6. f. 1007

# IN THE HIGH COURT OF JUDICATURE CHHATTISGARH AT BILASPUR

W.P.NO. 2534-/2004

<u>Petitioner</u>

R. Nor .... FMI .... Versus

Tarun Shukla S/o Shri Ram Kishore Shukla, Occupation Head Master, Aged about 45 years, R/o School Campus, State High School, Mahaveer Chowk, Rajnandgaon, Distt: Rajnandgaon-(C.G.)

Respondents

2.

1.

State of Chhattisgarh
Through the Secretary
General Administration Department
(Education), D K S Bhawan, Raipur(C.G.)

The District Collector, Rajnandgaon, Distt: Rajnandgaon-(C.G.)

The District Education Officer,
 Distt.Education Office Rajnandgaon,
 Dist: Rajnandgaon-(C.G.)

WRIT PETITION UNDER ARTICLE 226/227 OF THE CONSTITUTION OF INDIA FOR ISSUANCE OF WRIT OF CERTIORARI ORDERS AND DIRECTION ETC.



## उच्च न्यायालय, छत्तीसगढ़, बिलासपुर N.P. No. 2534/2004 मामला क्रमांक सन् 200

### आदेश पत्रक (पूर्वानुबद्ध)

आदेश का दिनांक तथा आदेश क्रमांक	हस्ताक्षर सहित आदेश कार्यालयीन मामलों में डिप्टी रजिस्ट्रार के अंतिम आदेश
	29-10-2004
	Shri Santosh Yadu, Advocate for the petitioner.
	Shri U.N.S. Deo, Govt. Advocate for the State.
	Heard.
	Learned counsel for the petitioner submits that the matte
	relates to transfer of the petitioner. He further submits that fo
	the present the petitioner may be given an opportunity of filing
	the detailed representation before the competent authority of the
	respondents, which shall be considered on its own merits in
	accordance with law.
·	Having considered and without expressing any opinion
	on the merits of the case, in the opinion of this Court, ends
	of justice will be served if a direction is given to the
	petitioner to make a detailed representation raising his
	grievances before the competent authority of the
	respondents along with a copy of the petition and this
•	order, within 10 days, and on such representation being
	filed, the before the competent authority of the respondents
	shall decide the same on its own merits in accordance with
	law by a reasoned order as early as possible preferably

क्रांन्त्री कि १९५३।६

## ३व्य ऱ्यायालय, छत्तीसगढ़, विलासपुर इव्य ऱ्यायालय, छत्तीसगढ़, विलासपुर

मामला क्रमांक सन् २०

#### अदेश पत्रक (पूर्वानुबद्ध)

11:40	000	101103660 111	~ J.	*******	roolo	opou.	5; +1 ac	, stoter	<del>9994494</del>	
өц	ĵo	receipt	lo	date	әці	morî	меека	xis	nithiw	
-		आर्ट्स	मिह्मांहः	<del>46</del>		-2-	177112115	as sibirsa		कांमक १५५१ छ।

within six weeks from the date of receipt of the representation. It is made clear that if any grievance still remains, the petitioner may avail the remedy available under the law.

प्राञ्जान निम्हों में लियान निम्लोगक

Counsel for the petitioner submits that the petitioner has not been relieved so far. He prays for stay till the

In view of the facts and circumstances of the case, it is directed that till the representation is decided if the

petitioner is not relieved he be allowed to continue.
With the aforesaid observations, this petition stands

disposed of.

Consequently M.W.P.No. 2246/2004 also stands

.lo beacqaib

representation is decided.

१६५वाक्षर महित अंग्रहेश

Sd/-Fakhruddin Judge itto