

-VERSUS-

PIO-cum-EE (Power), Yazali Respondent.

Judgment/Order: 14.08.2024. JUDGMENT/ORDER

This is an appeal filed under sub-section (3) of Section 19 of the RTI Act, 2005. Brief fact of the case is that the appellants Shri Nabam Pekhi on 11.9.2023 filed an RTI application under Form-'A' before the PIO-Cum- Executive Engineer (Power), Yazali Division, Lower Subansiri, District, Govt. of Arunachal Pradesh whereby, seeking various information, as quoted in Form-A application. The Appellant, being not satisfied with the information received from the PIO, filed the First Appeal before the First Appellate Authority on 15.11.2023, Appellant, again having not received the required information from the FAA, filed the Second Appeal before the Arunachal Pradesh Information Commission on 29/12/2023 and the Registry of the Commission (APIC), having receipt of the appeal, registered it as APIC No. 02/2024 and processed the same for its hearing and disposal.

Accordingly, matter came up for hearing before the Commission for first time i.e on 14/08/2024. In this hearing of the appeal on 14th day of August, 2024, both the parties found absent without any intimation to the Commission. The appellant is directed to file before the F.A.A for the information under Section 6 of RTI Act which he is seeking. The FAA-cum-Chief Engineer (Power), Western Zone, Itanagar, Govt. of Arunachal Pradesh and PIO-cum- Executive Engineer (Power), Yazali Division, Lower subansiri, District is directed to take up case and dispose as per Section-7 of RTI Act, 2005 within 30 days on receipt of the request.

Under Section 19(1) of the Act, the First Appellate Authority (FAA), the intermediate level, has to adjudicate on the Appeal, if any, filed by the information seekers against the decision of the

PIO. As laid down at para-38 of the Guidelines for the FAA issued by the GOI and the State Govt., adjudication on the appeals under the RTI Act is a quasi-judicial function. It is, therefore, necessary that the Appellate Authority should see to it that the justice is not only done but it should also appear to have been done. In order to do so, the order passed by the appellate authority should be a speaking order giving justification for the decision arrived at.

The First Appellate Authority (FAA), following the principle of natural justice, should conduct hearing giving fair and equal opportunity to both the appellant and the PIO and thereafter must pass reasoned and speaking order on merit within 30 days from the date of receipt of the appeal or else the action of the FAA would be considered as procedural lapse on the part of the FAA.

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Further, it is noticed that the Appellant in most case do not wait for the orders of the First Appellate Authority (FAA) and directly prefer appeals before the 2nd Appellate Authority without attaching a copy of order passed by the First Appellate Authority (FAA) unintelligently.

Here, it is germane to note that for availing 2^{nd} appeal before the 2^{nd} Appellate Authority, the Appellant has been given 90 days' time from the date of order passed by the First Appellate Authority (FAA). The 2^{nd} appeal, if he/she is dissatisfied with the decision of the First Appellate Authority (FAA), must be accompanied by the orders passed by the First Appellate Authority (FAA).

The appeal is accordingly remand back to the First Appellate Authority for adjudication and passing an appropriate order who, being the officer senior I n rank to the PIO and well versed with the knowledge of the functioning of the department, shall apply his mind and go into the aspects like what kind of information was sought by appellant in his application, whether the same and could be provided or whether the same is exempted under the relevant provisions of section 8 of the Act or whether the information relates to matter covered by Section 11 of the RTI Act etc. and then pass a speaking order giving justification for his decision within 3 (three) weeks from the date of receipt of this order.

Therefore, perusing the case records, the Commission deemed fit to remand back he appeal case APIC No. 02/2024 to First Appellate Authority for proper hearing. The case is disposed off with liberty to appellant to prefer second appeal if dissatisfied or aggrieved by the decision of the First Appellate Authority for which no fees need be paid.

The Commission found that the hearing case has not been done through proper procedure, I find this appeal fit to be disposed of and closed. And, accordingly, this appeal stands disposed off and remand back to FAA for proper hearing.

Judgment/Order pronounced in the open Court of this Commission today on this 14th day of August, 2024. Each copy of Judgment/Order be furnished to the parties.

Given under my hand and seal of this Commission/Court on this 14th day of August,

2024.

Memo.No.APIC-02/2024/24

- The FAA-cum-Chief Engineer (Power), Western Zone, Itanagar, Govt. of Arunachal Pradesh for information and necessary action please.
- Pradesh for information and necessary action please.
 The PIO-cum- Executive Engineer (Power), Yazali Division, Lower Subansiri District Arunachal Pradesh for information and necessary action please. Pin code: 791119
- Arunachal Pradesh for information and necessary action predser r in contract, Arunachal
 Shri Nabam Pekhi, Village Taib, PO/PS, Yazali, Lower Subansiri District, Arunachal Pradesh for information & necessary action. Contact No. 6909425236
- Pradesh for information & necessary action. Conduct reaction APIC, please.
 The Computer Programmer for upload on the Website of APIC, please.
- 5. Office Copy.

(Khopey Thaley) State Information Commissioner

APIC, Itanagar. State Information Commission

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