



NAFR

HIGH COURT OF CHHATTISGARH, BILASPUR

WPS No. 867 of 2023

1. Abdul Hakeem S/o Abdul Habeeb Aged About 61 Years Presently Working As Revenue Deputy Inspector, Municipal Corporation Beergaon, District : Raipur, Chhattisgarh
2. Uttam Kumar Sharma S/o Fekan Lal Sharma Aged About 61 Years Presently Working As Accountant Municipal Corporation Beergaon, District : Raipur, Chhattisgarh

---- Petitioners

Versus

1. State Of Chhattisgarh Through Its Secretary, Department Of Urban Administration And Development, Mahanadi Bhawan, Naya Raipur, District : Raipur, Chhattisgarh
2. State Of Chhattisgarh Through Its Secretary, Department Of Finance, Mahanadi Bhawan, Naya Raipur, District : Raipur, Chhattisgarh
3. Director Directorate Of Urban Administration And Development Raipur, District : Raipur, Chhattisgarh
4. Municipal Corporation Beergaon, Through Its Commissioner, District : Raipur, Chhattisgarh

---- Respondents

For Petitioners : Shri Animesh Verma, Advocate
For Respondents-1 to 3/State : Ms Sunita Jain, GA
For Respondent-4/Municipal Corporation : Shri Sandeep Dubey, Dy AG

Hon'ble Shri Justice Parth Prateem Sahu

Order on Board

03.02.2023

1. Heard.
2. Grievance of petitioners in this writ petition is that they are not being paid benefits of arrears of 6th Pay Revision which was implemented with effect from 01.01.2016.
3. Shri Animesh Verma, learned counsel for petitioner would submit that after implementation of 6th Pay Revision, State Government has decided to grant arrears of pay revision to its employees in installments and the same has been released from time to time. Entire arrears of pay revision is divided in installments and accordingly, it is to be paid by the employer/State, according to order dated 24.05.2017 (Annexure P3). Pursuant to aforementioned order, Secretary, State of



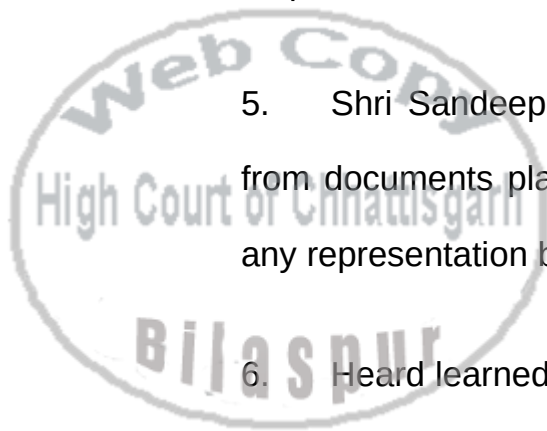
Chhattisgarh Urban Administration and Development had further issued an order, addressing to all Municipalities on 02.08.2017 (Annexure P2) stating therein that arrears of Pay Revision are to be disbursed according to Guidelines and directions issued by Finance Department. Employees of State Government were benefited with disbursement of four installments, lastly vide order dated 04.11.2022 but till date, petitioners, who are working under respondent-4, Municipal Corporation, Beergaon has not received single penny towards arrears of 6th Pay Revision.

4. Ms Sunita Jain, learned State counsel would submit that petitioners are admittedly, employees of respondent-4 and grievance if any, will be against respondent-4/Municipal Corporation.

5. Shri Sandeep Dubey, learned counsel for respondent-4 would submit that from documents placed on record, it does not reflect that petitioners have made any representation before respondent-4 for redressal of their grievance.

6. Heard learned counsel for the parties.

7. Perusal of documents placed on record would show that State Government has notified for implementation of 6th Pay Revision w.e.f. 01.01.2016 vide notification dated 19.05.2017. Chhattisgarh State Finance department issued letter on 24.05.2017 mentioning therein that arrears of Pay Revision are to be disbursed to its employees in installments, and also issued direction vide letter dated 02.08.2017 to all Municipalities for implementing Pay Revision according to directions issued by Finance Department. Letter has been issued by the department from time to time and last letter was issued on 04.11.2022 for releasing 4th installment of arrears of amount from April 2017 till August 2017 to the employees.





8. According to submissions of counsel for petitioner, till date, petitioners were not paid any of installments towards arrears of 6th Pay Revision. In this writ petition, petitioners have not submitted any document to show that they approached respondent-4 asking payment of arrears of Pay Revision which they are entitled for. Hence, in aforementioned facts of the case, submission of counsel for petitioners based on orders/letters issued by the Finance Department of State Government from time to time, I find it appropriate to dispose of this petition at this stage directing petitioners to submit detailed representation before respondent-4 and if such representation is submitted, respondent-4 shall consider and decide the same in accordance with law expeditiously, preferably within a period of four weeks from the date of receipt of representation, keeping in mind the directions issued in this regard from time to time.

9. Petitioners will also place on record copy of petition with supporting documents along with representation, for consideration of respondent-4.

10. Accordingly, writ petition stands disposed of.

11. Certified copy as per rules.

Sd/-
(Parth Prateem Sahu)
JUDGE