WEST BENGAL ADMINISTRATIVE TRIBUNAL Present-

The Hon'ble Justice Soumitra Pal (Chairman) & The Hon'ble Dr.Subesh Kumar Das (Administrative Member)

Case No. OA-664 OF 2019

DR. UTPAL KANTI JANA Vs. THE STATE OF WEST BENGAL & ORS.

Serial No. and Date of order. 1	Order of the Tribunal with signature 2	Office action with date and dated signature of parties when necessary 3
3	For the Applicant : Mr. G. P. Banerjee Advocate	
30.09.19	For the Respondents : Mr. S. Ghosh Advocate	
	Affidavit of service filed today be kept on record.	
	In this application, the applicant, who had joined	
	as Medical Officer in the West Bengal Health Service	
	cadre under the Department of Health and Family	
	Welfare, Government of West Bengal on 13 th May, 1994	
	and now posted as Medical Officer (Paediatrics), at Deben	
	Mahato (Sadar) Hospital, Purulia, has challenged the	
	reasoned order, appearing at pages 67 and 68 of the	
	application, passed in compliance with the directions	
	contained in the order dated 8 th April, 2019 in OA-162 of	
	2019. Mr. G.P. Banerjee, learned advocate for the	
	applicant submits that since the issue is covered by the	
	judgement of the Tribunal passed in OA 346 of 2015 (Dr.	
	Ashok Kumar Maiti & Ors. Vs. The State of West Bengal	
	& Ors.) as well as the judgement of the High Court passed	
	in WPST-26 of 2015 (The State of West Bengal & Ors.	
	Vs. Dr.Sraban Kumar Ghosh) and as from the judgement	
	passed by the Tribunal, no order has been passed in favour	

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	of the State by the High Court, appropriate order may be	
	passed quashing the order under challenge and to direct	
	the respondents to accept the prayer for voluntary	
	retirement. It appears from the judgement of the High	
	Court passed in WPST-26 of 2015, SLP was filed which	
	was dismissed by the Supreme Court on 26 th October,	
	2015.	
	Mr. S. Ghosh, learned advocate for the State	
	submits that the reasoned order passed by the respondent	
	no. 1 is just and proper. According to him from the	
	judgement delivered by the Tribunal writ petitions have	
	been filed before the High Court which are pending.	
	However, on a query, it is submitted that no interim order	
	has been passed by the High Court.	
	Heard Mr. Banerjee and Mr. Ghosh.	
	In this application, the applicant has prayed for	
	certain reliefs, the relevant portion of which is as under:	
	" a) A mandatory direction do issue	
	upon the concerned respondent authorities,	
	particularly upon the Additional Chief	
	Secretary, Health & Family Welfare	
	Department, Government of West Bengal, the	
	respondent No. 1 herein, to forthwith grant	
	sanction of the prayer of the applicant dated	

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ase No. Serial No. and	Order of the Tribunal with signature	Office action with date
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	20.06.2016 for voluntary retirement from	
	service with effect from 05.10.2016 A N	
	having been fulfilled all preconditions	
	thereof under the strength and force of Sub-	
	Rule (aaa) of Rule 75 of WBSR, Part-I and	
	also so announced and pronounced in	
	different judicial interventions after setting	
	aside the impugned order of rejection so	
	communicated under Memo dated	
	21.05.2019 of the authority concerned, all	
	being Annexure-'A', 'B', 'C', 'D' and 'E'	
	herein as well as to disburse all permissible	
	retiring benefits in favour of the applicant	
	and to command them to act strictly in	
	accordance with law;"	
	The relevant portion of the order impugned passed	
	by the respondent no. 1 is as under:	
	"And, whereas, all the above mentioned three	
	appeals are pending before the Hon'ble High	
	Court at Calcutta and the same may be taken	
	up for hearing anytime as and when the	
	business of the Hon'ble High Court permits;	
	Now, therefore, after careful	

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Serial No. and Date of order. 1 Consideration of the facts and circumstances of the instant case, in light of the Finance Department notification No. 695-F(P) dated. 07.02.2014, which has been upheld by the Hon'ble West Bengal Administrative Tribunal, the prayer for Voluntary Retirement cannot be accepted since the incumbent has applied for Voluntary Retirement after coming into effect of the said notification by which the Rule 75(aaaa) W.B.S.R. Part-I has been inserted. Thus, the case is disposed of with the aforesaid order." It is an admitted position that the applicant who has completed 50 years of age on 4th October, 2015 and who has also completed 20 years service on 20th June, 2016 is covered under rule 75 sub-rule (aaa) and not under rule 75 sub-rule (aaaa) of WBSR Part-I. It is to be borne in mind that a right which has already accrued in favour of the applicant under rule 75 (aaa) cannot be divested. Hence, the judgement passed by the judicial forum, not stayed by the	Case No.		
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	higher forum, has to be accepted. Therefore, as the judgement passed by the Tribunal on similar issue has not been stayed by the High Court and the issue is covered by the said judgement in OA-346 of 2015, the impugned order appearing at pages 67 and 68 of the application is, therefore, set aside and quashed. The application is allowed. Accordingly, the Additional Chief Secretary, Health and Family Welfare Department, Government of West Bengal, the respondent no. 1, is directed to accept the application of the applicant for voluntary retirement dated 20 th June, 2016 with effect from 5 th October, 2016 within twelve weeks from the date of presentation of a copy of the certified copy of this order and shall disburse pensionary benefits and other allowances as admissible under the law which have accrued in favour of the applicant. (S.K.DAS) (SOUMITRA PAL) CHAIRMAN	_ '	