंक लि०, मधेपुरा को सूचनार्थ प्रेषित ।

जिला सहकारिता पदा०,
-सह-
सहायक पारिसमापक
मधेपुरा-सुपौल सेन्ट्रल को-ऑपरेटिव बैंक लि०, मधेपुरा ।

जिला पदाधिकारी
-सह-
पारिसमापक
मधेपुरा-सुपौल सेन्ट्रल को-ऑपरेटिव बैंक लि०, मधेपुरा ।

श्री पद्माधकार, मधुपुरा - 261113

सहायक, मधुपुरा - सुप्रीम कोर्ट के ऑफिसर
 बैंक लिड, मधुपुरा।

WT: 20 grams,
 PS: 22.00, 11/09/2013, 12:13
 (Mass a nice day!)

न वार्षिक वेतन वृद्धि, प्रोव्वाइनिंग, प्रोमोशन
 ग्रुप इन्फोर्मेड, अजित अवकाश, ग्रैच्युरी, आदि
 भुगतान के संदर्भ में :-

महोदय

निवेदन पूर्वक कहना है कि मैं मधुपुरा - सुप्रीम कोर्ट के ऑफिसर बैंक लिड, मधुपुरा में सहायक के पद पर कार्यरत था। संस्था के अनुसूचि रद्द होने के बाद, तत्कालीन सभी कर्मचारियों का भुगतान किया गया है। मुझे भी मात्र 999,628 = 10 (एक लाख नब्बह हजार छः सौ बीस बीस) रुपया भुगतान मिला है। अब मेरा लगभग दो लाख रुपया बकाया बौकी है।

अतः श्री महोदय के प्रार्थना है कि मेरा बकाया शेष भुगतान करने की कृपा की जाय।

आपका विश्वरूप गजब

राजेश्वर नाथ

(तत्कालीन सहायक)

श्री 60 नं कोर्ट बैंक लिड, मधुपुरा

ग्राम + पोस्ट - दुखपुर

जिला - सुप्रीम

दिन - 852130

दिनांक - 11/07/2013

सेवा में,

Annexure-5 T.C

22 T.C

जिला पदाधिकारी, मधेपुरा

सह

परिसमापक, मधेपुरा-सुपौल सेन्ट्रल को-ऑपरेटिव

बैंक लि०, मधेपुरा

विषय:- वेतन वार्षिक वेतन वृद्धि, प्रोन्नति, प्रोभिडेण्ड फण्ड ग्रुप इंश्योरेन्स, अर्जित अवकाश, ग्रैच्यूटी, आदि भुगतान के संदर्भ में।

महाशय,

निवेदन पूर्वक कहना है कि मैं मधेपुरा-सुपौल सेन्ट्रल को-ऑपरेटिव बैंक लि० मधेपुरा में सहायक के पद पर कार्यरत था। संस्था के अनुज्ञप्ति रद्द होने के बाद तत्कालीन पदस्थापित सभी कर्मचारियों का भुगतान किया गया है। मुझे भी मात्र 1,11,624.00 (एक लाख ग्यारह हजार छः सौ चौबीस) रूपया भुगतान मिला है। अब मेरा लगभग दो लाख रूपया बकाया बाकी है।

अतः श्रीमान् से प्रार्थना है कि मेरा बकाया राशि भुगतान करने की कृपा की जाय।

आपका विश्वासी

गजेन्द्र नाथ झा

तत्कालीन सहायक

भु०सु०से०को० बैंक, लि०, मधेपुरा

ग्राम+पो०- सुखपुर, जिला- सुपौल

पिन- 852130

दिनांक - 11.09.2013