

S U P R E M E C O U R T O F I N D I A
R E C O R D O F P R O C E E D I N G S

W R I T P E T I T I O N (CIVI L) NO(s). 4 OF 20 0 6

K A R N A T A K A P R I V A T E M E D . C O L L E G E S A S S . & O R S

Petitioner(s)

V E R S U S

S T A T E O F K A R N A T A K A & O R S .

Respondent(s)

(With appln(s) for directions,stay,extension of time)

(For final disposal)

With

W P(C) 59 / 2 0 0 6

(With appln. for stay and office report)

Date: 2 1/ 0 7 / 2 0 0 6 These Petitions were called on for hearing today.

CORAM :

HON'BLE MR. JUS T I C E K.G. B A L A K R I S H N A N

HON'BLE MR. JUS T I C E P. P. N A O L E K A R

For Petitioner(s)

Mr. K. K. Venugopal, Sr. Adv.

M/s. Kris hna n Venugopal, S. Udaya Kum a r Sagar,

Bina Madhavan, M.R. Naik, Shashikir a n Shetty,

Pooja Naneka r, Rahul Pratap Singh,Advs.

For M/S. Lawyer'S Knit & Co,Adv.

IN W. P. 5 9 / 0 6

Mr. F.S. Narima n, Sr. Adv.

M/s. Lalit Moihini Bhat, Naveen R. Nath,

Anita Shenoy, Hetu Arora,Advs.

For Respondent(s) Mr. Udy a Holla, Adv.Genl., K a r n a t a k a

Mr. Sanjay R. Hegde,Adv.

Mr. Anil Kr. Mishra, Adv.

Mr. S.N. Bhat ,Adv.

Mr. D. P. Chaturvedi, Adv.

Mr. N.P. S. Pa nwa r, Adv.

UPON hearing counsel the Court made the following

O R D E R

.....2/-

W R I T P E T I T I O N (C) NO. 4 OF 2 0 0 6

We heard learned counsel for the petitioners and counsel for the respondents.

As there is a settlement agreement between the parties, as regards the dispute which has been raised in the petition, the writ petition has been

resolved and no dispute survives, therefore the writ petition is disposed of.

W R I T P E T I T I O N(C) No.5 9 / 2 0 0 6

Heard learned counsel for the parties.

The writ petition is disposed of in terms of the signed order.

(R.K. DHA W A N)
COUR T MAS T E R

(VE E R A VE R M A)
COUR T MAS T E R

(Signed order is placed on the file)
IN THE SUPREME COURT OF INDIA

CIVIL ORIGINAL JURISDICTION

WRIT PETITION(C) NO.4 OF 2006

KARNATAKA PRIVATE MED. COLLEGES ASS. & ORS.

.... Petitioner.

VERSUS

STATE OF KARNATAKA & ORS.

.... Respondents.

WITH

W.P.(C) NO.59/2006

ORDER

This matter relates to the admission of the students for private/professional/post-graduate institutions in the State of Karnataka. This Court permitted these professional institutions to have their own entrance examination and after the entrance examination the counselling was done and on 20.4.2006 this Court passed an order directing that any of the candidates who have any objection regarding the manner in the admission may file objections to the committee headed by Justice S. Venkataraman and we are told that some complaints had been received and the committee considered the same and passed appropriate orders. No dispute now survives regarding admission to the post-graduate courses.

Meanwhile, the State of Karnataka had passed an enactment by name the Karnataka Professional Educational Institutions (Regulation of Admission and Determination of Fee) Act, 2006. The above Act later

...2/-

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received the assent of the Governor of the State of Karnataka. Based on

the provisions contained in the Act there was an agreement between the Government of Karnataka and private/professional colleges in the State regulating admission to the professional colleges to the Academic Year 2006-2007. The copy of the agreement entered into between the parties has also been produced by the petitioners.

We heard learned counsel for the petitioners and counsel for the respondents.

As there is a settlement agreement between the parties, as the disputes which have been raised in the petition, no longer survive, therefore the writ petition is disposed of.

W.P.(C) No.59/2006

Heard learned counsel for the parties.

The matter relates to the admission to professional institutions in the Post-graduate Medical and Dental courses in the State of Karnataka. On 20.4.2006 we have passed an order and thereafter the admissions were carried out and parties on either side submit that no dispute survives. The writ petition is disposed of accordingly.

.....J
(P.P. NAOLEKAR)

.....J
(K.G. BALAKRISHNAN)

NEW DELHI;
JULY 21, 2005.