

From  
Anubhav Singh,  
Nyayadhikari,  
Gram Nyayalaya, Kirawali,  
Agra,  
ID No: UP3260

To  
The Registrar General,  
Hon'ble High Court of Judicature at Allahabad,  
Allahabad

(Through learned District and Sessions Judge, Agra)

Dated, 20<sup>th</sup> June, 2023

**Subject: Representation against Annual Confidential Remarks recorded by the learned District and Sessions Judge, Unnao, for the year 2022-2023**

Sir,

I submit the following on the subject above:

1) That I firmly believe in sterling character, moral uprightnes, mental equilibrium, unruffled deportment, reserve or reticence in social behaviour, vivid imagination, vivacious spirit of cooperation, indomitable courage of conviction and innate desire and ardent zeal to render substantial justice as the 'treasure trove' or laden wealth of an honest, efficient and conscientious Judicial Officer and I have left no stone unturned in cultivating, developing and practising the above said qualities in my service career.

2) That It is submitted most respectfully, that I had worked in the Cadre of Civil Judge, Junior Division at Unnao, from 15.11.2019 to 28.04.2023.

3) That Learned District and Sessions Judge, Unnao, has recorded my Annual Confidential Remarks for the Year 2022-2023 on 30.05.2023, in respect of which, I want to bring the following facts for kind consideration of the Hon'ble High Court:

- i) That during the above period (01.04.2022 to 31.03.2023), I had presided over the Court of Judicial Magistrate, Unnao, from 01.04.2022 to 04.07.2022 and that of the Court of Civil Judge, Junior Division, North, Unnao, from 04.07.2022 to 31.03.2023.



- ii) That the remarks recorded by the learned District and Sessions Judge, Unnao, in Column No. 01 (e) (iv) show that I had decided **only 06 Execution Cases** but it appears that inadvertently it has been so recorded because as a matter of fact, I had disposed of **39 Execution Cases. Detailed list was uploaded along with Self-Assessment.**

Year wise details of disposal of cases, which were more than 10 years, more than 05 years and less than 05 years old are as under:

**More than 10 years old Execution Cases:**

4/1984, 4/1987, 3/1990, 7/1992, 5/1993, 3/1996, 11/1998, 23/1999, 2/2001, 1/2006, 1/2007, 1/2009, 7/2009, 1/2010, 4/2010, 3/2011, 5/2011, 13/2011, 2/2012, 1/2013, 2/2013, 2/2013 = **22 Execution Cases.**

**More than 5 years old Execution Cases:**

2/2014, 3/2015, 1/2016, 1/2016, 5/2016, 5/2016, 6/2016, 7/2016, 1/2017, 3/2017, 5/2017, 8/2017 = **12 Execution Cases.**

**Less than 5 years old Execution Cases:**

10/2019, 12/2019, 13/2019, 3/2020, 11/2020 = **05 Execution Cases.**

- iii) That the remarks recorded by the learned District and Sessions Judge, Unnao, in Column No.01 (e) (v) show **Nil Interim Injunction Applications** disposed of by me notwithstanding the fact that I had disposed of **72 Interim Injunction Applications on merits** ranging from the years 1992 to 2022 in a span of only nine months. **Detailed list in this regard was uploaded along with Self-Assessment.**

- iv) That the remarks recorded by the learned District and Sessions Judge, Unnao, in Column No.01 (g) reflects that I had earned 4794.20 Units against target of 1200 Units notwithstanding the fact that no Stenographer was provided to me during the year and thus, the target was only 1000 Units in the light of General Letter issued by the Hon'ble High Court for implementation of Unit System.

4) That In the light of General Letter issued by the Hon'ble High Court for implementation of Unit System, the days except actual working days, which are Sundays/Saturdays/Holidays/Leave/Training etc., there is a provision to claim 3.28 Units per day for those days or deduct at the rate of 3.28 Units per day from the targeted Units, i.e. 1200/1000. In fact, I had deducted Units @3.28 Units per day for 135 days in the said year for Sundays/Saturdays/Holidays/Leave/Training etc., total 442.80 Units and in those circumstances, targeted Units for me for the said Year were 1000 units (-) 442.80 units = 557.20 units only and not 1200 units as mentioned by the learned District and Sessions Judge, Unnao, in Column No.1(g). **Details were uploaded along with Self-Assessment.**

5) That the learned District and Sessions Judge, Unnao, has not taken into consideration Guideline No. 'C' regarding **disposal of Action Plan Cases** by me at the time of recording of Annual Confidential Remarks in compliance of D.O. Letter No.C-148/CF(B)/2022 Dated: Allahabad: March 26, 2022 with guidelines issued by Hon'ble High Court to implement 'Action Plan for Judicial Officers of Uttar Pradesh, 2022-2023'. I had disposed of complete list of targeted 35 oldest Criminal Cases in the Court of Judicial Magistrate, Unnao, during the period from 01.04.2022 to 04.07.2022 and also disposed of complete list of targeted 30 oldest Civil Cases and 10 oldest Execution Cases in the Court of Civil Judge, Junior Division, Unnao, during the period from 04.07.2022 to 31.03.2023. It reflects that **I had disposed of double Action Plan Cases during the year. (Required Disposal for whole year was only 35 oldest Criminal Cases OR 30 oldest Civil Cases and 10 Oldest Execution Cases) Detailed list was uploaded along with Self-Assessment.**

6) That in compliance of General letter No.11/IV-h-14/2022 Dated: Allahabad: August 18, 2022, Hon'ble High Court was pleased to order that out of 1200/1000 Units expected to be given as an out-turn by each Judicial Officer during an Assessment Year, a minimum of 600/500 Units must be earned from the final disposal of cases which actually reduces the pendency. In compliance of the said General Letter, I have **earned 1647.02 Units** from final disposal of Criminal Cases and **1035.75 Units** from final disposal of Civil Cases, i.e. **total 2682.77 Units**. Total targeted Units were 557.20, out of which, I was to earn only 278.60 Units from final disposal of cases, against which I had earned **2682.77 Units from final Disposal**, which actually goes into pendency reduction. **Details in this regard were uploaded along with Self-Assessment.**

7) That the learned District and Sessions Judge, Unnao, has not taken into

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consideration disposal of very old cases by me, which were pending in both the Courts presided over by me. The pendency of pretty old cases, which were instituted before the Year 2000, should have been reckoned with. In fact, I had disposed of **128 Criminal Cases ranging from the Year 1984 to 2000** pending in the Court of Judicial Magistrate, Unnao, during the period from 01.04.2022 to 04.07.2022 and **137 Civil Cases ranging from the Year 1971 to 2000** pending in the Court of Civil Judge, Junior Division, North, Unnao, during the period from 04.07.2022 to 31.03.2023. **Detailed list in this regard was uploaded along with Self-Assessment.**

8) That the learned District and Sessions Judge, Unnao, has not taken into consideration the disposal of **180 Criminal Cases on merits ranging from the Year 1990 to 2020** in the Court of Judicial Magistrate, Unnao and **73 Civil Cases on merits ranging from the Year 1985 to 2022 and 73 Civil Cases on Ex-parte ranging from the Year 1997 to 2022** in the Court of Civil Judge, Junior Division, North, Unnao. **Detailed lists in this regard were uploaded along with Self-Assessment.**

9) That the learned District and Sessions Judge, Unnao, has not taken into consideration the fact that, I had disposed of many Criminal and Civil Cases which as per my humble estimation and belief was the highest in my Cadre not only in the Judgeship of Unnao but the whole of Uttar Pradesh.

10) That Hon'ble Supreme Court and Hon'ble Allahabad High Court has impressed upon several times for disposal of old cases pending in the Courts as well as for reducing the pendency of cases in the Courts, in compliance of which, the learned District and Sessions Judge, Unnao, has not taken into consideration the fact that I had disposed of **1724 Civil Cases and 1164 Criminal Cases, total 2888 cases** during the whole year under assessment. **Detailed lists in this regard were uploaded along with Self-Assessment.**

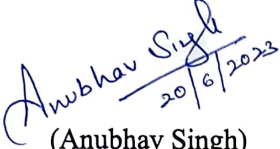
11) That in the light of the facts and circumstances as enumerated above and the quantum of work done by me (860.40%, against the requirement of only 100% sans a Stenographer as per norms fixed by the Hon'ble High Court) who is a new entrant in the Judicial Service with experience of only about three years, it is most humbly submitted that my whole work may kindly be taken into account because remarks of overall Assessment as 'Good' appears to have been recorded by the learned District and Sessions Judge, Unnao, under the mistaken belief of my not disposing of the quantum of work as was actually and factually disposed of by me.



It is humbly submitted that in the light of quantum of disposal at my end, the upgradation of remarks recorded by the learned District and Sessions Judge, Unnao, may kindly be looked into.

It is most humbly implored that my representation may kindly be placed before the Hon'ble High Court for kind consideration.

Yours sincerely,

  
20/6/2023  
(Anubhav Singh)  
ID No: UP3260