



2025:DHC:1926-DB



\$~39

\* **IN THE HIGH COURT OF DELHI AT NEW DELHI**

*Date of decision: 21.03.2025*

+ W.P.(C) 3569/2025

GOVT OF NCT OF DELHI AND ANR .....Petitioners

Through: Mrs. Avnish Ahlawat, Standing Counsel, GNCTD with Mr. Nitesh Kumar Singh, Ms. Laavanya Kaushik, Ms. Aliza Alam, Mr. Mohnish Sehrawat, Advs

versus

URMILA .....Respondent

Through: Advocate (appearance not given).

**CORAM:**  
**HON'BLE MR. JUSTICE NAVIN CHAWLA**  
**HON'BLE MS. JUSTICE RENU BHATNAGAR**

**NAVIN CHAWLA, J. (Oral)**

**CM APPL. 16705/2025 (Exemption)**

1. Allowed, subject to all just exceptions.

**W.P.(C) 3569/2025 & CM APPL. 16704/2025**

2. This petition has been filed by the petitioners, challenging the Order dated 21.08.2024 passed by the learned Central Administrative Tribunal, Principal Bench, New Delhi (hereinafter referred to as, 'Tribunal') in Original Application No.1178/2024 (hereinafter referred



2025:DHC:1926-DB



to as, 'OA') titled *Urmila v. Govt of NCT & Anr.*, allowing the said OA filed by the respondent herein following the Order dated 19.07.2024 passed by this Court in W.P.(C) 2814/2024 titled *Govt. of NCT of Delhi and Anr. v. Rishikesh Sharma* along with connected matters.

3. A brief background of the facts giving rise to the present petition is that the respondent, pursuant to an Advertisement/Notification No. 02/21 dated 12.05.2021, issued by the Delhi Subordinate Services Selection Board (hereinafter referred to as, 'DSSSB') for vacancies for TGT (Male) and (Female) for various subjects and Assistant Teacher (Primary), had applied for the post of TGT Hindi (Female) under the EWS category. The closing date for the submission of the online application was 24.06.2021, which was later extended till 04.07.2021. It is the case of the respondent that she could not obtain EWS certificate by the closing date due to the lockdown declared by the Government owing to the spread of the COVID-19 pandemic. As her candidature was later rejected by the petitioners on the ground that she could not submit her EWS certificate issued on or before the extended date for making the applications, the respondent filed the abovementioned OA before the learned Tribunal.

4. The learned Tribunal, by a common Judgment dated 08.08.2023, in OA 1524/2022 titled *Anju and Ors. v. Govt. of NCT of Delhi and Ors.* and connected matters, allowed the said OAs filed by similarly situated individuals as the respondent herein, directing as



2025:DHC:1926-DB



under :-

**“12. Conclusion:**

*12.1 In conspectus of the facts of the case and in view of the above discussion, we are convinced that the applicants do possess valid EWS Certificates issued to them by the Competent Authority based on their financial status, income and assets and met the eligibility criterion. Therefore, we allow these OA(s) in peculiar facts and circumstances as narrated herein-above, the rejection notices of the respective applicants for respective categories are quashed and set aside. The applicants in all these OA(s), who are having EWS Certificates for last three financial year(s) as on the cutoff date, the respondents are directed to re-examine and reconsider the cases of the applicants afresh. On reexamination, if their candidature is found to be in order in view of the observation supra, the respondents shall process their cases, and issue offer of appointment(s) in their respective post code and respective category as per their merit position, if otherwise fulfilling other eligibility conditions as per RR's. The applicants shall be entitled to all consequential benefits which shall flow on a notional basis only. The actual benefit shall accrue from the date when the applicants actually join the post.*

*12.2 The above exercise shall be completed by the respondents within a period of twelve weeks from date of receipt of a certified copy of this order.”*

5. The above Judgment was challenged by the petitioners before this Court in the form of W.P.(C) 2814/2024, titled **Govt. of NCT of Delhi and Anr. v. Rishikesh Sharma**, and connected petitions. This Court in its Order dated 22.05.2024, upon hearing the parties, observed as under:-



2025:DHC:1926-DB



*“5. Having perused the impugned order as also the aforesaid decisions relied upon by both sides, we are of the view that, in the peculiar facts of the present case, the learned Tribunal was justified in directing the petitioner to consider the candidature of respondents on merits.”*

6. The said batch of petitions was later dismissed by this Court *vide* its Order dated 19.07.2024, directing the petitioners to carry out the directions of the learned Tribunal within a period of 6 weeks from the date of the said Order.

7. We are informed that an Order in compliance with the directions of this Court, has been issued by the DSSSB.

8. The learned counsel for petitioners reiterates that as the respondent did not submit her EWS certificate along with her application before the closing date, she was rightly not offered appointment. She further submits that presently there are no vacancies against which the respondent can be accommodated.

9. On the other hand, the learned counsel for the respondent, who appears on advance notice, submits that this Court has already dismissed the petitions raising similar pleas filed by the petitioners, and the petitioners should not be allowed to reagitate the same plea in this petition. He further submits that before the learned Tribunal, the petitioners were directed to keep seats vacant for the respondent, if not already filled. He submits that, therefore, the petitioners cannot make the relief, which has been granted to the respondent, infructuous, by now claiming that there is no vacancy against which the respondent





2025:DHC:1926-DB



14. Therefore, we find no merit in the present petition. The same, along with the pending application is accordingly, dismissed.

15. The petitioners shall comply with the directions issued by the learned Tribunal within a period of 6 weeks from today.

**NAVIN CHAWLA, J**

**RENU BHATNAGAR, J**

**MARCH 21, 2025**

Ab/SJ

*Click here to check corrigendum, if any*