SL. No	Date	Office Notes, reports, orders or proceedings or directions and Registrar's order with Signatures	COURT'S OR JUDGES'S ORDERS
			CLCON No. 446 of 2021 with
			CLCON No. 447 of 2021 CLCON No. 40 of 2022 Hon'ble Manoj Kumar Tiwari, J.
			Mr. Bhagwat Mehra & Mr.
			Sandeep Tiwari, Advocates for the
			petitioners.
			Mr. J.S. Bisht, Standing Counsel
			for the State of Uttarakhand.
			Heard learned counsel for the
			parties.
			Since common questions of law
			and fact are involved in these contempt
			petitions, therefore are being taken up
			together and are being decided by this
			common judgment.
			Petitioners were appointed as
			Teacher in Basic Education Board of
			erstwhile State of Uttar Pradesh. Upon
			State reorganization, they were given
			status of Government Servant w.e.f.
			22.04.2006 and, subsequently, they
			were absorbed as Assistant Teacher,
			L.T. Grade in 2009, however, services
			rendered by petitioners in Basic
			Education Board were not considered

for granting selection grade and promotion pay scale. They filed various writ petitions and Writ Court allowed their writ petitions, vide judgment dated 11.04.2017.

State Government preferred appeal against said judgment, which was dismissed by Division Bench of this Court on 20.09.2018. Hon'ble Supreme Court also dismissed SLPs filed by State Government on 09.05.2019.

In these contempt petitions, petitioners have alleged that respondents are wilfully disobeying the order passed by Writ Court.

Today, learned Standing Counsel appearing for respondents has produced in Court a letter issued by Additional Director, Kumaon, on 24.05.2022. Perusal of the said letter reveals that the State Government has taken a decision on 23.05.2022 grant benefit of selection grade and promotion pay scale to petitioners, in terms of judgment rendered by Writ Court in their favour.

The Government Order dated 23.05.2022 has also been enclosed with the said letter.

Since the State Government has now taken a decision to grant benefit of petitioners, therefore, judgment to contempt petitions are disposed of by directing the concerned Chief Education Officer to release the monetary dues, admissible to petitioners, in terms of Government decision, as early possible, but not later than eight weeks from the date of production of certified copy of this order.

(Manoj Kumar Tiwari, J.)

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