## IN THE HIGH COURT OF KERALA AT ERNAKULAM PRESENT:

THE HONOURABLE MR. JUSTICE K.T.SANKARAN FRIDAY, THE 30TH JANUARY 2009 / 10TH MAGHA 1930

WP(C).No. 3276 of 2009(M)

## PETITIONERS:

-----

- 1. THE MANAGER, A.R. NAGAR HIGH SCHOOL, CHENDAPURAYA, P.O.A.R. NAGAR-676305, MALAPPURAM DISTRICT.
- 2. THE HEADMASTER, A.R.NAGAR HIGH SCHOOL, CHENDAPURAYA, P.O.A.R.NAGAR-676305, MALAPPURAM DISTRICT.

BY ADV. SRI.V.A.MUHAMMED SRI.K.E.HAMZA

## **RESPONDENTS:**

-----

- 1. THE STATE OF KERALA REPRESENTED BY THE SECRETARY TO GOVERNMENT, GENERAL EDUCATION DEPARTMENT, SECRETARIAT, TRIVANDRUM.
- 2. THE DIRECTOR OF PUBLIC INSTRUCTION, JAGATHY, TRIVANDRUM-14.
- 3. THE DISTRICT EDUCATIONAL OFFICER, TIRUR, MALAPPURAM DISTRICT.

BY GOVT. PLEADER SHRI.A.J. VARGHESE

THIS WRIT PETITION (CIVIL) HAVING COME UP FOR ADMISSION ON 30/01/2009, THE COURT ON THE SAME DAY DELIVERED THE FOLLOWING:

K.T.SANKARAN, J.

W.P(C) No.3276 of 2009-M

Dated this the 30<sup>th</sup> January, 2009.

## JUDGMENT

The reliefs prayed for by the petitioners are the following:

- "a) call for the records relating to Exhibit P1 and quash the original of the same by the issue of a writ of certiorari or other appropriate writ or order.
- b) issue writ of mandamus or other appropriate writ order or direction commanding the  $1^{\rm st}$  respondent to pass orders on Exhibit P3 after affording an opportunity of being heard to the petitioners within a time bound manner.
- c) pass such other order or direction which this Hon'ble Court may deem fit and proper to grant in the circumstances of the case."
- 2. The learned counsel for the petitioners submits that for the present, the petitioners would be satisfied if a direction is issued to the first respondent to pass orders on Ext.P3 representation filed by the 1<sup>st</sup> petitioner expeditiously. The learned Government Pleader submitted that Ext.P3 will be disposed of without delay.

Accordingly, the Writ Petition is disposed of directing the first respondent to consider and dispose of Ext.P3 representation in accordance with law, after affording an opportunity of being heard to the petitioners, as expeditiously as possible and at any rate within a period of three months from the date of receipt of a copy of the judgment. The petitioners shall produce a copy of the Writ Petition and certified copy of the judgment before the first respondent.

K.T.SANKARAN JUDGE