43

ORDER SHEET IN THE HIGH COURT OF SINDH, CIRCUIT COURT, LARKANA C. P. No.S465 of 2012

DATE OF HEARING

ORDER WITH SIGNATURE OF HON'BLE JUDGE

15.8.2012.

For Katcha Peshi.

Mr. Safdar Ali G. Bhutto, advocate for the petitioner.

Mr. Azizul Haque Solangi, Asst. A. G.

Through this Constitutional Petition, petitioner Inayat

Hussain son of late Anwar Ali has prayed for the following reliefs:-

- a) to direct the respondents No.1 & 2 to immediately appoint the petitioner on the post of O.T. Technician or any other suitable post in the Chandka Medical College Hospital, Larkana, against the reserved quota of son of deceased employee, in the larger interests of justice, as the petitioner is qualified and experience-handed person having lot of experience in the said field;
- b) to award costs of the petition;
- c) to grant any other equitable and appropriate relief in view of the above-stated facts and circumstances of the case.

Notices were issued to the respondents as well as Additional Advocate General.

Comments have been filed by respondents No.1 and 2. Respondent No.1 in his comments has stated that petitioner moved an application to respondent No.1 on 18.8.2009 after one year of the death of his father, as such petitioner is not entitled for appointment on the deceased son-quota. Respondent No.2 in his comments has stied that respondent NO.1 did not forward the case of petitioner to respondent No.2 on the ground that petitioner did not apply within stipulated period as per rules/policy.

Learned advocate for the petitioner states that case of petitioner is pending with the respondents since long without passing the appropriate orders.

Learned Asst. A. G., submits that he will approach the respondents for early disposal of the application of the petitioner on the subject-matter.

In these circumstances, we direct the respondents/
competent authority to pass the appropriate orders on the application
made by the petitioner on the deceased quota for appointment as O.T.

Technician or any other suitable post within the period of one month as
per policy. However, petitioner shall not be technically knocked out.

Petition is accordingly disposed of in the above terms.

JUDGE JUDGE

JUDGE