

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

9.

OA 1056/2025 with MA 1612/2025

289076 Sgt Mohan Prasad Sinha (Retd) Applicant
VERSUS
Union of India and Ors. Respondents

For Applicant : Mr.Aman Bhardwaj, Advocate
For Respondents : Ms. Nehal Jain, Advocate

CORAM

HON'BLE MS. JUSTICE ANU MALHOTRA, MEMBER (J)
HON'BLE REAR ADMIRAL DHIREN VIG, MEMBER (A)

ORDER
24.04.2025

MA 1612/2025

This is an application filed under Section 22(2) of the Armed Forces Tribunal Act, 2007 seeking condonation of delay of 10647 days in filing the present OA. In view of the judgments of the Hon'ble Supreme Court in the matter of *UoI & Ors Vs Tarsem Singh* 2009(1)AISLJ 371 and in *Ex Sep Chain Singh Vs Union of India & Ors* (Civil Appeal No. 30073/2017 and the reasons mentioned, the MA 1612/2025 is allowed and the delay of 10647 days in filing the OA 1056/2025 is thus condoned. The MA is disposed of accordingly.



OA 1056/2025

The applicant, 289076 Sgt Mohan Prasad Sinha (Retd) vide the present OA makes the following prayers:

“ (a) To recall the original records of the applicant pertaining to promotion and last rank held by him.

(b) Direct the respondents to calculate the pension of the applicant based on the last rank held by him at the time of retirement i.e. Sergeant.

(c) Direct the respondents to issue a fresh corrigendum PPO to the applicant after fixing his pension as per the last rank held at the time of retirement i.e. Sergeant(SGT).

(d) Direct the respondents to pay the arrears of the pension to the applicant alongwith penal interest @18% per annum from 09.1.1996.

(e) Pay the cost of the litigation

(f) Any other relief which this Hon'ble Tribunal deems appropriate in the light of circumstances of the case.”

2. The applicant 289076 Sgt Mohan Prasad Sinha (Retd) was enrolled in the Indian Air Force on 20th January, 1966 and discharged from service on 31st January, 1981 after rendering about 15 years of service. The applicant was promoted to the rank of Sergeant(Sgt) in the month of November, 1980 from the rank of Corporal(Cpl) and held this

rank for 03 months but did not complete 10 months of service in the rank of Sergeant. The applicant submits that as per Policy decision dated 09.02.2001 and 11.11.2008, the pension of all the retired Armed Forces Personnel has been revised on the basis of the rank/group last held by the individual and the requirement of 10 months service in the last rank held for all the officers and personnel below of the officer rank is waived off.

3. The applicant further submits that with the implementation of the recommendations of the 5th CPC, the condition for holding last rank for 10 months has been waived off and even if a person holds a rank for 01 day, he was entitled for pension of last rank held. Furthermore, the MoD letter No.17(4)/2008(1)/D(Pen/Pol) dated 11.11.2008 expressly states that Rank means rank last held and not the rank for which pensioned. It is submitted by the applicant that he is entitled for the fixation of his pension in the rank of Sergeant as per Govt of India Letter No.PC10(1)/2008-D(Pen/Pol) dated 08.03.2010. The applicant submits that he had approached the respondents by filing an online complaint on CPGRAMS vide complaint No.DOPPW/E/2024/0057970 dated 22.08.2024 but the grievances are still not addressed by the respondents.

4. The applicant places reliance on the order dated 02.01.2010 of the Armed Forces Tribunal(PB) in TA No.339/2010 in case of Ex *JWO Bharat Singh Khatana Vs Union of India & Ors.* and a catena of other orders of the Armed Forces Tribunal.

5. The respondents fairly do not dispute the settled proposition of law put forth on behalf of the applicant in view of the verdicts relied upon on behalf of the applicant.

6. It cannot be overlooked that the verdict dated 29.01.2010 of the Armed Forces Tribunal (PB) in TA 339/2010(WP(Civil) No.567/2002 of Delhi High Court) *Ex JWO Bharat Singh Khatana Vs Union of India & Ors.* whereby it was observed to the effect that:

“According to the provisions of the Armed Forces Rules, the incumbent has to serve at least 10 months on the last rank for full pension of that post but he was not given the pension of the last rank held by him i.e. JWO. Hence, petitioner aggrieved by this filed the present petition before the Hon’ble Delhi High Court which has been transferred to this Tribunal after formation of Armed Forces Tribunal and prayed that his pension may be given on the basis of last rank held by him. In this connection, petitioner has referred to a Notification dated 09.02.2001 whereby the Government of India, Ministry of Defence has issued a Circular implementing the Government decision on the recommendations of Fifth Pay Commission relating to pensionary benefits in respect of commissioned officers and personnel below officers ranks and in that it has been clarified that all Armed Forces pensioners irrespective of their date of retirement shall not get less than 50% of the minimum revised scale on pay introduced w.e.f. 01.01.1996. Since this was not being given by the PCDA, Allahabad and that matter came before the Government and the Government had clarified as under:

“It is clarified that pension of all pre-96 retiree Armed forces Personnel will be revised on the basis of the rank/group last held by the individual and the revised pay scales connected thereto, even if the rank/group was held for less than 10 months before

retirement. Such pension will be reduced proportionately if the qualifying service is less than 33 years. Other conditions to earn pension will continue to apply.”

In view of this clarification, we do not find any reason as to why petitioner should not be given pension of the last rank held by him for a period of 06 months. Therefore, condition of 10 months has now been waived by the government. Consequently, we direct that petitioner’s pension should be determined in the light of the aforesaid Circular and he may be given the pension @ 50% of the last post held by him as JWO. His pension should be worked out and arrears shall be paid to the petition with 12% interest. This whole exercise should be done within three months from today. Petition is according allowed. No order as to costs.”-

has been upheld vide order dated 08.03.2016 of the Hon’ble Supreme Court in *Union of India & Ors. vs Ex JWO Bharat Singh Khatana* Civil Appeal no. 7366-7367/2011.

7. The judgments relied on behalf of the applicant make it apparent that pension cannot be declined to an individual for the rank he last held and rendered his services as laid down in *Thiagrajan vs UoI & Ors* in OA 93/2014 by the AFT (RB) Chennai. The said statutory right already earned by the applicant cannot be reduced even if an undertaking is executed by him for the receipt of any lower pension in a lower rank from that what he last held. Vide a catena of cases of this Tribunal it has been laid down that the Defence personnel are entitled to the benefits of

the last rank held by them even if it has been of a duration of less than 10 months.

8. Thus, the respondents are required to implement the calculation of pension of the applicant in the rank of JWO as he is similarly placed as the applicant in the case of *JWO P Gopalakrishnan vs UoI & Ors.* in OA 62/2014 decided on 13.02.2015, by the AFT(RB), Chennai and OA 1038/2017 in the matter of *Ex-JWO Krishna Moorthy K & Ors. Vs UoI & Ors.*

9. Inter alia, the Hon'ble Supreme Court in *Uttaranchal Forest Rangers' Assn. (Direct Recruit) v. State of U.P.*, (2006) 10 SCC 346 has adverted to its verdict in *State of Karnataka and Ors Vs C.Lalitha* (2006) 2 SCC 747 wherein it has been observed that service jurisprudence evolved by the Hon'ble Supreme Court postulates that all the persons similarly situated should be treated similarly.

10. The OA 1056/2025 is thus allowed subject to verification of facts averred in OA 1056/2025. However, the arrears of the last rank pension are confined to commence to run from a period of three years prior to the institution of the present OA on 04.03.2025 in view of order dated 20.12.2024 of the Hon'ble Delhi High Court in WP(C) No.6815 of 2024.



11. The respondents are thus directed as under:-

- (i) Calculate the pension of the applicant based on the last held rank by him before retirement i.e. Sergeant, and in consonance with the principles of calculation that have been upheld in *JWO Gopalakrishnan* in this regard; and
- (ii) The applicant will be accordingly issued a fresh Corrigendum PPO in the last rank held by him within two months and the arrears be paid accordingly in terms of para 10 hereinabove *failing which*, it shall carry interest @ 6%p.a. till actual payment.

12. No order as to costs.


(JUSTICE ANU MALHOTRA)
MEMBER (J)


(REAR ADMIRAL DHIREN VIG)
MEMBER (A)

/CHANANA/