



No. EDN-HE(15)B(1)-8/2012-Court Matter.
Directorate of Higher Education,
Himachal Pradesh.

Dated: Shimla-171001, the Nov, 2022

ORDER

In the matter of OA No.6825/2018 Om Kumari decided on 26-12-2018 The above case was filed by the petitioner thereby claiming the following relief:- The writ petition is filed with the following prayers:-

“That the respondent may kindly be directed to count the adhoc services rendered by the applicant before their regularization for the purpose of annual increments, pensionary benefits etc. alongwith all consequential benefits.”

The case was listed before the Hon'ble High Court on 26-12 2018 when the following orders passed:-

“The learned counsel for the applicant submits at the very outset that the case of the applicant is squarely covered under judgment dated 19.5.2009, Annexure A-4, rendered by the Hon'ble High Court of Himachal Pradesh in CWP (T) 7712/2008, **Paras Ram Versus State of Himachal Pradesh and another.**

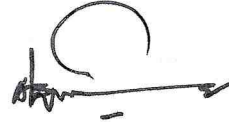
The learned Deputy Advocate General states that subject to verification of records, if it is found that the applicant is similarly situate as the petitioner in the aforesaid CWP (T) No. 7712/2008, her case shall be considered accordingly.

“In view of the above , the original application is disposed of in terms of the aforementioned judgment in CWP (T) No. 7712/2008,with a direction to the respondents /competent authority that subject to the above verification and on finding the applicant to be similarly situate as above, benefit of the said judgment , if the same has attained finality/implemented, shall also be extended to her alongwith consequential benefits, if any, as per law, within three months form the date of production of certified copy of this order before the said authority by the applicant.”

In compliance to these orders, the whole record of the case was perused carefully and it is observed that the on the analogy of CWP (T) 7712/2008, Paras Ram Vs State of H.P. and others.

Present petitioner is similar situated to the petitioner of CWP (T)7712/2008 Paras Ram Vs State of H.P. It is also observed that the judgment passed by the Hon'ble Court is attained finality implemented.

In view of the above the benefit of regarding count of adhoc period for annual increment pensionary benefits is hereby extended to the present petitioner on the analogy of CWP (T)7712/2008 Paras Ram Vs State of H.P.



(Dr. Amarjeet K. Sharma)
Director Higher Education,
Himachal Pradesh, Shimla-I

Endst. No. Even Dated: Shimla-171001, the Nov., 2022

Copy forwarded for information and necessary action to:-

1. The Secretary Education to Govt. of Himachal Pradesh w.r.t. letter No. EDN-B-E(5)-9/2020 dated 29.12.2021.
2. The Ld. Distt. Attorney (Education), Directorate of Higher Education, HP.
3. The concerned Deputy Director of Higher Education Himachal Pradesh.
4. The concerned Principal Govt. Girls Senior Secondary School Dharamshala Distt. Kangra Himachal Pradesh..
- ✓ 5. In-charge IT Cell to upload the same on departmental website.
6. Guard file.



Director Higher Education,
Himachal Pradesh, Shimla-I