



IN THE HIGH COURT OF JUDICATURE AT BOMBAY
BENCH AT AURANGABAD

918 WRIT PETITION NO. 5280 OF 2026

RAJJU DAMODHAR CHILWAR

VERSUS

THE STATE OF MAHARASHTRA THROUGH ITS SECRETARY AND OTHERS

...

Advocate for the Petitioner : Mr. Jadhavar Pratap V.

AGP/APP for Respondent/State : Mr. P.S. Patil

...

**CORAM : SANDIPKUMAR C. MORE AND
ABASAHEB D. SHINDE, JJ.**

DATE : 08.05.2026

PER COURT : (PER : ABASAHEB D. SHINDE, J.)

. Heard.

2. By this petition, the petitioner has put forth the following reliefs :

“A) This Writ Petition may kindly be allowed:

B) By issuing appropriate writ, order or direction in like nature, may kindly allow to the petitioner not press his proposal for issuance of validity Certificate before the Scrutiny Committee and the Scrutiny Committee shall permit him not to press the proposal of petitioner.

C) By way of an appropriate writ, order or direction in the like nature may kindly issue direction against respondents/employer release the regular monthly pension and grant all the pensionary benefits to the petitioner as a regular employer, the petitioner is already retire on 31.12.2025.

D) Pending hearing and final disposal of this writ petition, may kindly issue direction against respondents / employer release the regular monthly pension and grant all the pensionary benefits to the petitioner as a regular employee, the petitioner is already retire on 31.12.2025.

E) Ad-interim relief in terms of prayer clause-D may kindly be granted.

F) Any other equitable and suitable relief which is the petitioner is entitled may kindly be granted in favour the petitioner.”



3. Learned counsel for the petitioner has invited the attention of this Court to an identical order passed by this Court in Writ Petition No.4280 of 2026 in the case of Arun Ramchandra Sathewad dated 21.04.2026 wherein, this Court after considering a series of orders passed by this Court has allowed the Writ Petition.

4. Considering these orders and the relief sought in the present Writ Petition, we find that this petition can also be disposed of in light of orders passed by this Court (supra). We thus, pass the following order :

ORDER

(i) The petitioner shall file an affidavit before the Scrutiny Committee stating that the petitioner do not wish to press his proposal for issuance of validity certificate and the Committee shall permit him not to press the proposal within two weeks thereafter.

(ii) On such compliance being made, the respondent Nos.3 to 5/employers shall process the petitioner's pension papers and extend all the pensionary benefits, as expeditiously as possible and preferably within eight weeks from today.

(iii) With these directions, the Writ Petition stands disposed of.

(ABASAHEB D. SHINDE, J.)

(SANDIPKUMAR C. MORE, J.)

vsj..