

COURT No.2  
ARMED FORCES TRIBUNAL  
PRINCIPAL BENCH: NEW DELHI

1.

OA 2691/2025

Lt Col Shivendra Mani Tripathi ..... Applicant  
VERSUS  
Union of India and Ors. .... Respondents

For Applicant : Mr. Paras Jaiswal, Advocate  
For Respondents : Mr. Neeraj, Sr CGSC with  
Mr. Rudra Paliwal, Advocate  
Capt Abhishek Kumar, OIC, Legal Cell

CORAM

HON'BLE MS. JUSTICE ANU MALHOTRA, MEMBER (J)  
HON'BLE LT GEN C. P. MOHANTY, MEMBER (A)

ORDER  
08.10.2025

On behalf of the respondents has been submitted a document No. 13415/IC-74020H/AOC/MP-6(F) dated 30.04.2024, the contents of which read to the effect:-

“ADJUTANT GENERAL'S BRANCH ORO/MP 6 (F)

COMPENSATION FOR INJURIES SUSTAINED BY  
SS-43866H MAJ (NOW IC-74020H LT COL) SM  
TRIPATHI DUE TO FIRE INCIDENT AT CAD  
PULGAON ON 31 MAY 2016 DUE TO FAULTY  
AMMUNITION SUPPLIED BY ORDNANCE  
FACTORY CHANDA

1. Pl ref your note No B/01249/AG Remarks/2024/AG Coord (c) (ii) dt 08 Mar 2024.

2. This office had already intimated about the role of AG/MP 586 in the matter vide our note No 13415/SS-43866H/AOC/MP-6(F) dt 09 Mar 2018 (copy att)

3. The apprehension of the offr with regards to illegibility for grant of PC stand addressed as he has been granted PC and is serving. With regards to contention of the offr for grant of compensation in view of injuries, it is clarified that compensation in Armed Forces for injuries is in form of Impairment Relief which will be decided as per the adjudication process. No other form of

*compensation is applicable to Armed Forces personnel.*

*4. As regards to loss on account of damage to personal vehicle, the same may be claimed through insurance policies.*

*5. Charter of AG/MP 586 does not stipulate any action for taking up case of an offr for compensation due to injury caused by faulty ammunition supplied by Ordnance Factory Board, Compensation sought by offr has to be taken up directly by him with Ordnance Factory Board or through his Unit/Line Dte..”*

2. On behalf of the applicant, it is submitted that the applicant had submitted an application dated 22.01.2018 to the Addl Dte Gen of Manpower (Policy & Planning)/MP-5 (B) mentioned at page 39.

3. It is essential to observe that the impugned order had stated vide para 2 to the effect:-

*“2. It is intimated that this office has taken up case with AG's Br for Rs. 1.5 Crores as one time assistance. However, AGs Br MP 5&6 vide letter u/r at Para 1 (b) has intimated that charter of AG/MP 5&6 does not stipulate any action for taking up case for an offr for compensation due to injury by faulty ammunition supplied by Ordnance Factory Board, further the case for compensation as sought by offr has to be taken up directly by him with Ordnance Factory Board or through Unit/Line Dte as intimated vide AG's Br Note u/r.”\_*

and vide order dated 03.09.2025 herein in the present OA the applicant was directed to put forth the action taken by him to pursue the matter with the Ordnance Factory Board or through the Unit/Line Dte.

4. It is further essential to observe that respondent nos 2 and 4 arrayed to the present OA are:-

*2. Ordnance Factory Chandrapur  
Chandrapur District,  
Bhadravati, Maharashtra - 442051*

*4. DTE GEN OF ORDNANCE FACTORIES  
Ord FY Board  
10-A, SK BOSE ROAD  
KOLKATA-700001,*

who do not fall within the ambit of the AFT Act 2007.

5. Learned counsel Mr. Paras Jaiswal whose vakalatnama is on the record thus seeks to withdraw the present OA seeking liberty to seek redressal afresh in accordance with law before the appropriate forum. In view thereof, the OA 2691/2025 is thus dismissed as withdrawn with liberty granted as prayed.

**(JUSTICE ANU MALHOTRA)  
MEMBER (J)**

**(LT GEN C. P. MOHANTY)  
MEMBER (A)**

AP