

COURT NO. 1  
ARMED FORCES TRIBUNAL  
PRINCIPAL BENCH, NEW DELHI

1.

OA 735/2025 with MA 1109/2025

Ex Nk DSC GD Jieut Ram	.....	Applicant
Versus		
Union of India & Ors.	.....	Respondents

For Applicant	:	Mr. Devendra Kumar, Advocate
For Respondents	:	Mr. Rahul Kumar, Proxy Counsel for Mr. Varun Chugh, Advocate

CORAM

HON'BLE MR. JUSTICE RAJENDRA MENON, CHAIRPERSON  
HON'BLE MS. RASIKA CHAUBE, MEMBER (A)

O R D E R  
26.03.2025

Invoking the jurisdiction of this Tribunal under Section 14 of the Armed Forces Tribunal Act, 2007, the applicant has filed this application and the relief claimed in Para 8 reads as under:-

- a) Direct the respondents to release/issue Discharge Book in respect of Indian Army & DSC to the applicant.
- b) Any other relief which the Hon'ble Tribunal may deem fit and proper in the fact and circumstances of the case along with cost of the application in favour of the applicant and against the respondent.

2. The grievance of the applicant is that after his discharge from both Army service and DSC service the discharge book has not been provided to him for the services rendered in the Indian Army and DSC. On 17.03.2023 we asked the counsel for the respondents to seek instructions and provide the reason for not issuing the discharge certificate to the applicant. Today the learned counsel for the respondents on instruction produces before us a communication from the DSC Record Office dated 06.12.2021 indicating the forwarding and dispatch of the discharge book to the applicant. A copy of the letter is given to the learned counsel for the applicant.

3. In view of the above, for the present without entering into the controversy or merits, if the applicant has not received the discharge book as indicated in the communication before us we grant liberty to the applicant to represent to the competent authority along with an affidavit stating that the dispatched discharge book has not been received by him. Upon the applicant filing an affidavit to that effect and following due process the respondents are directed to ensure that a duplicate discharge book is supplied to the applicant. Upon the applicant filing an application along with an affidavit within two weeks from today the

respondents shall ensure that the discharge book is supplied to him within six weeks thereafter.

4. With the aforesaid the matter stands disposed.

5. A copy of this order be provided DASTI to learned counsel for both the parties.

**[JUSTICE RAJENDRA MENON]  
CHAIRPERSON**

**[MS. RASIKA CHAUBE]  
MEMBER (A)**

**/Jyoti/**