

COURT NO. 2
ARMED FORCES TRIBUNAL
PRINCIPAL BENCH, NEW DELHI

6.

OA 3984/2025

910308-B Sgt Omkar Nath Singh (Retd)..... Applicant
Versus
Union of India & Ors. Respondents

For Applicant : Mr. Brajesh Kumar, Advocate
For Respondents : Sgt Pankaj Sharma, DAV, OIC, Legal

CORAM

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

ORDER

17.12.2025

The applicant 910308-B Sgt Omkar Nath Singh (Retd)
vide the present OA filed under Section 14 of the Armed
Forces Tribunal Act, 2007 makes the following prayers:

- (a) *"To direct the respondents to rectify basic pay fixation anomaly in salary of the applicant by re-fixing his basic pay as per the more beneficial option to applicant on implementation of 6th/7th CPC and subsequent, on the principles affirmed by Hon'ble Tribunal in OA 1182/2018, Sub Mahendra Lal Shrivastava Vs Union of India & Os.*

OR

To direct the respondents to grant the two increments on 01 Jul 2007 on reclassification/promotion to LAC according to Para 14(b)(i) of SAFI I/S/2008 & Para 14(b)(iv)(aa) of SAFI I/S/2008 & Most beneficial option.

- (b) To direct the respondents to fix the basic pay of the applicant for the purpose of Pensionary benefits and issue fresh/corrigendum PPO to the applicant(Re-fix all the pensionary and post retiral benefits accordingly.*
- (c) To direct the respondents to make payment of arrear of salary accrue to him on re-fixation of his basic pay in accordance with most beneficial option on the principles affirmed by Hon'ble Tribunal Order in OA 1182/2018, Sub Mahendera Lal Shrivastava Vs Union of India & Ors.*
- (d) To direct the respondents to pay interest @ 18%p.a. on the arrears accrue to the applicant on arrears of payments on re-fixation of basic pay.*
- (e) To pass any other order or direction in favour of applicant which may be deemed just and proper under facts and circumstances of this case in the interest of justice."*

2. In reply to a specific Court query, it is submitted by the learned counsel for the applicant that the prayer made by the applicant is confined to the first limb of the prayer in 8(a) and the alternative is not pressed. In view thereof, the notice of the first portion of the prayer 8(a) apart from also seeking the relief at 8(b), 8(c), 8(d) & 8(e), notice is issued.

3. The applicant was enrolled in the Indian Air Force after having been found fit in all respects on 27.09.2005 and was discharged from service on 30.09.2025 on completion of his tenure of service. The grievance of the applicant is that he was not granted two increments on 01 Jul 2007 on Reclassification/promotion to LAC on 01 Feb.2007 whereas the his batchmate/entry mate 910300-L Sgt Ganpati Bandiyavar PMF(Elect)of same trade became LAC on 01 Oct. 2006 and got his financial up-gradation on LAC reclassification/promotion. The applicant further submits that his basic pay has been incorrectly fixed lesser on the implementation of the 6th CPC as well as on the implementation of the recommendations of the 7th CPC and in terms of the Para 14(b)(iv) of SAFI I/S/2008,if no option is exercised by the individual, the PAO(OR) will regulate the fixation of pay on promotion by ensuring that

most beneficial option is allowed to the PBOR and the same view has been affirmed by the Armed Forces Tribunal(PB), New Delhi in OA 1182/2018 titled as *Sub Mahendra Lal Shrivastava Vs Union of India & Ors.* and a catena of other orders of the Armed Forces Tribunal. The applicant further submits that he submitted a representation through CPGRAM vide Registration No. DOPPW/E/2025/0082874 dated 02.11.2025 which the respondents vide their letter No. Air HQ/99798/45/DAV/A&A/CPGRAM dated 25.11.2025 replied to the effect:

*"REPLY TO CP GRAM IN RESPECT OF
910308-B EX SGT OMKAR NATH SINGH DOD 30
SEP 2025*

- 1. Reference is made to your grievance No. DOPPW/E/2025/0082874 dated 02 Nov. 2025.*
- 2. It is intimated that in your case, you have been reclassified on 01 Feb.2007. Moreover, as pere policy in vogue AC to LAC is reclassification not promotion. Hence, no up-gradation is granted. Further, statement is annexed*
- 3. This is for your information."*

4. The applicant has relied upon the orders of the Armed Forces Tribunal (PB) dated 21.10.2022 passed in the case of *Sub Bhyan Singh Vs Union of India & Ors.* in OA 1092/2017 and order dated 03.09.2021 in OA 1182/2018 titled *Sub Mahendra Lal Shrivatava Vs Union of India & Ors.* wherein the similarly placed applicants have been granted re-fixation of basic pay as per the most beneficial option available on the implementation of the 6th CPC.

5. Furthermore, it is essential to observe that the order dated 03.09.2021 in OA 1182/2018 in case of *Sub Mahendra Lal Shrivastava(Retd) v Union of India & Ors.* and two other connected matters in OA 1314/2018 in *Sub Sattaru Lakshmana Rao v Union of India & Ors.* and OA 892/2019 in *Sub(TIFC) Jaya Prakash v Union of India & Ors.* has been upheld by the Hon'ble High Court of Delhi vide judgment dated 05.05.2025 in WP(C) 5880/2025 in *UOI & Ors. vs. Sub Mahendra Lal*

Shrivastava(Retd) with observations in Para-24 and 25 thereof

to the effect:-

“24. There are various reasons why, in our view, this writ petition cannot succeed: (i) Firstly, the writ petition has been preferred more than 3½ years after the passing of the impugned judgment, without even a whisper of justification for the delay. (ii) The writ petition is, therefore, liable to be rejected even on delay and laches. Nonetheless, as the issue is recurring in nature, we have examined it on merits. (iii) It appears that the earlier decision of the AFT in Sub Chittar Singh has never been challenged by the petitioner. It is well settled that the UOI cannot adopt a pick and choose policy, and leave one decision unchallenged, while challenging a later decision on the same issue. Moreover, we find that the AFT, in the impugned order, has placed reliance on the decision in Sub W.P.(C) 5880/2025 Page 17 of 19 Chittar Singh which, as we note, remains unchallenged. (iv) Even on merits, there is no substance in the present petition. The reasoning of the AFT is unexceptionable. Though para 8 of the SAI required persons to exercise the option regarding the manner in which they were to be extended the benefit of the revised pay scales within three months of the SAI, which was issued on 11 October 2008, it was extended twice. It was first extended by letter dated 21 December 2010 till 31 March 2011. Subsequently, by letter dated 11 December 2013, it was directed that applications for change of option received till 30 June 2011 would be processed. Though it is correct that the respondents did not exercise their option within that period, it is also clear that each of the respondents had exercised their option prior to 30 December 2013. (v) Moreover, we are also in agreement with the AFT’s reliance on clause 14(b)(iv) of the SAI, which mandated that, if no option was exercised by the individual, the PAO would regulate the fixation of pay of the individual on promotion to ensure that he would be extended the more beneficial of the two options, i.e., of either of re-fixation of pay with effect from 1 January 2006 or w.e.f. the date of his next promotion. (vi) We are in agreement with the AFT that, given the fact that the instruction was pertaining to officers in the army, and was inherently beneficial in nature, it has to be accorded an expansive interpretation. The AFT has correctly noted that the W.P.(C) 5880/2025 Page 18 of 19 very purpose of granting extension of time for exercise of option was to cater to situations in which the officers concerned who in many cases, such as the cases before us, were not of very high ranks, would not have been aware of the date from which they were required to exercise their option and therefore may have either exercised their option

belatedly or failed to exercise their option. It was, obviously, to ensure that an equitable dispensation of the recommendations of the 6th CPC that clause 14(b)(iv) place the responsibility on the PAO(OR) to ensure that the officers were given the more beneficial of the options available to them. (vii) There is no dispute about the fact that, by re-fixing the pay of the respondents w.e.f. 1 January 2006 instead of the date from which they were promoted to the next grade between 1 January 2006 and 11 October 2008, the respondents suffered financial detriment. They, therefore, were not extended the most beneficial of the two options of pay of fixation available to them, as was required by clause 14(b)(iv) of the SAI.

25. We, therefore, are in complete agreement with the impugned judgment of the AFT and see no cause to interfere therein."

6. We have examined numerous cases pertaining to the incorrect pay fixation in 6th CPC in respect of Officers/JCOs/ORs merely on the grounds of option not being exercised in the stipulated time or applicants not exercising the option at all, and have issued orders that in all these cases the petitioners' pay is to be re-fixed with the most beneficial option as stipulated in Para 14 of the SAI 1/S/2008 dated 11.10.2008. The matter of incorrect pay-fixation and providing the most beneficial option in the case of JCOs/ORs has been exhaustively examined in the

case of Sub M.L. Shrivastava and Ors Vs. Union of India

[O.A No.1182 of 2018] decided on 03.09.2021.

7. Similarly, in the matter of incorrect pay fixation in the 7th CPC, the issue has been exhaustively examined in

Sub Ramjeevan Kumar Singh Vs. Union of India [O.A.

No.2000/2021] decided on 27.09.2021. Relevant portions are

extracted below:

"12. Notwithstanding the absence of the option clause in 7th CPC, this Bench has repeatedly held that a soldier cannot be drawing less pay than his junior, or be placed in a pay scale/band which does not offer the most beneficial pay scale, for the only reason that the soldier did not exercise the required option for pay fixation, or exercised it late. We have no hesitation in concluding that even under the 7th CPC, it remains the responsibility of the Respondents; in particular the PAO (OR), to ensure that a soldier's pay is fixed in the most beneficial manner.

13. In view of the foregoing, we allow the OA and direct the Respondents to:-

(a) Take necessary action to amend the Extraordinary Gazette Notification NO SRO 9E dated 03.05.2017 and include a suitable 'most beneficial' option clause, similar to the 6th CPC. A Report to be submitted within three months of this order.

(b) Review the pay fixed of the applicant on his promotion to Naib Subedar in the 7th CPC, and after due verification re-fix his pay in a manner that is most beneficial to the applicant, while ensuring that he does not draw less pay than his juniors.

(c) Issue all arrears within three months of this order and submit a compliance report.

(d) Issue all arrears within three months of this order and submit a compliance report."

8. In respect of officers, the cases pertaining to pay-anomaly have also been examined in detail by the Tribunal in the case of Lt Col Karan Dusad Vs. Union of India and others [O.A. No.868 of 2020 and connected matters] decided on 05.08.2022. In that case, we have directed CGDA/CDA(O) to issue necessary instructions to review pay- fixation of all officers of all the three Services, whose pay has been fixed on 01.01.2006 in 6th CPC and provide them the most beneficial option. Relevant extracts are given below:

"102 (a) to (j) xxx

(k) *The pay fixation of all the officers, of all the three Services (Army, Navy and Air Force), whose pay has been fixed as on 01.01.2006 merely because they did not exercise an option/ exercised it after the stipulated time be reviewed by CGDA/ CDA(O), and the benefit of the most beneficial option be extended to these officers, with all consequential benefits, including to those who have retired. The CGDA to issue necessary instructions for the review and implementation.*

Directions

103. xxx

104. *We, however, direct the CGDA/CDA(O) to review and verify the pay fixation of all those officers, of all the three Services (Army, Navy and Air Force), whose pay has been fixed as on 01.01.2006, including those who have retired, and re-fix their pay with the most beneficial option, with all consequential benefits, including re-fixing of their pay in the 7th CPC and pension wherever applicable. The*

CGDA to issue necessary instructions for this review and its implementation. Respondents are directed to complete this review and file a detailed compliance report within four months of this order."

9. In view of the judgment of the Hon'ble Supreme Court in Civil Appeal 1943/2022 in *Lt Col Suprita Chandel vs. UOI & Ors.* whereby vide Paras-14 and 15 thereof, it has been observed to the effect:-

"14. It is a well settled principle of law that where a citizen aggrieved by an action of the government department has approached the court and obtained a declaration of law in his/her favour, others similarly situated ought to be extended the benefit without the need for them to go to court. [See Amrit Lal Berry vs. Collector of Central Excise, New Delhi and Others, (1975) 4 SCC 714]

15. In K.I. Shephard and Others vs. Union of India and Others, (1987) 4 SCC 431, this Court while reinforcing the above principle held as under:-

"19. The writ petitions and the appeals must succeed. We set aside the impugned judgments of the Single Judge and Division Bench of the Kerala High Court and direct that each of the three transferee banks should take over the excluded employees on the same terms and conditions of employment under the respective banking companies prior to

amalgamation. The employees would be entitled to the benefit of continuity of service for all purposes including salary and perks throughout the period. We leave it open to the transferee banks to take such action as they consider proper against these employees in accordance with law. Some of the excluded employees have not come to court. There is no justification to penalise them for not having litigated. They too shall be entitled to the same benefits as the petitioners."

(Emphasis Supplied)",

all persons aggrieved similarly situated may not litigate on the same issue and would be entitled to the grant of the benefits of which have already been extended to others similarly situated .

10. In the light of the above considerations, the OA 3984/2025 is allowed and direct the respondents to:

- (a) Review the pay fixed of the applicant under the 6th CPC and then in the 7th CPC after due verification in a manner that is most beneficial to the applicant.

(b) To pay the arrears within three months of this order.

11. No order as to costs.

(JUSTICE ANU MALHOTRA)
MEMBER(J)

(LT GEN C P MOHANTY)
MEMBER (A)

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