

From,

Mukesh Kumar Singh II

Addl. District Judge/F.T.C.-1

Kannauj.

Through,

The District Judge,

Kannauj.

To,

The Registrar General,

Hon'ble High Court of Judicature at Allahabad,

Allahabad.

Subject:- Representation against remark of Ld. District Judge in annual confidential Report (Self-assessment) for the assessment year of 01.04.2021 to 31.03.2022.

Respected Sir,

With utmost respect, I would like to place my representation before the Hon'ble Court against remark given by the then Ld. District Judge, Kannauj, on my self assessment application for the self assessment period 1 April 2021 to 31 March 2022, which is as under:-

1- That, in regard to column 01(e) (iii) of the annual confidential remark, learned District Judge has assumed some discrepancies with regard to disposal of cases which are more than five years old mentioning that officer has claimed disposal of 42 cases which are more than five years old while statement attached by the undersigned/officer shows disposal of 28 such cases (21 criminal cases and 07 civil cases)

In this regard, it is respectfully submitted that there is no such discrepancy in the self-assessment submitted and the statement attached with it. The statement attached by the undersigned clearly shows disposal of 28 criminal and 14 civil cases, which adds to a total of 42 cases which were more than five years old.

2- That, in reference to remark given in 01(g) The Ld. District Judge observed that officer is trying to hide some facts and he prefers not to pass any remark on the adequacy of my work.

In this regard it is respectfully submitted that I calculated the units of working days and work done on the basis of monthly statements submitted by me to administrative office of the District Court Kannauj. I have also explained this, in self-assessment form part II point 2 as my achievements. I have decided 24 Sessions Trial cases,



10 Criminal Revision, 24 SST (Electricity Act), 01 SST(Gangster Act) MP/MLA case, 120 Criminal Misc. cases and 8 M.A.C.P., 04 Civil Appeal, 01 Civil Revision, 01 Execution and 18 misc. Civil cases which can be cross checked by year wise breakup submitted by me. I humbly submitting a fresh detailed chart of calculation of working days and word done which is annexed as **annexure no. (1 & 2)**

3- In column 01(h) with reference to control over the office and administrative capacity and tact, Ld. District Judge has made remark that administrative capacity doubtful in view of comment in remarks.

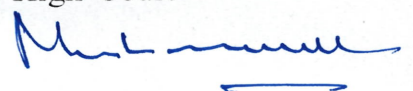
In column 4. "other remarks if any", Ld. District Judge has made two remarks.

With regard to remark '1' it is to be submitted that I applied an Earned Leave in month of June 2021 leave ID No. 83718 which was approved by the Hon'ble High Court. Approval of E.L. is annexed as **annexure no.3.**

I applied that Earned leave on 21st June 2021 in view of terminal illness of my father, for his medical treatment. My father who passed away on 17th July 2022 was suffering from a very virulent form of Interstitial Lung Disease (ILD), and was very ill in June 2021. In view of his grave health condition, I had applied for Earned Leave and Station Leave on e-services portal in the paperless format and due to the medical emergency related to my father I forgot to submit the leave charge certificate on paper. when I was informed by administrative office about the same, I immediately sent my leave charge certificate from Lucknow where my father was under treatment. I am enclosing the CT scan report dated 22 May 2021 and prescription of treating doctor as **annexure no.(4)**

It is clear from above, that this was not deliberate omission on my part but was on account of the grave health situation of my father. It would be proper to mention here that before leaving the station headquarter, I had personally informed the then Ld. District Judge Kannauj about applying E.L. and health problem of my father. Despite such genuine reason which related to my father's life and death, the then Ld. District Judge Kannauj kept my Earned Leave application pending for more than six months.

The then Ld. District Judge Kannauj forwarded my Earned Leave application to Hon'ble High Court on the date when he was relinquishing charge of District Judge, Kannauj. The then Ld. District Judge forwarded my that E.L. application on 24th Jan. 2022 with objection about charge handing over certificate. Hon'ble High Court



approved my 17 days Earned leave from 22.06.2021 to 08.07.2021 on 22.06.2022. After the approval of the said E.L. the then Ld. District Judge gave remarks about that E.L. on 30.06.2022.

In regard to point 4 (2), the Ld. District Judge, Kannauj raised a question about a medical bill of sum of Rs. 22371/- submitted by me.

In this regard it is submitted that I was diagnosed Pulmonary Thromboembolism in December 2013. Since then, I am under medication and taking some regular medicines. I had submitted three medical bills for reimbursement. All three medical bills were kept pending by the then Ld. District Judge. After the transfer of the then Ld. District Judge the new Ld. District Judge sanctioned all three medical bills including medical bill of Rs. 22371/- mentioned by the then Ld. District Judge in this column. All three sanctioned order is annexed as **annexure no.(5,6,7)**

The attachment annexed by the then Ld. District Judge is in prescribe proforma of State Government the said attachment is certificate 'A' given by a doctor of district hospital Kannauj. The certificate endures the bill and voucher of treatment submitted by me which was examined by Chief Medical Officer, D.D.O. of District Court and ultimately sanctioned by the present Ld. District Judge, Kannauj.

It is humbly submitted that the then Ld. District Judge had neither raised any objection nor asked for any explanation in regard to the bill submitted by me.

At last applicant with deep reverence begs to submit, that Ld. District Judge in the ACR has overall assessed the undersigned as "Good" Officer having beyond doubt integrity and having good private character. Marshalling of facts, appreciation of evidences and application of law has been held proper and held regular and punctual in court, fair and impartial in dealing with public and bar. The remarks made about the discrepancy of cases disposed which were more than five years old, have been explained by my and there is no such discrepancy as evident form the attachment. Other remarks made by the Ld. District Judge has also been explained. Considering the facts mentioned by the undersigned, administrative capacity cannot be held to be doubtful by any stretch of imagination, specially while Ld. District Judge has himself mentioned that I have regularly inspected the court and office and inspection were proper and effective and that I was having good relations with Bar and with fellow brother and sister officers.



It is also pertinent to mention here that the then Ld. District Judge Kannauj also given me the charge of Nodal Officer of Computer Section, Chairman Litigation Committee, Incharge Officer of statement and I was also member of Financial and A.C.P. Committee and Member of Purchase Committee. The order of the then Ld. District Judge is annexed as **annexure no. 8**, which clearly, shows that he had faith in my administrative capabilities.

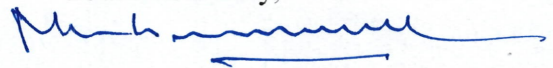
Lastly, I have given my best to the institution and have followed judicial values and ethics. I have discharged my duties with utmost commitment and sincerity. Despite the corona pandemic, I made all out efforts to discharge all the responsibilities assigned to me to the best of my ability. I achieved 1733.6 units in this year. I respectfully submit and pray to the Hon'ble Court to remove the adverse remarks given by the then Ld. District Judge, Kannauj and upgrade my overall assessment.

Representation is submitted for your kind perusal, necessary action and for placing the same before Hon'ble Court for generous consideration.

with regards.

Date 12.07.2022

Yours sincerely,



(Mukesh Kumar Singh II)
Addl. District Judge/F.T.C.-1
Kannauj.

J.O. Code No- UP6217