

IN THE HIGH COURT OF JUDICATURE FOR RAJASTHAN

JAIPUR BENCH, JAIPUR

ORDER

1.SB Civil Writ Petition No.16507/2011

Management Committee, Piramal Balika Uchha Madhyamik
Vidyalaya ,Baggar versus Director (Commissioner), Secondary
Education, Rajasthan, Bikaner & ors

2.SB Civil Writ Petition No. 16716/2011

Management Committee, Piramal Balika Uchha Madhyamik
Vidyalaya ,Baggar versus Director (Commissioner), Secondary
Education, Rajasthan, Bikaner & ors

3.SB Civil Writ Petition No. 16664/2011

Management Committee, Piramal Balika Uchha Madhyamik
Vidyalaya ,Baggar versus Director (Commissioner), Secondary
Education, Rajasthan, Bikaner & ors

28.2.2013

HON'BLE MR. JUSTICE MN BHANDARI

Mr NK Maloo, Sr Adv with Mr VK Tamoliya – for petitioners

BY THE COURT:

By these writ petitions, a challenge is made to the
orders dated 11.7.2011, 12.7.2011 and 13.7.2011 respectively
passed by the Rajasthan Non-Government Educational Institutions
Tribunal, Jaipur.

Learned counsel submits that so far as the issue decided by the tribunal is concerned, petitioner has no intention to contest the same, however, a direction may be given to the State Government to reimburse the amount to the extent of grant-in-aid as the petitioner institution was an aided institution. Similar directions have been given by this court in several cases and the Government has even complied with the directions.

I have considered the submission and perused the record.

A challenge to the order of the tribunal has not been made thus the order impugned herein is maintained.

So far as issuance of directions to the respondent State to reimburse the amount payable by the petitioner institution to the extent of grant-in-aid is concerned, petitioner institution is given liberty to claim the amount to the extent of grant-in-aid admissible to them. The claim aforesaid can be made after payment of due amount to the employee pursuant to the directions of the tribunal. If any claim for reimbursement of the amount is made to the extent of grant-in-aid, the State Government is expected to deal with the claim as per the existing rules and

complete the formalities in that regard without delay and, if possible, then within four months from the date of receipt of claim so that institution may get due amount to the extent of grant-in-aid within reasonable time.

With the aforesaid directions/ observations, writ petitions are disposed of.

(MN BHANDARI), J.

bnsharma

All corrections made in the judgment/ order have been incorporated in the judgment/ order being emailed.

(BN Sharma)
PS-cum-JW