

**IN THE MAHARASHTRA ADMINISTRATIVE TRIBUNAL
AT MUMBAI**

ORIGINAL APPLICATION NO. OF 2025

Nandkumar Bapurao Khadtare,)...Applicant

-Versus-

The Accountant General & Ors)...Respondents

I N D E X

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(L. S. Deshmukh)

Advocate for Applicant

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SYNOPSIS

CHALLENGE IN BRIEF:-

Applicant seeks to challenge the recovery of Rs. 2,26,778/- directed to be initiated against the Applicant after his retirement.

FACTS IN BREIF :-

Sr.Nos.	Dates	Events in Chronology
01	14/02/1985	Applicant came to be appointed to the post of Peon to be employed in the office of the Respondent. The post of Peon falls with the category of Class-IV Employee.
02	30/06/2015	Applicant having attended age of superannuation came to be retired from the post of Peon with effect from 30 th June, 2015.
03	14/08/2015	The Respondent No.1 sanctioned monthly pension to the Applicant.

B

04	17/01/2024	The Respondent No.2 directed the Applicant to deposit amount of Rs. 2,26,778/- which was alleged to be an advance amount of provident fund.
05	06/11/2024	The Respondent No.2 requested the Respondent No.1 to direct the Respondent No.3 to recover the said amount of Rs.2,26,778/- from the Applicant's monthly pension.
06	09/12/2024	The Respondent No.1 vide letter dated 09 th December, 2024, revised the Applicant's pension. However, the Respondent No.1 directed and authorised the Respondent No.3 to recover the amount of Rs. 2,26,778/- from Applicant's monthly pension.
07		The action of recovery of Rs. 2,26,778/- by the Respondent No.1 from the Applicant's monthly pension is contrary to the law settled by the Hon'ble Supreme Court in the matter of The State of Punjab V/s Rafiq Masih. Hence this Application.

C

THE ACTS AND RULES TO BE REFERRED:-

- 1) The Administrative Tribunal Act.
- 2) The Maharashtra Civil Service (Pension) Rules 1982.

CASE LAWS TO BE CITED:-

At present Nil

POINTS TO BE URGED:-

- 1) Whether the recovery of Rs. 2,26,778/- initiated against the Applicant is legal and sustainable in the eyes law?
- 2) Whether the recovery of Rs. 2,26,778/- directed to be initiated against the Applicant is in accordance with the provisions of Rule 134A of the said Rules of 1982?
- 3) Whether the action of recovery of Rs. 2,26,778/- initiated against the Applicant is liable to be quashed and set aside?

Mumbai

Date: 13/02/2025


Advocate for Applicant

IN THE MAHARASHTRA ADMINISTRATIVE TRIBUNAL
AT MUMBAI

ORIGINAL APPLICATION NO. OF 2025

BETWEEN DIST: SOLAPUR

Nandkumar Bahurao Khadtare,)
Age: 70 years, Occ: Retired,)
Residing at Janardan Shikshan Colony,))
Paranda Road, Barshi, Taluka: Barshi,))
District: Solapur)...Applicant

-Versus-

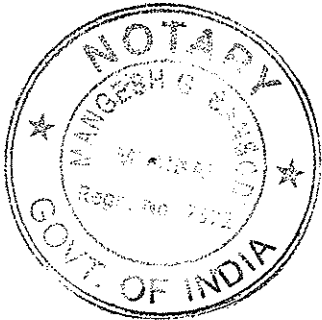
- 1) The Accountant General (A & E))
101, Maharshi Karve Marg,)
2nd Floor, Mumbai.)
- 2) The Joint District Registrar Class-I)
Stamp Collector Office, Solapur)
- 3) The District Treasury Officer,)
Solapur.)...Respondents

DETAILS OF APPLICATION

1. PARTICULARS OF THE APPLICANT:-

AS STATED ABOVE IN CAUSE TITLE OF THE
APPLICATION

2. PARTICULARS OF RESPONDENTS:-



(M)

2

AS STATED ABOVE IN CAUSE TITLE OF THE APPLICATION

Subject: Recovery from Pension

3. PARTICULARS OF IMPUGNED ORDER:-

By this Application, Applicant seeks to challenge the Order/ Letter dated 09th December, 2024, issued by the Respondent No.1, by which the recovery is directed to be made from the Applicant's monthly pension.

4. JURISDICTION OF THE TRIBUNAL:-

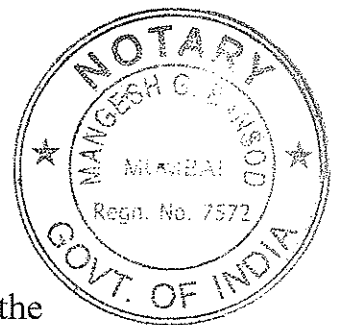
The cause of action arises in Mumbai District, which comes within exclusive Jurisdiction of this Tribunal and hence this Tribunal has Jurisdiction to try, entertain and dispose of the present Application.

5. LIMITATION :-

The Applicant has filed present Application within prescribed period of limitation from the date of cause of action as contemplated under section 21 of the Administrative Tribunal Act, 1985.

6. THE BRIEF FACTS :-

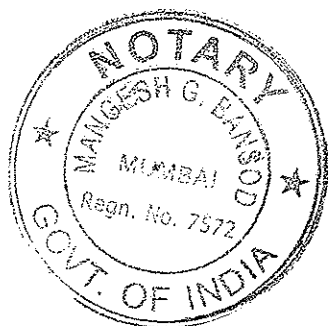
6.1) Applicant states that Applicant was appointed as Peon in the office of the Respondent No.2 with effect from 14th



(u)

February, 1985. The post occupied by the Applicant was a Class-IV post. Applicant having attended the age of superannuation came to be retired with effect from 30th June, 2015. Hereto annexed and marked as **Exhibit-"A"** is a copy of the Discharge Certificate issued by the Respondent No.2.

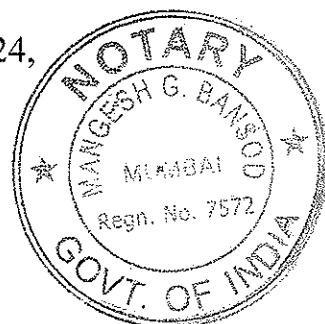
- 6.2) Applicant further states that Applicant having been retired with effect from 30th June, 2015, was entitled for one increment, which was due to be paid with effect from 1st July, 2015. However, the Respondent No.2 without giving the benefit of last increment forwarded proposal of Applicant's pension. The Respondent No.1 also without granting last increment, vide pension order dated 14th August, 2015, sanctioned pension to the Applicant. It is pertinent to note that the office of the Respondent No.2 vide a letter dated 19th September, 2015, had issued no objection for grant of pension to the Applicant. In the said letter dated 19th September, 2015, the Respondent No.2 has categorically mentioned that no dues or amount is payable by the Applicant. Hereto annexed and marked as **Exhibit-**



(M)

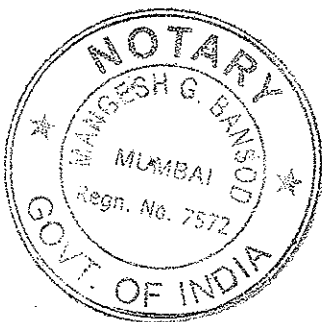
6.3) Applicant further states that the Applicant time and again made representation to the Respondents and brought to the notice of the Respondents that Applicant was entitled for last increment which was due on 1st January, 2015. Applicant therefore, requested the Respondent to revise his pension and pay the pension after granting benefits of last increment.

6.4) Applicant further states that thereafter the Respondent No.2 suddenly issued a letter dated 17th January, 2024. By the said letter the Respondent No.2 asked the Applicant to deposit an amount of Rs. 2,26,778/- (Rupees Two Lakh Twenty Six Thousand Seven Hundred Seventy Eight only). In the said letter it has been mentioned that the said amount sought be recovered against the advance payment of Provident Fund. Hereto annexed and marked as Exhibit- "C" is a copy of the said letter dated 17th January, 2024, issued by the Respondent No.2.



6.5) Applicant further states that the Respondent No.2 before the said letter also had issued two letters to the Applicant seeking deposit of the said amount of 2,26,778/-. Applicant had responded to the said letter and had denied that Applicant was liable to pay the alleged amount. Applicant had also brought to the notice of the Respondents that the Respondent No.2 had given no due letters and based upon the said letter Petitioner's pension was released. Applicant had also brought to the notice of the Respondent NO.2 that 10 years have already passed to Applicant's retirement and therefore, it was not allowed to the Respondents to initiate the recover proceedings against the Applicant.

6.6) Applicant further states that the Respondent No.2 thereafter, vide a letter dated 06th November, 2024, sent a fresh proposal for revised pension. In the said letter the Respondent No.2 has mentioned that one notional increment has been granted to the Applicant and further mentioned that the proposal with original service book for revised pension was submitted to the Respondent No.1. The Respondent no.1 by the said letter also requested the Respondent No.1 to direct the Respondent No.3 for

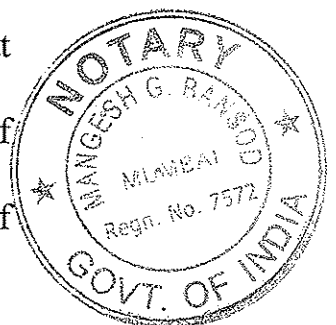


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recovery the said alleged amount of Rs. Rs. 2,26,778/- (Rupees Two Lakh Twenty Six Thousand Seven Hundred Seventy Eight only) from the Applicant's monthly pension. Hereto annexed and marked as **Exhibit-"D"** is a copy of the said letter dated 06th November, 2024, issued by the Respondent No.2.

6.7) Applicant further states that the Respondent No.1 vide pension order dated 09th December, 2024, sanctioned revised pension and sanctioned pension of Rs. 5925/- per month. However, the Respondent No.1 by the said letter also directed the Respondent no.3 to recover an amount of Rs. 2,26,778/- from the Applicant's Pension. Hereto annexed and marked as **Exhibit-"E"** is a copy of the said letter dated 09th December, 2024, issued by the Respondent No.1.

6.8) Applicant further states that the Respondent no.1 has initiated the said recovery of Rs. 2,26,778/- in terms of the provisions of the Rule 134-A of the Maharashtra Civil Services (Pension) Rule, 1982. Applicant further states that the proviso of the Rule 134A of the said Pension Rules of 1982 stipulates that Government before initiations of



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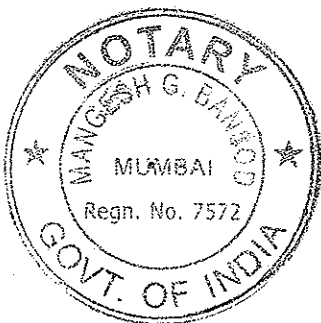
recovery must grant opportunity the servant by a show causes notice as to why such amount should not be recovered from the Servant. However, in the present case the Respondent No.1 never issued show cause notice to the Applicant as contemplated under Rule 134A of the said Rules of 1982.

6.9) Applicant further states that the Respondent No.3 has yet not initiated an action of the recovery as directed till the January, 2025. However, Applicant has apprehension that the Respondent No.3 would start the recovery from the Applicant's monthly pension with effect from the monthly pension of March, 2025.

6.10) Applicant further states and submits that the Applicant in view of the above facts and circumstances, approaches this Hon'ble Tribunal on following amongst other grounds which are taken out without prejudice to each others:-

GROUND

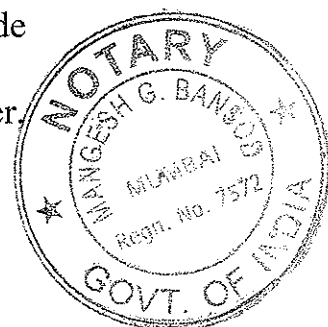
- I) That the impugned recovery of Rs. Rs. 2,26,778/- sought to be initiated against the Applicant is illegal, unjust and improper and



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contrary to the provisions of the said Pension Rules of 1982 and therefore, liable to be quashed and set aside.

- II) That the first proviso to the Rule 134A requires the Government should issue show cause notice before initiation of recovery against the servant. However, in the present case the Respondent No.1 has never issued show cause notice as contemplated under Rule 134A of the said Rules of 1982. The impugned recovery initiated against the Applicant is in violation of provisions of proviso of Rule 134A.
- III) That the Applicant having attended age of superannuation retired from the services with effect from 30th June, 2015 and the impugned action of recovery has been initiated in the year 2024. The action of recovery is initiated almost after 10 of Applicant's retirement and therefore the same is not sustainable.
- IV) That the impugned recovery sought to be made by the pension order dated 09th December,



10/11

2024, does not disclose as to how the Applicant is liable to pay the amount of Rs. 2,26,778/- and therefore, the said recovery action is illegal.

V) That the recovery initiated against the Applicant is contrary to the law settled by the Hon'ble Supreme Court India. The Hon'ble Supreme Court of India in the matter of Rafiq Masi V/s The State of Punjab (reported in (2015) 4 SCC 334) and in the matter of Thomas Daniel V/s The State of Kerla, has held that the recovery after retirement against the Class-IV Servant cannot be made.

VI) That the letter dated 09th December, 2024, by which the recovery is directed to be initiated against the Applicant does not disclose that the Applicant by way of fraud has obtained the amount which is sought be recovered.

VII) That the Respondent No.1 before initiating action of recovery should have considered the hardship, which would cause to the Applicant

W



who is a retired servant and who has crossed the age of 70 years.

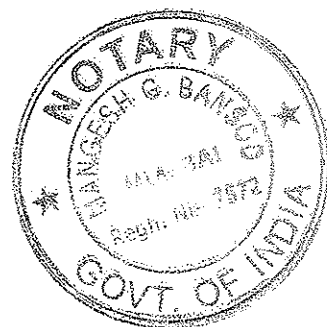
VIII) That the Respondent No.1 in the impugned letter by which the recovery is directed to be initiated against the Applicant also does not mentions as to how the Applicant is liable to pay the said amount of Rs2,26,778/-.

IX) That the impugned letter mentions that the advance amount of Provident funds was paid to the Applicant. However, the same does not give the particulars thereof.

X) That even otherwise also the impugned recovery initiated against the Applicant is illegal and liable to be quashed and set aside.

6.11) Applicant further states that Applicant does not challenge the revision of pension. Thus, Applicant's challenge is limited to the recovery initiated against the Applicant and Applicant does not challenge revision of his pension by letter dated 09th December, 2024.

6.12) Applicant further states that the Respondent No.3 in pursuance of the said letter dated 09th December, 2024, has



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yet not recovered amount from Applicant's pension and therefore, Applicant has apprehension of recovery would be commence with effect from the monthly pension of March, 2025. In view thereof, it is just, necessary and proper to direct the Respondents not to recovery the recovery amount from the Applicant's monthly pension.

7) MATTERS NOT PREVIOUSLY FILED:-

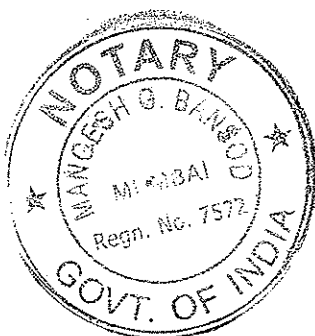
The Applicant has not filed any Application, Writ Petition or any other proceedings touching to the subject matter of departmental enquiry and revocation of Applicant's suspension and also reinstatement in any of the Tribunals or Courts of Law.

8) PRAYERS:-

A) This Hon'ble Tribunal be pleased to hold and declare that the recovery of Rs. 2,26,778/- initiated against the Applicant by the Respondent No.1 is illegal.

B) That this Hon'ble Tribunal be pleased to quash and set aside the recovery of Rs. 2,26,778/- initiated by the Respondent No.1 vide letter dated 09th December, 2024.

C) Pass any other just and equitable order as this Hon'ble Tribunal deems fit and proper.



NW

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9) INTERIM RELIEF/AD-INTERIM RELIEF:-

A) Pending hearing and final disposal of the present Application stay the impugned recovery of Rs. 2,26,778/- or part thereof, initiated by the Respondent No.1 vide order dated 09th December, 2024.

B) Pending hearing and final disposal of the Application, direct the Respondents not recover amount of Rs. 2,26,778/- or part thereof in pursuance of the order dated 09th December, 2024 issued by the Respondent No.1.

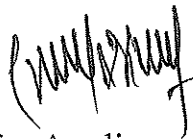
10) PARTICULARS OF THE POSTAL ORDERS:-

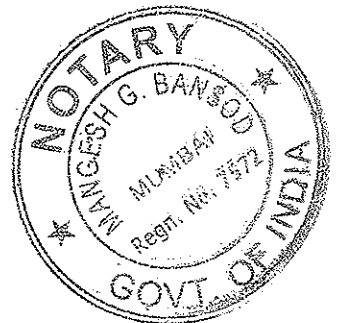
Number of postal Orders:

The date of issuance:

Place: Mumbai

Date: 13/02/2025


Advocate for Applicant



13

VERIFICATION

I, Nandkumar Bapwaro Khadtare, Age: 70 years, Occ: Retired,
Residing at Janardan Shikshan Colony, Paranda Road, Barshi, Taluka:
Barshi, District: Solapur, do hereby solemnly affirm and state that
whatever stated in paragraph Nos. 1 to 10 is true and correct to the best
of knowledge and information, which I believe to be true.

Solemnly affirmed at Mumbai

On this 13th February, 2025

Identified and Explained in

Marathi Language by me

(Signature)

Advocate for Applicant

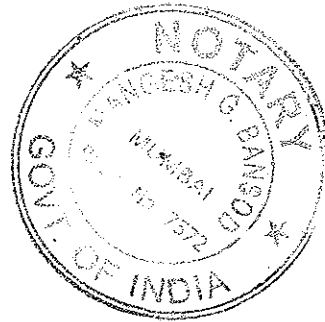
(Signature)

Deponent

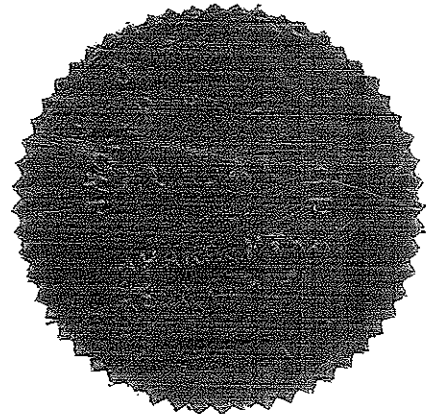
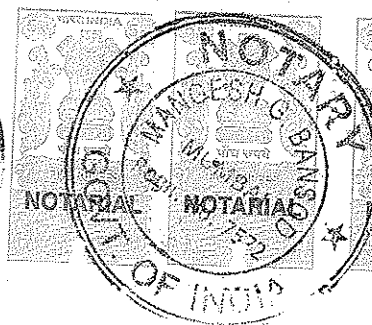
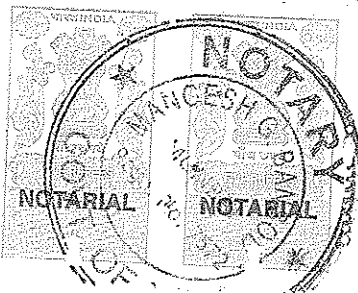
Seen Ad card no - 456883970444

BEFORE ME

(Signature)
13/2/2025
MANGESH G. BANSOD
NOTARY,
GOVT. OF INDIA
10/D, Bahubali Bldg.,
17H, Cawasji Patel Street,
Fort Mumbai - 400 001.



NOTED	
Date	Sr. No.
13/2/2025	746/52



संदर्भ- महाराष्ट्र नागरी सेवा (निवृत्ती वेतन) नियम 1982 मधील पोटनियम (4) च्या तरतुदींच्या आधीन राहुन, वर्ग चारमधील शासकीय कर्मचारी, तो ज्या महिन्यात 60 वर्षे वयाचा होईल त्या महिन्याच्या अखेरच्या दिवशी मध्यान्होत्तर सेवेतून निवृत्त होईल. त्याला त्या वयानंतर पूर्वमंजुरीशिवाय सेवेत ठेवून घेता येणार नाही.

जा.क्र.आस्था-1/सेनि./श्रीखडतरे/ /15

सह जिल्हा निबंधक वर्ग 1 तथा मुद्रांक

जिल्हाधिकारी, यांचे कार्यालय, सोलापूर

दिनांक- 30/06/2015

आदेश:-

ज्याअर्थी श्री एन.बी.खडतरे, शिपाई दुय्यम निबंधक श्रेणी 1 कार्यालय अक्कलकोट यांचे दिनांक 02/06/2015 रोजी वयाची साठ वर्षे पूर्ण झाली आहेत.

ज्याअर्थी महाराष्ट्र नागरी सेवा (निवृत्ती वेतन) नियम 1982 मधील नियम 10 (1) नुसार गट ड संवर्गातील शासकीय कर्मचारी यांना नियतकालिक वयोमानानुसार निवृत्त करण्यात येते.

त्याअर्थी श्री एन.बी.खडतरे शिपाई दुय्यम निबंधक श्रेणी 1 अक्कलकोट यांना नियत वयोमानानुसार शासकीय सेवेतून दिनांक 30/06/2015 रोजी मध्यान्होत्तर सेवानिवृत्ती करण्यात येत आहे.

जिल्हाधिकारी (सह) जिल्हानिबंधक
सोलापूर

प्रति,

श्री. एन.बी.खडतरे, शिपाई दुय्यम निबंधक श्रेणी 1 कार्यालय, अक्कलकोट
प्रतिलिपी,

- 1) मा.नोंदणी महानिरीक्षक व मुद्रांक नियंत्रक, महाराष्ट्र राज्य, पुणे यांना माहितीसाठी सविनय सादर.
- 2) मा.नोंदणी उपमहानिरीक्षक व मुद्रांक उपनियंत्रक, पुणे विभाग पुणे यांना माहितीसाठी सविनय सादर.
- 3) मा.जिल्हाधिकारी कार्यालय, सोलापूर यांना माहितीसाठी सविनय सादर.
- 4) मा.जिल्हा कोषागार अधिकारी, सोलापूर यांना माहितीसाठी सविनय सादर.
- 5) स.जि.नि.आस्थापना

क्रमांक:सजिनिवर्ग-१,सो/आस्था/एनबीख/नि.वे/ ६९७

सह जिल्हा निबंधक वर्ग-१,सोलापूर यांचे कार्यालय

प्रांत कार्यालयाच्या माडीवर,

सोलापूर ४१३ ००१

दिनांक : १८/०९/२०१५

प्रति,


कोषागार अधिकारी,

सोलापूर.

विषय :- श्री.एन.बी.खडतरे, शिपाई (सेवानिवृत्त)
निवृत्ती वेतन व इतर लाभांसाठी नाहरकत देणेबाबत. . .

श्री.नंदकुमार बापुराव खडतरे, शिपाई हे दिनांक ३०/०६/२०१५ रोजी कार्यालयीन वेळेनंतर शासकीय सेवेतून नियत वयोमानानुसार सेवानिवृत्त झाले आहेत. श्री.नंदकुमार बापुराव खडतरे, शिपाई हे वर्ग-४ पदावर दिनांक १४/०२/१९८५ पासून कार्यरत होते. त्यांची दिनांक १४/०२/१९८५ ते दिनांक ३०/०६/२०१५ अखेर अखंडीत सेवा पुर्ण झाली असून त्यांचे सेवानिवृत्ती प्रकरण मा.महालेखापाल, मुंबई यांचेकडून मंजूर करण्यात आले आहे.

श्री.नंदकुमार बापुराव खडतरे, शिपाई (सेवानिवृत्त) यांच्याकडे या कार्यालयाची कसल्याही प्रकारची शासकीय कर्ज, थकबाकी वसुली, घेणे नाही. तसेच त्यांच्याविरुद्ध खात्यांतर्गत विभागीय चौकशी प्रलंबित नाही. तरी कृपया श्री.नंदकुमार बापुराव खडतरे, शिपाई (सेवानिवृत्त) यांना निवृत्ती वेतन व निवृत्ती नंतरचे इतर लाभ कोषागारामार्फत देण्यास या कार्यालयाची कसल्याही प्रकारची हरकत नाही. तसेच श्री.नंदकुमार बापुराव खडतरे, शिपाई यांना निवृत्तीवेतन अदा करणेबाबत या कार्यालयाकडून शिफारस करण्यात येत आहे.


सह जिल्हा निबंधक वर्ग-१,
सोलापूर

TRUE COPY



Exh-C

16

महाराष्ट्र शासन
नोंदणी व मुद्रांक विभाग

दूरध्वनी क्र-०२१७-२७३१०३७ सह जिल्हा निबंधक वर्ग १ तथा मुद्रांक जिल्हाधिकारी कार्यालय, सोलापूर
Email ID :- jdrsolapur@gmail.com जिल्हाधिकारी कार्यालय आवार, प्रांत कार्यालयाच्या माडीवर, सोलापूर

जा.क्र./सजिनि.सो./लेखा/अंतर्गत लेखा परिक्षण अहवाल/ 610/2028

दिनांक 17/09/2028

प्रति,

श्री.एन.बी.खडतरे, (शिपाई)
सेवानिवृत्त
परांडा रोड, जनार्दन शिक्षक कॉलनी,
साई मंदीरासमोर बार्शी,
ता.बार्शी जि.सोलापूर

विषय :- अतिप्रदान रक्कम रु.२,२६,७७८/- शासन जमा करणेबाबत.

संदर्भ:-१) मा.उपसंचालक (लेखा) नोंदणी महानिरीक्षक व मुद्रांक नियंत्रक, म.रा.पुणे.यांचे पत्र का.क्र.८/

अलेप/सजिनि/सोलापूर/न.क्र.२१३/४७०/२०२२ दि.२७/१२/२०२२.

- २) या कार्यालयाचे पत्र पत्र जा.क्र./सजिनि.सो./लेखा/भनिनि/अतिप्रदान/११९२५/२२ दि.०६/१०/२२
- ३) या कार्यालयाचे पत्र पत्र जा.क्र./सजिनि.सो./लेखा/भनिनि/अतिप्रदान/१३३६१/२२ दि.१२/१२/२२
- ४) या कार्यालयाचे पत्र पत्र जा.क्र./सजिनि.सो./लेखा/भनिनि/अतिप्रदान/१३८५/२३ दि.०८/०२/२३
- ५) या कार्यालयाचे पत्र जा.क्र./सजिनि.सो./लेखा/भनिनि/अतिप्रदान/१५२६/२३ दि.१६/०२/२३

महोदय,

उपरोक्त विषयांकित प्रकरणी, संदर्भ क्र.१ दि. २७/१२/२०२२ अन्वये मा.उपसंचालक लेखा नोंदणी व मुद्रांक नियंत्रक महाराष्ट्र राज्य पुणे यांचेकडून दि.३१/०१/२०२२ ते ११/०२/२०२२ या कालावधीत या कार्यालयाची सन २०१३ ते २०२०-२१ या कालावधीचे खर्च विषयक लेखाच्या अनुषंगाने तपासणी करण्यात आली असून त्यामध्ये आपणास देण्यात आलेल्या अतिप्रदान भविष्य निर्वाह निधी रक्कम रु. २,२६,७७८/- (अक्षरी रु.दोन लाख सव्वीस हजार सातशे अठ्ठ्याहत्तर फक्त) शासनास जमा करणेबाबत कळविण्यात आले होते.

त्याअनुषंगाने आपणास संदर्भ क्र.२,३,४ व ५ अन्वये उक्त भविष्य निर्वाह निधी रक्कम आपणास शासन जमा करणेबाबत कळविले होते.तरी अद्यापर्यंत आपणाकडून कोणत्याही प्रकारे अतिप्रदान भविष्य निर्वाह निधी रक्कमेचा भरणा करण्यात आलेला नाही.

तथापी आपणास कळविण्यात येते की, अतिप्रदान भविष्य निर्वाह निधी रक्कम रु. २,२६,७७८/- शासनास तात्काळ शासन जमा करण्यात यावी. तसेच आपण सह जिल्हा निबंधक वर्ग-१ कार्यालय,सोलापूर येथे कार्यालयीन वेळेमध्ये समक्ष उपस्थित राहुन आपले म्हणणे सादर करावे.

(गो.द.गिते)
सह जिल्हा निबंधक वर्ग-१ तथा
मुद्रांक जिल्हाधिकारी सोलापूर

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Advocate For Petitioner's

(महाराष्ट्र नागरी सेवा (निवृत्तीवेतन) नियम, १९८२ मधील नियम १२३ (१) पहा)

शासकीय कर्मचा-यांच्या निवृत्तीवेतनासंबंधीचे कागदपत्र पाठवतांना लेखापरीक्षा अधिका-याला लिहावयाच्या पत्राचा नमुना

क्रमांक : सहजिनि.वर्ग-१/आस्था/एन.बी.ख./१२५०

सह जिल्हा निबंधक वर्ग-१ सोलापूर यांचे
कार्यालय, जिल्हाधिकारी कार्यालय परिसर
सोलापूर ४१३ ००१

दिनांक : ०६/११/२०२४

प्रति,

मा. महालेखापाल,
महाराष्ट्र-एक (लेखा व अनुज्ञेयता),
१०१, महापर्व कर्वे रोड, मुंबई.

विषय :- निवृत्तीवेतन प्राधिकृत करण्यासाठी श्री.नंदकुमार बापुराव खडतरे, शिपाई (सेवानिवृत्त)
यांच्या निवृत्तीवेतनाचे कागदपत्र.

संदर्भ :- १) आपलेकडील पत्र क्र.PR-१/SOLAPUR/2121५८७४३६/

१/P/१५/१०/६०४५८७१२, दि.१४/०८/२०१५

२) शासन परिपत्रक क्रमांक वेतन- २०२३/प्र.क्र. १३/सेवा- ३, दिनांक २८ जून २०२३

३) श्री.नंदकुमार खडतरे, शिपाई (सेवानिवृत्त) यांचा दि.१२/०१/२०२४ रोजीचा अर्ज

४) या कार्यालयाचे श्री.नंदकुमार खडतरे, शिपाई यांना पत्र क्र.१५२६/२०२३,
दि.१६/२/२०२३

महोदय,

या कार्यालयाच्या अधिपत्याखालील श्री.नंदकुमार बापुराव खडतरे, शिपाई हे दिनांक ३०/०६/२०१५ रोजी नियत वयोमानानुसार सेवानिवृत्त झाले आहेत. त्यांच्या निवृत्तीवेतन मंजूरीबाबतचा प्रस्ताव संदर्भित पत्रान्वये मंजूर करण्यात आला आहे. तथापि संदर्भित क्र.२ च्या शासन परिपत्रकानुसार श्री.नंदकुमार खडतरे, शिपाई, यांनी सुधारित सेवानिवृत्ती वेतन लाभ अनुज्ञेय करणेबाबत विनंती अर्ज या कार्यालयास सादर केलेला आहे. त्यास अनुसरून श्री.नंदकुमार बापुराव खडतरे, शिपाई (सेवानिवृत्त) यांना दिनांक ०१/०७/२०१५ रोजीची काल्पनिक वेतनवाढ मंजूर करून सुधारित सेवानिवृत्ती वेतन प्रस्ताव मुळ सेवापुस्तकासह यासोबत सादर करण्यात येत आहे.

श्री.नंदकुमार बापुराव खडतरे, शिपाई (सेवानिवृत्त) हे कार्यरत असतांना त्यांना या कार्यालयाकडून भविष्य निर्वाह निधी अग्रीम अदा करण्यात आलेले आहे. तथापि सदर अग्रीमाची परतफेड श्री.नंदकुमार बापुराव खडतरे, शिपाई (सेवानिवृत्त) यांनी केलेली नसल्याने वसूल करावयाची भ.नि.नि. अग्रीम रक्कम रु.२,२६,७७८/- (रु.दोन लक्ष सव्वीस हजार सातशे अठठयाहत्तर फक्त) इतकी रक्कम शासन खाती जमा करणेबाबत या कार्यालयाकडून संदर्भित क्र.४ च्या पत्रान्वये कळविण्यात आलेले आहे. तथापि श्री.खडतरे यांनी अद्याप अतिप्रदान करण्यात आलेली भ.नि.नि. अग्रीम रक्कम रु.२,२६,७७८/- शासनास जमा केलेली नाही. त्यामुळे सदर रक्कम रु.२,२६,७७८/- ही श्री.खडतरे यांना देय होणा-या सुधारित सेवानिवृत्ती उपदान तसेच सेवानिवृत्ती वेतन फरकाच्या रक्कमेमधून तसेच उर्वरित रक्कम ही त्यांच्या मासिक सेवानिवृत्तीवेतनातून करणेबाबत कोषागार अधिकारी सोलापूर यांना आदेशित करावे ही विनंती.

आपल्याकडून तरी कृपया सुधारित निवृत्ती वेतन प्रस्तावास मंजूरी देण्यात यावी ही विनंती.

आपला,

सह जिल्हा निबंधक वर्ग-१
सोलापूर.

प्रत : श्री.नंदकुमार बापुराव खडतरे, शिपाई (सेवानिवृत्त) यांना माहितीसाठी.

पराडा रोड, जनादन विस्तार कॉमनी.

E:\UDR CL-1\SOULREVPENSION - KHADTARE PEON.doc-1

सादर मंत्रिरामोर, बशी. त. बशी

नि. सोलापूर

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Advocate For Petitioner's

Exh-'E'
18

VIPAY COMMISSION

No.: PR-1/SOLAPUR/2121587436/1/P/24/15/80062417

APPLICATION NO. : 1524785790

AVG PAY : 9601.17	AVG GP: 1900	AVG D.P.: 0.00	GR. QUAL SERVICE : 30/4/15 (Y/M/D)
LAST PAY : 9950	GP: 1897.67	L.P.D.P. : 0	NON QUAL SERVICE : 0/1/0 (Y/M/D)
AVG NPA : 0		L.P. NPA : 0	WEIGHTAGE : 0/0/0 (Y/M/D)
AVG EMOL : 11498.84	SCALE : 5200-20200		NET QUAL SERVICE : 30/3/15 (Y/M/D)
CLASS : Superannuation Pension (Rule 63)			

TO,

The Treasury Officer / The Pay and Accounts Officer,
SOLAPUR

09 DEC 2024

Sub: Authority for revised Pension to SHRI NANDKUMAR BAPURAO KHADTARE

P.P.O. No. 111501289239 (Revision on A/C of SALARY 2023/LITR. NO. 13/SEVA-3 dated 28/06/2023)

Sir,

In inviting a reference to P.P.O. No. 111501289239 I am to request you to arrange for the payment of revised pension at Rs.5925/- p.m. (Rs. FIVE THOUSAND NINE HUNDRED TWENTY FIVE ONLY) Plus relief thereon with effect from 06/11/2021 TO SHRI NANDKUMAR BAPURAO KHADTARE

quoting this letter as an authority.

2. The expenditure is debitable to Government of Maharashtra, 2011 Pension and Other Retirement Benefits and allocable as follows:

	Pension(Rs.)	Red. Pen.(Rs.)	Rev. Red. Pen.(Rs.)
Bombay Before 01.11.56	0	0	0
Z.P. After 01.05.62	0	0	0
Mah After 01.05.60	5925	3625	3555
Bombay After 01.11.56	0	0	0
Total	5925	3625	3555

Provl. Pension of Rs. 0/- From // to // may be adjusted

3. In the event of the death of the pensioner, family pension at Rs.5925/- p.m. may please be paid to,
KAMAL Wife of

SHRI NANDKUMAR BAPURAO KHADTARE with effect from the date following the date of death of the pensioner for 7 years or upto 01/06/2020 or till her/his remarriage whichever is earlier and thereafter at Rs.3555/- with effect from 02/06/2020 for her/his life or till remarriage which ever is earlier on receipt of death certificate and form of application from widow/widower. Relief will be payable at rates applicable from time to time.

4. Identification documents have already been sent to you while Forwarding the original P.P.O. mentioned above.

5. Pension already Paid at Rs. 5750/- plus relief may be adjusted.

6. G.P.O. No. 122401649174 For Rs.5338/- is enclosed

7. He/She has commuted 2300/- with effect from a.d.c. out of his original Pension of Rs.5750/- which has now been revised to Rs.5925/-

8. Please acknowledge the receipt and indicate that necessary modification have been made in both the halves of the P.P.O.

ADJUSTMENT OF EXCESS GPF ADVANCE PAID AMOUNT (226778-5338=221440) MAY BE RECOVERED AS PER
MCS PENSION RULE 134-A.

Yours faithfully,

Copy Forwarded To

Asstt. Accountant General/
Sr. Accounts Officer

1. JOINT/DEPUTY REGISTRAR, CO-OP SOCIETY, CLASS-I SOLAPUR-413 001

COLLECTOR'S COMPOUND

2. NANDKUMAR BAPURAO KHADTARE
302 KASABA PETH, BARBOLE GALLI,
BARSHI DIST SOLAPUR
SOLAPUR, -413411

Asstt. Accountant General/
Sr. Accounts Officer

OFFICE OF THE ACCOUNTANT GENERAL (A & E) 1.
101, MAHRSHIKARVE MARG, 2ND FLR
MUMBAI - 400 020

Gratuity

G.P.O. NO.122401649174

PAYBLE AFTER 30/06/2013

APPLICATION NO. : 1524785790

Authority No.: PR1/SOLAPUR/2121587436/1/P/24/15/80062417

DATE : 26/11/2024

Below Rupees Rs.FIVE THOUSAND THREE HUNDRED THIRTY NINE ONLY

To

The Treasury Officer/ The Pay and Accounts officer,
SOLAPUR

09 DEC 2024

Sub: Payment of Gratuity to SHRI NANDKUMAR BAPURAO KHADTARE (Revision on A/C of SALARY 2023/LTTR. NO. 13/SE

Sir,

I am to request you to arrange for the payment from your treasury/ sub-treasury thereunder SOLAPUR the sum of Rs.5338/- ONLY (less Income Tax) (Rupees Rs.FIVE THOUSAND THREE HUNDRED THIRTY EIGHT ONLY) to

JOINT/DEPUTY REGISTRAR, CO-OP SOCIETY, CLASS-I SOLAPUR-413 001, COLLECTOR'S COMPOUND,

being the amount of gratuity Payable by him to SHRI NANDKUMAR BAPURAO KHADTARE

Allocation	Amount (Rs.)
Bombay Before 01.11.56	0
Z.P. After 01.05.62	0
Mah After 01.05.60	5338
Bombay After 01.11.56	0
Total	5338

Death/Retirement Gratuity Rs.175375/- has been adjusted

Provisional Gratuity Rs.0/- may be adjusted.

The Expenditure is debitable to government of Maharashtra 2071 Pension and other Retirement Benefits 104 Gratuity.

Recovery

An amount of Rs. 226778/- should be recovered from Gratuity and credited to OTHER RECOVERIES for GPF ADVANCE RECOVERY.

Death/ Retirement Gratuity of Rs.0/- Only is withheld for

He is also authorised Pension @ Rs.5925/- p.m. vide P.P.O. No. 111501289239

INSTRUCTION: Pension Payment should not be made on the authority of this letter Separate payment order for Pension is issued.

Kindly acknowledge the receipt of this authority.

Asst. Account General
Sr. Accounts Officer

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Copy forwarded for information and further necessary action to :

1. JOINT/DEPUTY REGISTRAR, CO-OP SOCIETY, CLASS-I SOLAPUR-413 001, COLLECTOR'S COMPOUND

He is authorised herewith to draw a sum of Rs. 5338/- only (less Income Tax) (Rupees FIVE THOUSAND THREE HUNDRED THIRTY EIGHT ONLY) in lumpsum from Sub-treasury SOLAPUR District, on account of Retirement/ Death Gratuity for payment /on proper identification to the following nominees/ members in equal shares.

1. SHRI NANDEUMAR BAPURAO KHADTARE

The shares of minors at Sr. No. are payable to their mother/ father Shri/Smt.

being Mother/Father and Natural /Defacto Guardian.

Recovery

An amount of Rs. 226778/- should be recovered from Gratuity and credited to OTHER RECOVERIES for GPF ADVANCE RECOVERY.
Retirement/ Death Gratuity of Rs. 0/- Only is withheld for

Kindly acknowledge the receipt of this authority.

To NANDEUMAR BAPURAO KHADTARE
302, KASABA PETH, BARBOLE GALLI, BARSHI DIST SOLAPUR,
SOLAPUR, 413411

Asst. Account Officer
Sr. Accounts Officer

OFFICE OF THE ACCOUNTANT GENERAL (A & E) 1.
101, MAHRSHI KARVE MARG, 2ND FLR
MUMBAI - 400 020

Commutation

21

CVP. NO.132401649174

APPLICATION NO. : 1524785790

Below Rupees SIX THOUSAND EIGHT HUNDRED EIGHTY FOUR ONLY

Authority No.: PR-1/SOLAPUR/2121587436/1/P/24/15/80062417

To,

The Treasury Officer/ The Pay and Accounts Officer,
SOLAPUR

Sub: Payment of Commutation amount to SHRI NANKUMAR BAPURAO KHADTARE
holder of P.P.O. No. 111501289239 (Revision on A/C of SALARY 2823/LTR. NO. 13/SEVA-3)

Sir,

I request you to arrange the payment of commuted value of Rs. 6883/- Rupees SIX THOUSAND EIGHT HUNDRED EIGHTY THREE ONLY to SHRI NANKUMAR BAPURAO KHADTARE

holder of P.P.O No. 111501289239

1. Amount of Pension/Revised Pension	Rs.5925/-
2. Amount Already Commuted	Rs.2300/-
3. Balance	Rs.3625/-
4. Amount Commuted Now	Rs.70/-
5. Reduced Pension after Commutation	Rs.3555/-
6. Commuted value of Pension	Rs.6883/-

Prov Commutation of Rs. 0/- may be adjusted.

The Expenditure is debitable to govt. of Maharashtra 2971 Pension and other Retirement Benefits 102 Commuted value of Pension.
The relief will be admissible on original Pension.

Commuted value and Reduced Pension are allocable as under :

	Commuted Value	Red. Pension	Revised Red. Pension
Bombay Before 01.11.56	0	0	0
Bombay After 01.11.56	0	0	0
Mah After 01.05.60	6883	3625	3555
Z.P. After 01.05.62	0	0	0
Total	6883	3625	3555

(1) Necessary Note regarding commutation of pension and the reduced rate of pension may please be taken on both the halves of P.P.O. under proper attestation quoting this office letter as an authority. (2) Commuted portion of pension will be restored after 15 years from the date of payment of Commutation value. (3) The date of payment of the commuted value i.e. the date from which the reduced pension is payable may kindly be intimated to this office as soon as the payment of commuted value made to the pensioner. (4) The separate bill should be prepared for the payment of commuted value of pension quoting the number and date of this letter as an authority and the paid voucher should be forwarded to this office in a separate schedule alongwith the regular monthly accounts. (5) He has commuted Rs.2300/- p.m. with effect from the effective date of commutation out of his original pension of Rs.5750/-p.m. which has been revised to Rs.5925/-

Encl: I.M.C. The medical Certificate received from the Medical Board is enclosed.

Sek
Asst. Account General
Sr. Accounts Officer

Copy forwarded for information and further necessary action to :

1. SHRI NANKUMAR BAPURAO KHADTARE
302, KASABA PETH, BARBOLE GALLI, BARSHI DIST SOLAPUR,
SOLAPUR, 413411
2. JOINT/DEPUTY REGISTRAR, CO-OP SOCIETY, CLASS-I SOLAPUR-413 001
COLLECTOR'S COMPOUND
Pincode:

TRUE COPY

Asst. Account General
Sr. Accounts Officer

Advocate For Petitioner's