

**HIGH COURT OF JAMMU & KASHMIR AND LADAKH
AT JAMMU**

Case:- WP(C) No. 1275/2026

Farooq Ahmed

.....Petitioner

Through: Mr. M K Sharma, Advocate

Vs

UT of J&K & Ors.

.....Respondent(s)

Through:

Coram: HON'BLE MR. JUSTICE RAHUL BHARTI, JUDGE

**ORDER
(08.05.2026)**

1. As on date, the petitioner has no cause of action to come up with the present writ petition literally when the selection process for post of ReT in Revenue village Behota and for schools including NPS Pitterwal, was meant to be undertaken in the year **2010** but the same did not materialise and, therefore, at this stage, the petitioner cannot be said to have any cause of action for considering his candidature by reference to the panel so prepared.

2. As such, this writ petition is **dismissed** as misconceived. However, in case, the selection process so contemplated and undertaken would ever be taken to its logical end or resumed to its logical end, then the petitioner may, if so advised, come up with writ petition without prejudice by the fact of **dismissal** of this writ petition.

**(RAHUL BHARTI)
JUDGE**

**JAMMU
08.05.2026**

Sneha