### **ORDER SHEET**

# WEST BENGAL ADMINISTRATIVE TRIBUNAL

#### Present-

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

#### Case No -OA 21 OF 2019

#### 

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
2 18.01.2019	For the Applicant: Mr. G.P. Banerjee, Advocate	
	For Respondents: Mr. S. Ghosh, Advocate	
	Let affidavit of service filed be kept on record.	
	In this application, the applicant, who had joined	
	as a Medical Officer in the West Bengal Health Services	
	cadre under the Department of Health and Family	
	Welfare, Government of West Bengal on 27 <sup>th</sup> December,	
	1988, and now posted at M.R. Bangur Hospital,	
	Tollygunge, Kolkata, has challenged the impugned order	
	contained in the memo dated 14 <sup>th</sup> July, 2017,	
	communicated by the Dy. Director of Health Services	
	(Admn), Government of West Bengal, whereby his prayer	
	for voluntary retirement was rejected.	
	It is submitted by Mr. G.P. Banerjee, learned	
	advocate for the applicant that the impugned order is not	
	at all a speaking order and, hence, cannot be sustained.	
	Moreover, the same issue is covered by the judgement	

### **ORDER SHEET**

Serial No. and Date of order.

1

Order of the Tribunal with signature
2
and dated signature of parties when necessary
3

dated 15<sup>th</sup> June, 2016 passed in the Original Application No. 346 of 2015 - Dr. Ashok Kumar Maiti and Others vs. The State of West Bengal and Ors.

Mr. S. Ghosh, learned advocate appearing on behalf of the State respondents submits that the impugned order is just and proper and if directed the respondents shall reconsider the matter.

We find that the impugned order contained in the memo dated 14<sup>th</sup> July, 2017, communicated by the Dy. Director of Health Services (Admn), Government of West Bengal rejecting the application for voluntary retirement does not give any reason for rejecting the application for voluntary retirement. It merely refers to Sub-Rule (75aaaa) of WBSR Part-I which according to the applicant is not applicable to him. Moreover, the order is cryptic. Hence the impugned order cannot be sustained and is set aside and quashed. The application is thus allowed.

Therefore, considering the facts and circumstances of the case, as we find that the issue is covered by the judgement passed in the Original Application No. 346 of 2015 (Dr. Ashok Kumar Maiti and Others vs. The State of West Bengal and Ors.), the matter is disposed of by directing the Additional Chief Secretary, Department of Health and Family Welfare, Government

# **ORDER SHEET**

Serial No. and	Order of the Tribunal with signature	Office action with date
Date of order.	2	and dated signature of parties when necessary
1		3
SCN.	of West Bengal – the respondent No.1 to take a decision	on
	afresh by passing a reasoned order to be communicated	to
	the parties within ten weeks from the date of presentation	on
	of a copy of this order after giving an opportunity	of
	hearing and after taking into consideration the judgeme	nt
	delivered on 3 <sup>rd</sup> January, 2017 in O.A. 346 of 2015 as we	ell
	as the judgement passed in WPST 26 of 2015 (State	of
	West Bengal & OrsVs- Dr. Sraban Kumar Ghosh)	as
	well as the order passed by the Supreme Court. No ord	er
	as to cost.	
	(S.K. Das) (Soumitra Pal) MEMBER (A) CHAIRMAN	
	MEMBER (A) CHAIRMAN	