HIGH COURT OF JUDICATURE FOR RAJASTHAN BENCH AT JAIPUR

S.B. Civil Writ Petition No. 3659/2014

Hemant Kumar Jhakar

----Petitioner

Versus

State Economics Departmentors

----Respondent

For Petitioner(s) : None present

For Respondent(s) : Ms.Minakshi Jain, GC

HON'BLE MR. JUSTICE SAMEER JAIN

<u>Judgment</u>

17/03/2025

- 1. At the outset, learned counsel appearing for the respondents have submitted that the present petition is filed assailing advertisement/selection/recruitment process initiated in the year 2013 wherein the petitioner(s) has/have applied for the post of Computer.
- 2. Subsequently, it is apprised that ever since issuance of the said advertisement/recruitment process much water has flown and as on date the impugned selection process is already over with all its consequential appointments being granted/made. Nevertheless, a subsequent fresh advertisement/selection process was also initiated and culminated. Thence, it can be deduced that as on date, no vacant seats/posts are available.
- 3. Lastly, it is apprised that the present *lis*/identical *lis* is no more *res integra* and is already adjudicated vide judgment dated 13.02.2025 passed in **SBCWP No. 2706/2000** titled as **Om**

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Prakash Ghiya Vs. State of Raj. & Ors. Therefore, the said ratio can be made applicable to the present petition also.

- In pursuance of the contentions noted insofar, this Court deems it apposite to place reliance upon the ratio encapsulated in State of Orissa & Anr. v. Raj Kishore Nanda & Ors. reported in (2010) 6 SCC 777, Girdhar Kumar Dadhich Vs. State of Rajasthan reported in (2009) 2 SCC 706, Union of India v. B. Valluvan reported in (2006) 8 SCC 686 and Raj Rishi Mehra & Ors. Vs. State of Punjab & Anr. reported in (2013) 12 SCC 243, and the circulars issued by the Government of Rajasthan, Department of Personnel dated 19.07.2001 bearing No. F.7(2)/DOP/A-2/81 Pt. and क्रमांक प.7 (2) कार्मिक / क-2/81 पार्ट dated 13.01.2016 passed by राजस्थान सरकार कार्मिक (क-2) विभाग, whereby it is made unambiguous that qua the selection process for any public service examination, the waiting/reserved list lapses after a span of six months from the date of its issuance, and if appointments are already made, then no judicial interference can be made at a belated stage.
- 5. Accordingly, the present petition is dismissed in light of ratio passed in **Om Prakash Ghiya (supra)** which shall be treated as a part and parcel of the present judgment. Additionally, petitioners will be at liberty to take appropriate legal recourse, if facts are otherwise. Pending applications, if any, shall stand disposed of.

(SAMEER JAIN),J