C. S. Vol

IN THE HIGH COURT OF JUDICATURE AT BILASPUR (CHHATTISGARH)

W. P. NO. 3353 OF 2004

PETITIONER

Ashok Kumar Dubey, S/o Late Shri Hari Charan Dubey, aged about 54 years, Occupation-Service, presently posted as Accountant in the office of the Chief Medical & Health Officer, Bilaspur, Dist. Bilaspur [CG]

VERSUS

RESPONDENTS



- 1. State of Chhattisgarh through The Secretary, Department of & Family Welfare, Mantralaya, Dau Kalyan Singh Bhawan, Raipur [Chhattisgarh]
- 2. Chief Medical & Health Officer, Bilaspur District Bilaspur [CG]

PETITION UNDER OF ARTICLE 226 CONSTITUTION OF INDIA FOR ISSUANCE OF WRIT IN NATURE OF CERTIORARI, MANDAMUS PROHIBITION AND OTHER SUITABLE WRIT OR WRITS, DIRECTION OR **DIRECTIONS, ORDER OR ORDERS:**



उच्च न्यायालय, छत्तीसगढ़, बिलासपुर M-P. No. 3353/2004 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 Manindra Shrivasta	ava, Advocate for the petitioner.
	Shri Akhil Agrawal, P.L.	for the State on advance copy.
7. A.	Application for urgent he	earing is allowed.
	Heard.	
	Learned counsel for the	petitioner submits that the matter
	relates to transfer of the pet	itioner. He further submits that
		of the petitioner. He also submits
		have also been transferred. He
		resent the petitioner may be given
		etailed representation before the
		respondents, which shall be
	considered on its own merits i	
	Having considered and	without expressing any opinion
		the opinion of this Court, ends
esta.		f a direction is given to the
		led representation raising his
		ompetent authority of the
		copy of the petition and this
	Lorder, within 10 days, and	on such representation being



उच्च न्यायालय, छत्तीसगढ़, बिलासपुर W.P. No. 3353/2007 मामला क्रमांक सन् 200

आदेश पत्रक (पूर्वानुबद्ध)

आदेश का दिनांक तथा आदेश क्रमांक	हस्ताक्षर सहित आदेश कार्यालयीन मामलों में डिप्टी रजिस्ट्रार के अंतिम आदेश
	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
	within six weeks from the date of receipt of the
	representation. It is made clear that if any grievance stil
	remains, the petitioner may avail the remedy available
	under the law.
	Counsel for the petitioner submits that the petitioner
	has not been relieved so far. He prays for stay till the
	representation is decided.
	In view of the facts and circumstances of the case, it is
	directed that till the representation is decided the petitioner
	be allowed to continue.
	With the aforesaid observations, this petition stands
	disposed of.
	Consequently M.W.P.No. 2945/2004 also stands
	disposed of.
	Sd/-
	Fakhruddin
HÍ	Judge
Vatti	

思想回答