

**Court No. 1****ARMED FORCES TRIBUNAL, REGIONAL BENCH, LUCKNOW****ORIGINAL APPLICATION No. 597 of 2023**Monday, this the 12<sup>th</sup> day of February, 2024**“Hon’ble Mr. Justice Anil Kumar, Member (J)  
Hon’ble Vice Admiral Atul Kumar Jain, Member (A)”**

Ramesh Kumar Singh (No. 2988476-P Ex. Nk/Inf Sol GD), son of Dheer Pal Singh, resident of Village – Dularpur, Post Office – Barwan, Tehsil Sawayajpur, District – Hardoi (U.P.).

**..... Applicant**

Ld. Counsel for the Applicant : **Shri Yashpal Singh**, Advocate.

Versus

1. Union of India, through Secretary, Ministry of Defence, South Block, New Delhi.
2. Additional Director General Personnel Services, Adjutant General’s Branch, Integrated Headquarters of Ministry of Defence (Army), PIN-900256, C/o 56 APO.
3. Release Medical Board through its President held at 181 Military Hospital, C/o 99 APO.
4. Officer-in-Charge Records, The Rajput Regiment, PIN-900427, C/o 56 APO.
5. Principal Controller of Defence Accounts (Pension), Draupadi Ghat, Prayagraj.

**.....Respondents**

Ld. Counsel for the Respondents. : **Shri Yogesh Kesarwani**, Advocate  
Central Govt. Counsel  
Assisted by Maj. Danish Farooqui,  
Departmental Representative

**ORDER****“Per Hon’ble Mr. Justice Anil Kumar, Member (J)”**

1. The instant Original Application has been filed under Section 14 of the Armed Forces Tribunal Act, 2007 for the following reliefs:-

- (a) *Issue/pass an order setting aside the recommendations of Release Medical Board dated 07.10.2004 to the extent of holding the applicant’s disability as neither attributable to nor aggravated by military service, and order/letter dated 03.03.2005 issued on behalf of the Officer-in-Charge Records, The Rajput Regiment rejecting his claim for grant of disability pension, after summoning the relevant original records.*
- (b) *Issue/pass an order directing the respondents to consider the case of the applicant for grant of disability pension and provide the same from the date of discharge including arrears with interest; and also the benefit of rounding off and other consequential benefits of ex-serviceman.*
- (c) *Issue/pass an order directing the respondents to hold a Re-Assessment Medical Board for assessment of present disability of the applicant.*
- (d) *Issue/pass any other order or direction as this Hon’ble Tribunal may deem fit in the circumstances of the case.*
- (e) *Allow this Original Application with cost.*

2. Briefly stated, applicant was enrolled in The Rajput Regiment of Indian Army on 28.12.1987 and was discharged on 31.12.2004 in Low Medical Category on fulfilling the conditions of his enrolment under Rule 13(3) Item III (i) of the Army Rules, 1954. At the time of retirement from service, the Release Medical Board (RMB) held at 181 Military Hospital, C/o 99 APO on 07.12.2004 assessed his disability '**SCHIZOPHRENIA V-67, Z-09.0**' @ 20% for five years but opined the disability to be neither attributable to nor aggravated (NANA) by military service. The applicant's claim for the grant of disability pension was rejected vide letter dated 03.03.2005. It is in this perspective that the applicant has preferred the present Original Application.

3. Learned Counsel for the applicant pleaded that at the time of enrolment, the applicant was found mentally and physically fit for service in the Indian Army and there is no note in the service documents that he was suffering from any disease at the time of enrolment in Army. The disease of the applicant was contracted during the service, hence it is attributable to and aggravated by Military Service. He further submitted that in similar cases, Hon'ble Apex Court and various Benches of the Armed Forces Tribunals have granted disability pension, as such the applicant is entitled to disability element of disability pension and its rounding off to 50%.

4. On the other hand, Ld. Counsel for the respondents contended that disability of the applicant i.e. '**SCHIZOPHRENIA V-**

**67, Z-09.0'** has been regarded as 20% for five years by RMB as NANA, hence, as per Regulation 173 of the Pension Regulations for the Army, 1961 (Part-I) the applicant is not entitled to disability element of disability pension. He pleaded for dismissal of the Original Application.

5. We have heard Ld. Counsel for the applicant as also Ld. Counsel for the respondents. We have also gone through the Invaliding Medical Board proceedings and we find that the questions which need to be answered are of two folds :-

- (a) Whether the disability of applicant is attributable to or aggravated by military service?
- (b) Whether the applicant is entitled for the benefit of rounding off of his disability element of disability pension?

6. The law on attributability of a disability has already been settled by the Hon'ble Supreme Court in the case of ***Dharamvir Singh Versus Union of India & Others***, reported in (2013) 7 Supreme Court Cases 316. In this case the Apex Court took note of the provisions of the Pensions Regulations, Entitlement Rules and the General Rules of Guidance to Medical Officers to sum up the legal position emerging from the same in the following words.

*"29.1. Disability pension to be granted to an individual who is invalided from service on account of a disability which is attributable to or aggravated by military service in non-battle casualty and is assessed at 20% or over. The*

*question whether a disability is attributable to or aggravated by military service to be determined under the Entitlement Rules for Casualty Pensionary Awards, 1982 of Appendix II (Regulation 173).*

*29.2. A member is to be presumed in sound physical and mental condition upon entering service if there is no note or record at the time of entrance. In the event of his subsequently being discharged from service on medical grounds any deterioration in his health is to be presumed due to service [Rule 5 read with Rule 14(b)].*

*29.3. The onus of proof is not on the claimant (employee), the corollary is that onus of proof that the condition for non-entitlement is with the employer. A claimant has a right to derive benefit of any reasonable doubt and is entitled for pensionary benefit more liberally (Rule 9).*

*29.4. If a disease is accepted to have been as having arisen in service, it must also be established that the conditions of military service determined or contributed to the onset of the disease and that the conditions were due to the circumstances of duty in military service [Rule 14(c)]. [pic]*

*29.5. If no note of any disability or disease was made at the time of individual's acceptance for military service, a disease which has led to an individual's discharge or death will be deemed to have arisen in service [Rule 14(b)].*

*29.6. If medical opinion holds that the disease could not have been detected on medical examination prior to the acceptance for service and that disease will not be deemed to have arisen during service, the Medical Board is required to state the reasons [Rule 14(b)]; and 29.7. It is mandatory for the Medical Board to follow the guidelines laid down in Chapter II of the Guide to Medical Officers (Military Pensions), 2002 - "Entitlement: General Principles", including Paras 7, 8 and 9 as referred to above (para 27)."*

7. In view of the settled position of law on attributability, we find that the RMB has denied attributability to the applicant only by endorsing that the disability '**SCHIZOPHRENIA V-67, Z-09.0**' is neither attributable to nor aggravated (NANA) by service on the ground of idiopathic disorder, therefore, applicant is not entitled to disability element of disability pension. However, considering the facts and circumstances of the case, we are of the opinion that this

reasoning of Release Medical Board for denying disability element of disability pension to applicant is not convincing and doesn't reflect the complete truth on the matter. Even peace Stations have their own pressure of rigorous military training and associated stress and strain of military service. Although the applicant's disability is a mental disorder, but considering that the applicant was enrolled in Indian Army on 28.12.1987 and the disability has started after more than 12 years of Army service i.e. on 13.05.2000, we are of opinion that the benefit of doubt in these circumstances should be given to the applicant in view of ***Dharamvir Singh vs Union of India & Ors*** (supra), and the disability of the applicant should be considered as aggravated by military service.

8. The law on the point of rounding off of disability pension is no more RES INTEGRA in view of Hon'ble Supreme Court judgment in the case of ***Union of India and Ors vs Ram Avtar & ors*** (Civil appeal No 418 of 2012 decided on 10<sup>th</sup> December 2014). In this Judgment the Hon'ble Apex Court nodded in disapproval of the policy of the Government of India in granting the benefit of rounding off of disability pension only to the personnel who have been invalided out of service and denying the same to the personnel who have retired on attaining the age of superannuation or on completion of their tenure of engagement. The relevant portion of the decision is excerpted below:-

*“4. By the present set of appeals, the appellant (s) raise the question, whether or not, an individual, who has retired on attaining the age of superannuation or on completion of his tenure of engagement, if found to be suffering from some disability which is attributable to or aggravated by the military service, is entitled to be granted the benefit of rounding off of disability pension. The appellant(s) herein would contend that, on the basis of Circular No 1(2)/97/D (Pen-C) issued by the Ministry of Defence, Government of India, dated 31.01.2001, the aforesaid benefit is made available only to an Armed Forces Personnel who is invalidated out of service, and not to any other category of Armed Forces Personnel mentioned hereinabove.*

*5. We have heard Learned Counsel for the parties to the lis.*

*6. We do not see any error in the impugned judgment (s) and order(s) and therefore, all the appeals which pertain to the concept of rounding off of the disability pension are dismissed, with no order as to costs.*

*7. The dismissal of these matters will be taken note of by the High Courts as well as by the Tribunals in granting appropriate relief to the pensioners before them, if any, who are getting or are entitled to the disability pension.*

*8. This Court grants six weeks’ time from today to the appellant(s) to comply with the orders and directions passed by us.”*

9. Additionally, consequent upon the issue of Government of India, Ministry of Defence letter No. 17(01)/2017(01)/D(Pen/Policy) dated 23.01.2018, Principal Controller of Defence Accounts (Pensions), Prayagraj has issued Circular No. 596 dated 09.02.2018 wherein it is provided that the cases where Armed Forces Pensioners who were retired/discharged voluntary or otherwise with disability and they were in receipt of Disability/War

Injury Element as on 31.12.2015, their extent of disability/War Injury Element shall be re-computed in the manner given in the said Circular which is applicable with effect from 01.01.2016.

10. As such, in view of the decision of Hon'ble Supreme Court in the case of ***Union of India and Ors vs Ram Avtar & ors (supra)*** as well as Government of India, Ministry of Defence letter No. 17(01)/2017(01)/D(Pen/Policy) dated 23.01.2018, we are of the considered view that benefit of rounding off of disability element of disability pension @ 20% for five years to be rounded off to 50% for five years may be extended to the applicant from the next date of his discharge.

11. Since the applicant's RMB was valid for five years w.e.f. 31.12.2004, hence, the respondents will now have to conduct a fresh Re-Survey Medical Board (RSMB) for him to decide his future eligibility to disability element of disability pension.

12. In view of the above, the **Original Application No. 597 of 2023** deserves to be allowed, hence, **allowed**. The impugned order, rejecting the applicant's claim for the grant of disability element of disability pension, is set aside. The disability of the applicant is held as aggravated by Army Service. The applicant is entitled to get disability element @20% for five years which would be rounded off to 50% for five years from the next date of his discharge. The respondents are directed to grant disability element to the applicant @20% for five years which would stand



rounded off to 50% for five years from the next date of his discharge. The respondents are further directed to conduct a Re-Survey Medical Board for the applicant to assess his further entitlement of disability element of disability pension. The respondents are further directed to give effect to this order within a period of four months from the date of receipt of a certified copy of this order. Default will invite interest @8% per annum till the actual payment.

13. No order as to costs.

14. Major Danish Farooqui, Departmental Representative for the respondents orally submitted to grant Leave to Appeal against the above order which we have considered and no point of law of general public importance being involved in the case the plea is rejected.

**(Vide Admiral Atul Kumar Jain)  
Member (A)**

**(Justice Anil Kumar)  
Member (J)**

Dated : 12 February, 2024

AKD/-