

LIST OF JUDGEMENTS TO BE IMPLEMENTED (MONTH END i.e. 31.05.2021)

Sl. No.	SLP/WP/ OA/OS No.	Name of Court	Name of the petitioner / Applicant	Name of all Respondents	Dealing officer & Nodal officer	Date of judgement	Target date	Brief particulars of the operative part of order / judgement	Action taken / present status	Remarks
1	501/19	CAT	Syed Kari Mohiddin	Secy./MR, GM, DRM, Sr.DEE, Sr.DPO	SR.DPO & ADRM (G)	11.03.21	22.06.21	We find that the respondents have infringed the instruction on the subject and the legal principle cited. Therefore, respondents are directed to consider the selection of the applicant for the post of CLI from the date on which all others have been considered on passing the said exam, by granting him notional seniority in the said grade as per extant rules/law and other consequential benefits for which he is eligible. Applicant shall not be paid any back wages from the date of notional selection till the date of his actual joining	Order copy handed over to Ch.OS/Rng. Cadre. Matter referred to Hqrs.Under process	Promotion
2	WP.2079/19	HC	Secy./RB, GM, CPO, DRM, Dy.CE, CAO	A.Narasimha & 15 Ors	SR.DPO & ADRM (G)	16.03.21	15.06.21	we do not see any infirmity in the order of the Tribunal in OA No.1222 of 2013, which requires our interference by exercising power of judicial review under Article 226 of the Constitution of India. We are not sitting in the appellate jurisdiction over the orders passed by the Tribunal, we are only exercising the power of judicial review under Article 226 of the Constitution of India and this is not a fit case where we should exercise our extraordinary jurisdiction under Article 226 of the Constitution of India. Accordingly, the Writ Petition is dismissed	Order copy handed over to Ch.OS/Engg. Cadre. Respondents are advised to produce all the documents related to CL card, DOB and CL service, vide letters dated: 10.05.21 & 13.05.21 and necessary action will be taken in cases of those who have not crossed the superannuation age. A letter dated: 21.05.21 has been addressed to HQRs for information. Under process	Re-engagement of applicants, Casual Labour/Engg
3	OA.217/21	CAT	A.Prakash, Rtd. SS	GM, PCPO, DRM, Sr.DPO, Sr.DFM	SR.DPO & ADRM (G)	12.03.21	8-W from Reprn.	OA is disposed of with a direction to the applicant to prefer a detailed representation and the Respondents shall consider and dispose of the same within a period of eight weeks, by passing a well reasoned speaking order. In case grievance still subsists, the applicant is at liberty to approach the Tribunal again as per law	Order copy handed over to Ch.OS/Optg. Bills Under process	Refund of recovered Sett. Dues
4	OA.115/20	CAT	C.Raja Shekar	GM, DRM, Sr.DPO, Sr.DEE	SR.DPO & ADRM (G)	22.03.21	21.06.21	Respondents are directed to consider the request of the applicant for posting him in the post of OS and in case, it is not feasible, they are directed to post him in a post compatible to his ability to perform, other than the Commercial Supervisor post. Before issuing the posting order, the applicant be called and heard, so that there would be no further room for the grievance to persist. Time calendared to implement the judgment is 3 months from the date of receipt of this order	Order copy handed over to Ch.OS/Reg. Section. Under process	Alternate Employment on Medical Grounds
5	OA.313/15	CAT	K.Jagga Rao LP(goods)/KZJ	Chairman Rly Board, GM, DRM, Sr DPO/SC	SR.DPO & ADRM (G)	29.03.21	21.07.21	Respondents are directed to consider the request of the applicant to be posted as OS/IE or in a post where he can work in peace at Kazipet/Khammam or any place nearer to either of the two, so that he would be able to contribute effectively to the organisation while safeguarding his health at the same time. Before issuing any order the applicant may be called and heard by the competent authority so that a decision that aptly responds to the ground reality can be taken in the interests of the respondents organization/employee. This, we are specifically observing to minimize the grievances in the respondent's organisation on this count and to save the valuable time of the respondents as well as that of the court. Time allowed to implement the judgment is 3 months from the date of receipt of this order. Till the respondents take a decision as directed, the interim order dated 05.03.2015 would hold good	Order copy handed over to Ch.OS/Reg. Section. Under process	Alternate Employment on Medical Grounds

Secunderabad