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

39.

## OA 1910/2018 with MA 2110/2018 and MA 297/2019 A

Ex ERA-3 Virender Dhiman

Applicant

Versus

Union of India & Ors.

Respondents

For Applicant

Mr. Ved Prakash, Advocate

For Respondents

Mr. Mohit Kumar Singh, Advocate

#### **CORAM**

HON'BLE MR. JUSTICE RAJENDRA MENON, CHAIRPERSON HON'BLE LT. GEN. C.P. MOHANTY, MEMBER (A)

> ORDER 13.02.2024

## MA 2110/2018

Keeping in view the averments made in the miscellaneous application and finding the same to be bona fide, in the light of the decision in Union of India and others Vs. Tarsem Singh (2008) 8 SCC 648, the same is allowed condoning the delay in filing the O.A.

MA stands disposed of.

### OA 1910/2018

Invoking the jurisdiction of this Tribunal; under Section 14 of the Armed Forces Tribunal Act, 2007, the



applicant has filed this application and the reliefs claimed in para 8 read as under:

- (a) Quash and Impugned Order Letter No. PEN/600/D/LRDO I:08/2015/181180 Z dated 31.08.2015 i.e. date of discharge.
- (b) Declare the disability of the applicant as attributable/aggravated to service and round off disability percentage to 50%
- (c) Direct respondents to grant the Disability element of Pension to the Applicant w.e.f. 01.09.2016.
- (d) Direct respondents to pay the due arrears of disability element of Pension with interest @ 12% p.a from the date of retirement with all the consequential benefits.
- (e) 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 respondents.

- 2. Even though the applicant is found to be suffering from the following two ailments (i) Generalised Seizure ICD No. G40 @ 20% and (ii) Primary Hypertension ICD No. I 10.0 @ 30% for life, during the course of hearing today, learned counsel for the applicant made a fair statement that for the present in this application, the applicant would only be praying for disability pension pertaining to one ailment i.e. Primary Hypertension and he gives up his claim for all other ailments. The applicant submits that for the purpose of Primary Hypertension, the disability has been assessed @ 30% as is evident from the medical records.
- 3. Keeping in view the consistent stand taken by this Tribunal based on the law laid down by the Hon'ble Supreme Court in the case of <u>Dharamvir Singh v.</u>

  <u>Union of India and others</u> (2013) 7 SCC 316 that Primary Hypertension may arise even in a peace area due to stress and strain of service, we see no reason not to allow the prayer of the applicant with regard to the

disability Primary Hypertension, which has been assessed by the competent Medical Board @ 30%.

- 4. Accordingly, we allow this application holding that the applicant is entitled to disability element of pension @ 30% rounded off to 50% with effect from the date of his discharge. All other claims stand rejected.
- 5. The respondents are directed to grant disability element of pension to the applicant @ 30% for life which be rounded off to 50% for life from the date of retirement in terms of the judicial pronouncement of the Hon'ble Supreme Court in the case of <u>Union of India Vs. Ram Avtar</u> (Civil Appeal No. 418/2012) decided on 10.12.2014. However, the arrears will be restricted to three years from the date of filing of this OA or the date of applicant's retirement/discharge, whichever is lesser, in keeping with the law laid down in the case of *Union of India and others Vs. Tarsem Singh [2008 (8)SCC 649]*.

- 6. Accordingly, the respondents are directed to calculate, sanction and issue necessary PPO to the applicant within four months from the date of receipt of copy of this order, failing which, the applicant shall be entitled to interest @ 6% per annum till the date of payment.
- 7. Pending MAs, if any, stand closed. There is no order as to costs.

[JUSTICE RAJENDRA MENON] CHAIRPERSON

> [ LT. GEN. C.P. MOHANTY] MEMBER (A)

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