

W.P.(C). NO. 17691 of 2015

W.P.(C) No. 17691 of 2015

W.P.(C) No.12362 of 2015

W.P.(C) No.5501 of 2016

A N D

Misc. Case No. 13257 of 2016

(Arising out of W.P.(C) No.17691 of 2015)

08. 08.11.2016 Heard learned counsel for the parties.

For opening of telemedicine center in the Govt. Hospitals and C.H.Cs., 395 persons were selected by a Panel, in which the representative of O.T.E.T. was also a member. The selection was undertaken by the Govt. according to the guidelines prevailing then. After the election, 127 persons applied for loan, out of whom 27 persons availed loan and in favour of another 100 persons, loan was sanctioned, but not yet disbursed by then.

The appropriate Government, in its wisdom, has allowed 27 persons, who had availed loan to run the telemedicine centers leaving all other selected persons.

Now, the present Misc. Case has been filed with a prayer to allow other selected persons.

Learned Addl. Government vehemently objects to the move made by the learned counsel for the petitioners in the writ petitions.

It is an admitted fact that the loan was sanctioned in favour of 127 persons, out of whom 27 selected persons availed loan and loan was not yet disbursed in favour of 100 persons, who had approached the Bank by giving sufficient security etc.

Taking into consideration the facts and position and especially the fact that the loan has already been sanctioned in favour of another 100 persons, those 100 persons shall be allowed to continue the telemedicine center by availing the loan sanctioned in their favour. The aforesaid 100 persons should approach the appropriate authority with disbursement of loan letter of the concerned Bank within 15 days from today and the authority concerned shall do the needful to allow them to open the telemedicine center within a period of one month from the date of receipt of such representation along with the letter of disbursement of loan by the concerned Bank coupled with the certified copy of this Order.

It is made clear that, all the aforesaid 100 persons, in favour of whom only loan has been sanctioned, shall not claim any equity on the basis of this interim order.

The Misc. Case is accordingly disposed of.

A free copy of this order be supplied to the learned Addl. Government Advocate in course of the day.

Subha

C.R. Dash, J.

