

**CENTRAL ADMINISTRATIVE TRIBUNAL  
PRINCIPAL BENCH**

MA 2640/2018  
OA 485/2018  
MA 1988/2018

Reserved on 02.07.2018  
Pronounced on 05.07.2018

**Hon'ble Ms. Praveen Mahajan, Member (A)**  
**Hon'ble Mr. S.N.Terdal, Member (J)**

Sh.Santosh Kumar and Ors.

Vs.

Delhi Subordinate Services Selection Board  
(DSSSB) & Ors.

Counsel for applicants : Mr.Anuj Aggarwal  
Counsel for respondents : Mr.Amit Anand

**O R D E R I N M A 2 6 4 0 / 2 0 1 8**

**Mr.S.N.Terdal:**

In the OA No.485/2018, an order was passed on 30.01.2018 directing the respondents to entertain the offline applications (hard copies) from the applicants and issue admit card for permitting them to participate in the examination. The operative portion of the same is extracted below:-

"In the meantime, it is directed that respondent No.1 will entertain the offline applications (hard copies) from the applicants and issue admit card and permit them to participate in the examination/selection process provisionally. Their claim for age relaxation shall also be considered by the competent authority. Such participation shall not confer any right or equity in favour of the applicants and will remain subject to any order that may be passed by the Tribunal or the final outcome of this OA. However, the result of the applicants shall not be declared without the leave of the Tribunal."

Thereafter, the applicant submitted the application. But, however, while submitting the application, he entered the post code as 42/17. He had also entered the post name as PGT-History. But, however, the post code for the said post was different in the revised new advertisement issued subsequently. The post code 42/17 for the said

post name was as per the old advertisement. Since the post code was not tallying as per the new advertisement, the admit card was not issued to the applicant.

2. This MA is filed seeking a direction to the respondents for issuing the admit card ignoring the inadvertent mistake committed in entering the post code.

3. The counsel for the respondents vehemently and strenuously contended that as the post code is not tallying as per the revised advertisement, the applicant is not entitled for the issuance of admit card and he also submitted that as lakhs of applications have been filed, it is not possible for the respondents to tally post name and post code and to verify the earlier contention raised by the applicant in the OA and issue him admit card correcting the mistake by themselves.

4. As the time available for applicant for filing the offline hard copy application was very short, as the order was passed on 30.01.2018 and offline application had to be filed before 31.01.2018, as such the MA is allowed in the interest of justice. The respondents are directed to issue admit card to the applicant correcting the post code as per the revised advertisement. This order has been passed in the facts of this case and shall not be treated as precedent.

5. MA is disposed of.

**( S.N.Terdal )**  
**Member (J)**

**( Praveen Mahajan )**  
**Member (A)**

'sk'