

No Midway Changes in Recruitment Criteria

Source: IE

Recently, the Supreme Court in the Tej Prakash Pathak vs Rajasthan High Court Case, 2013 ruled that recruitment rules for government jobs cannot be changed mid-process unless explicitly allowed.

- It endorsed the principles laid down in K Manjusree v. State of Andhra Pradesh Case, 2008 which held that changing recruitment criteria during the selection process is impermissible.
- The Court clarified that the *K Manjusree case 2008* cannot be ignored for not considering the State of Haryana vs Subhash Chander Marwaha Case, 1973 ruling.
 - In the Marwaha case, the Court ruled that meeting minimum eligibility marks doesn't guarantee selection, as the government can set higher standards for public interest.
- Recruitment rules must meet constitutional standards of equality (Article 14) and non-The Vision discrimination in public employment (Article 16).

Read More...

PDF Reference URL: https://www.drishtiias.com/printpdf/no-midway-changes-in-recruitment-criteria