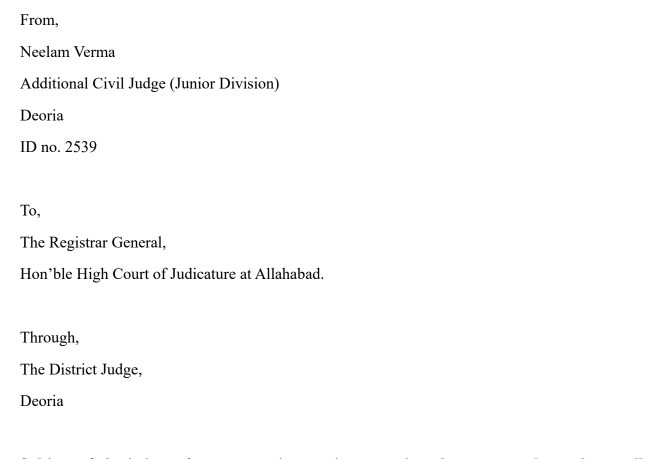
Written Representations Against Adverse Remarks in ACR of Applicant



Subject: Submission of representation against certain adverse remarks and overall assessment made against the applicant for the Assessment Year 2020-21

Respected Sir,

With all due humility I, beg before you and make following submissions before you that:

- 1. The applicant belongs to the 2016 batch of UPPCS (J) and was appointed as Additional Civil Judge (Junior Division) and has joined this service on 07/07/2018 at District Court Pratapgarh where she has worked as Additional Civil Judge (Junior Division)/ Judicial Magistrate Court no-22 from period (7-7-18 to 12-4-2021) thereafter, was transferred to Deoria and is presently posted at District Court Deoria as Additional Civil Judge (Junior Division). The applicant has thus so far completed barely 03 years in Judicial Service.
- 2. During the Assessment Year 2020-21 then District Judge Pratapgarh has recorded Annual Confidential Remark of the applicant for the Assessment Year 2020-21 which was communicated to her through the eservices JO portal for the case ID 3871. Wherein, the applicant has been remarked and has been awarded with overall assessment as 'Good'.

3. The only one adverse remark recorded by the Ld. District Judge in Column no. 1(e)(iv) is quoted as under: "The officer has not shown interest in disposal of Execution cases. Although the year wise breakup shows pendency of 24 execution cases." In light of above mentioned applicant most humbly submits before you that she has been a very sincere officer and has dedicated herself towards the maximum disposal of the pending Cases and Applications before the Court and has achieved total of 1675.05 Units (352.2%) out of expected 475.6 Units for the Work Done for 145 Working Days for the Applicant and has also decided 7 cases after actual full contest, 2 cases wherein all the witnesses turned hostile and the cases ended in acquittal, 03 cases decided on compromises 3 uncontested execution cases —

(Execution/15/2019 Execution./2800002/2014, Execution/2800004/2012)

- 4. The assessment year 2020-21 was not the normal year. In that year the whole country has been suffering from the Covid-19 pandemic which is continued even today and from 25/03/2020 nationwide lockdown had been imposed and therein when courts were reopened they had stopped normal functioning. From 05/01/2021 onwards, the courts started normal functioning and before 05/01/2021. The applicant was only following directions of Hon'ble High court. w.r.t urgent matters.
- 5. During the assessment year 2020-21, the normal functioning of the court started from 5/1/2021 and it took some time to bring the records of the court on track as the courts virtually stopped the normal functioning before 5/1/2021 and took only urgent matters. It is humbly submitted that even in this span of time from (5/1/2021 to 31/03/2021) applicant made all possible efforts to take execution cases and decide them as early as possible. As per the record relating to disposal of execution cases, out of 24 execution cases pending, three cases have been disposed of uncontested.
- 6. It is also brought to the notice of Lordship that during the relevant Assessment year, along with doing of civil work as Additional Civil Judge (Junior Division) in Court no 22 at Pratapparh, the applicant was also doing criminal work as Judicial Magistrate and had two police stations (Aspur devsara and kohdaur) under her jurisdiction and was working as link officer of two courts and was also engaged in writing of statements u/s 164 Crpc and on everyday basis had huge rush of work. Since, the courts started normal functioning from 05/1/2021 and therefore along with regular filing, hugely overworked and engaged in doing urgent civil and criminal works like interim injunctions, miscellaneous works, remands, bails, statements under section-164 Crpc etc. Applicant has made all her possible efforts in hearing and disposal of cases of all nature including execution cases. And, disposed three uncontested execution cases. It is also brought to the notice of the Hon'ble Court that even in this corona period, the applicant has achieved

1675.05 units as against required 475.6 units. Thus, during the relevant assessment year applicant's total percentage of work done in terms of units is 352.2%. Therefore the applicant requests for the modification of the Annual Confidential Remark and Upgradation of the Overall Assessment for the applicant on the basis of her merits.

7. It is most humbly requested to your goodself to kindly place this representation before Hon'ble Administrative Judge of the District Pratapgarh during the relevant assessment year for His Lordship's kind consideration for the modification of the Annual Confidential Remark and Upgradation of the Overall Assessment of the applicant on the basis of her merits.

My Lord! Omniscient and Magnanimous, I beseech, to kindly expunge aforesaid adverse remark and Upgradation of the Overall Assessment recorded by then Ld. District Judge, Pratapgarh from ACR for the Assessment Year 2020-21. For this great grace, in the beginning of my Judicial career, I shall remain grateful to My Lord throughout my life.

With utmost respect,

Yours Sincerely

Neelam Verma Service ID- UP 2539 Additional Civil Judge (Junior Division), Deoria