

GAHC010145842025



undefined

THE GAUHATI HIGH COURT
(HIGH COURT OF ASSAM, NAGALAND, MIZORAM AND ARUNACHAL PRADESH)

Case No. : WP(C)/4250/2025

RANAJIT DAS
R/O- KRISHNA NAGAR, P.O- BINNAKANDI T.E, P.S LAKHIMPUR, DIST-
CACHAR, ASSAM, PIN-788126

VERSUS

THE STATE OF ASSAM AND ORS
REP. BY THE SECRETARY TO THE GOVT OF ASSAM, DISPUR, GUWAHATI-
06,

2:THE DIRECTOR OF SECONDARY EDUCATION
KAHILIPARA-19
GUWAHATI

3:INSPECTOR OF SCHOOLS
CACHAR
SILCHAR
ASSAM

4:STATE LEVEL SCRUTINY COMMITTEE
REP. BY THE DIRECTOR OF SECONDARY EDUCATION
ASSAM
KAHILIPARA
GUWAHATI-19

5:DISTRICT LEVEL SCRUTINY COMMITTEE
REP. BY THE DISTRICT COMMISSIONER
CACHAR
PIN-78800

Advocate for the Petitioner : MD AMINUL ISLAM, MR. L R MAZUMDER

Advocate for the Respondent : SC, SEC. EDU., GA, ASSAM

**BEFORE
HONOURABLE MR. JUSTICE NELSON SAILO**

ORDER

Date : 01-08-2025

Heard Mr. LR Mazumder, learned counsel for the petitioner, who submits that by filing this writ petition, the petitioner has prayed for a direction to the respondent authorities concerned to provincialise his service as Assistant Teacher in Ashwini Kumar High School, Cachar. The learned counsel submits that although the District Level Scrutiny Committee (DLSC) and the State Level Scrutiny Committee (SLSC) had recommended his name for provincialisation, but on account of certain error/mistake in his name, his service was not provincialised. Now, the Assistant Commissioner of Cachar, Silchar has scrutinised the documents and records of the petitioner and found him fit for provincialisation in service, as can be seen from his communication dated 25.06.2024. However, despite the same, since his service has not been provincialised, the petitioner is before this Court.

In view of above, issue notice of motion, returnable in 4 (four) weeks.

Mr. U Sharma, learned Standing Counsel, Secondary Education Department accepts notice on behalf of respondent Nos. 1 to 4 while Mr. B Deuri, learned Government Advocate accepts notice on behalf of respondent No. 5. Therefore, notice is complete.

Petitioner to serve requisite extra copies of the writ petition to the learned counsels appearing for the respondents today within 2 (two) days.

List the matter again after 4 (four) weeks, on a date to be fixed by the Registry.

Pendency of the writ petition shall not be a bar for the respondents to provincialise the service of the petitioner.

JUDGE

Comparing Assistant