IN THE HIGH COURT OF JHARKHAND AT RANCHI

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CORAM: HON'BLE THE ACTING CHIEF JUSTICE

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/Dated: 23rd February 2024

These matters were notified through notice dated 7th February 2024 and the parties were duly informed beforehand that Special Benches shall be constituted on 17th February 2024 for hearing of the pension and other pensionary benefits matters. Not only that, the respondents were put to notice on 12th February 2024 through advance publication of the matters to be listed on 17th February 2024.

2. However, no serious efforts seem to have been taken by the respondents for resolving the claims raised by the petitioner(s). This is really a matter of concern that a pensionary benefits matter filed in the year 2002 is still pending in this High Court. As the number of cases listed today would indicate, hundreds of other pension/pensionary benefits matters are listed pending a final resolution. This is not to put the blame on the employer-respondent but then the state of affairs as prevailing today cannot be approved. The delay in settlement of retiral benefits cause frustration in the retired employees and must be avoided at all costs. The situation is aggravated when the Court finds that there are delays in payment/fixation of

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family pension on trivial grounds.

- 3. At this stage, this needs to be indicated that pension is a reward for gratuitous service and a constitutional right of a retired government employee (refer, "Deokinandan Prasad v. State of Bihar" (1971) 2 SCC 330). The Hon'ble Supreme Court has indicated in "State of Kerala v. M. Padmanabhan Nair" (1985) 1 SCC 429 that the delay in settlement and disbursement of pension and other retiral benefits must be visited with the penalty of payment of interest till actual payment is made.
- 4. Under the Payment of Gratuity Act, 1972, the employee cannot be deprived of gratuity payable to him wholly or in part if the conditions under sub-section (6) to section 4 of the Act are not satisfied.
- 5. Under the Jharkhand Pension Rules, 2000, the pension payable to an employee can be withheld or forfeited, partly or wholly, if the employee has been found guilty of gross misconduct committed during his service or he has been convicted in a criminal case. The learned counsels appearing for the respondents have indicated that there is an amendment made in Rule 43(b) of the Jharkhand Pension Rules, 2000 and now pension of a government employee can be withheld during pendency of a departmental proceeding. In this context, this Court would only indicate that in "State of Jharkhand v. Jitendra Kumar Srivastava" (2013) 12 SCC 210 the Hon'ble Supreme Court has held that pension to a government employee cannot be withheld during pendency of the departmental proceeding against him.
- 6. Following the various decisions of the Hon'ble Supreme Court, this Court is of the opinion that wherever it is found that the petitioner has continuously worked for 10 years which is the minimum period for grant of pension, the payment/grant of pension to such petitioner(s) should not have been withheld on the grounds, such as, unavailability of service records or part of service records, non-furnishing of no-dues certificate and grounds of similar nature. In view of the judgment in "Bhuvnesh Kumar Dwivedi v." Hindalco Industries Ltd." (2014) 11 SCC 85 this Court is also of the opinion that a plea of artificial break in service shall not be a legal ground for not granting pension provided the petitioner(s) fulfills other requisite conditions for grant of pension.
- 7. This Court would further indicate that merely because an order

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of absorption/regularization was not passed by the respondent-authority or passed after several years of service, even though the petitioner had worked for decades altogether and was paid salary, the petitioner(s) cannot be deprived of the pensionary benefits. On this issue, the State of Jharkhand shall be bound by the decisions of this Court which have attained finality; one of such cases' decision was in SLP (C) No.16918 of 2015 with SLP(C) No.27461 of 2015.

- 8. This Court is informed that the National Lok Adalat is scheduled to be held on 9th March 2024 and, therefore, it is expected that the learned counsels for the parties shall give details of the case in which a reasonable settlement is arrived at by 5th March 2024. There is no doubt in the mind of the Court that the State of Jharkhand shall adhere to its litigation policy and agree to the claims raised by similarly situated persons in cases where the issue has been decided by this Court.
- 9. Post these matters on 5th March 2024.
- 10. Let a copy of the order be given to the learned counsel for the parties.

(Shree Chandrashekhar, A.C.J)

Manoj/R.K.