

50/100
CENTRAL ADMINISTRATIVE TRIBUNAL
GUWAHATI BENCH
GUWAHATI-05

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order sheet Not found

1/CP-126/04 order sheet Not found INDEX

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O.A/T.A No. 286/2004.....

R.A/C.P No.....

E.P/M.A No. 126/04.....

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SECTION OFFICER (Judl.)

FORM NO. 4
(SEE RULE 42)

CENTRAL ADMINISTRATIVE TRIBUNAL
GUJARATI BENCH

ORDER SHEET

286/04

Org. App/Misc. Petn/Cont. Petn/Rev. App.....

In O.A.

Name of the Applicant(s) Smt. J. Barn

Name of the Respondent(s) U.O.I. Govt. (K.R.S.)

Advocate for the Applicant N. Datta, A.C. Buragohain, N. Basak
Counsel for the Railway/C.G.S.C. D. Basak

Counsel for the Railway/C.G.S.C. K.R.S. Counsel.

OFFICE NOTE	DATE	ORDER OF THE TRIBUNAL
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The application is in form
is filed/C. F. for Rs. 30/-
deposited under IPC/ED
No. 04/13993
Dated 23.11.04

25.11.04

Heard Mr. A.C. Buragohain, learned
counsel for the applicant as well as
Mr. M.K. Mazumdar, learned counsel for the
Respondents. List the matter for hearing
on interim relief before the Division
Bench on 30.11.04.

In the meantime status quo is to
be maintained till the next date regard-
ing the continuation of the applicant
in his/her present post.

KV Prahadan
Member

Present: Hon'ble Justice Shri R.K.
Batta, Vice-Chairman.

Hon'ble Shri K.V. Prahadan
Member (A).

Heard Mr. A.C. Buragohain, learned
counsel for the applicant and Mr. M.K.
Mazumdar, learned counsel for the res-
pondents 2 and 3.

Issue notice to the respondents
on admission. Mr. M.K. Mazumdar, learned
counsel for the respondents seeks four
weeks time to file reply.

List on 4.1.2005 for filing reply.
Status quo order dated 25.11.2004 shall
continue till next date.

R
Member

Dated

Page 20, 21 & 22 pl. remove
and put up.

R
24/11/04

Defect removed only page

21 & 22.

R
24/11/04

Notice & order with
M.P. 126/04, sent to
Division for issuing
to resp. Nos. 1, 2 and
resp. No. 3 received by
Hand. *(G)*
21/11/2004

bb

KV Prahadan

4.1.2005 Mr A.C. Buragohain, learned counsel for the applicant and Mr M.K. Mazumdar, learned counsel for the respondents are present.

7.1.05
W.S. filed
by the RespoDr
No. 2 & 3.
KL

On the plea of Mr M.K. Mazumdar, learned counsel for the respondents, four seeks time is allowed for filing reply. List on 3.2.2005 for filing reply. Status quo order dated 25.11.04 shall continue till next date.

ICV Palash
Member

bb

10.1.2005 Written statement has been filed. The applicant may file rejoinder, if any. List on 3.2.2005. Status quo order dated 25.11.2004 shall continue till next date.

ICV Palash
Member (A)

mb

CENTRAL ADMINISTRATIVE TRIBUNAL:: GUWAHATI BENCH

Original Application Nos. O.A.268/04(M.P.127/04), 269/04(M.P.129/04), 270/04(114/04), 271/04(M.P.134/04), 272/04(M.P.131/04), 273/04(M.P.120/04), 274/04(M.P.128/04), 275/04(M.P.130/04), 276/04(M.P.135/04), 277/04(M.P.117/04), 278/04(M.P.118/04), 279/04(M.P.116/04), 280/04(M.P.133/04), 281/04(M.P.115/04), 282/04(M.P.132/04), 283/04(M.P.124/04), 284/04(M.P.121/04), 286/04(M.P.126/04), 287/04(M.P.122/04), 288/04(M.P.119/04), 289/04(M.P.136/04), 290/04(M.P.159/04), 291/04, 292/04(M.P.137/04), 293/04(M.P.163/04), 294/04(M.P.160/04), 295/04(M.P.138/04), 296/04(M.P.161/04), 297/04(M.P.164/04), 298/04, 299/04(M.P.157/04), 300/04(M.P.139/04), 302/04(M.P.158/04), 303/04(M.P.162/04), 304/04(M.P.140/04), 305/04(M.P.141/04), 306/04(M.P.123/04), 307/04(M.P.125/04) and 313/2004.

Date of Order : This the 16th day of February, 2005.

THE HON'BLE MR. M.K. GUPTA, JUDICIAL MEMBER.

THE HON'BLE MR. K.V. PRAHLADAN, ADMINISTRATIVE MEMBER

1. O.A. No. 268/2004 and M.P. 127/2004

Mrs. Biraja Mishra
Wife of Ashok Kumar Mishra
Principal, Kendriya Vidyalaya
Happy Valley
Shillong.

2. O.A. No. 269/2004 with M.P. 129/2004.

Shri Ashok Kumar Mishra
Son of Shri Bhahaban Mishra
Principal, Kendriya Vidyalaya
EAC, Upper Shillong, Shillong.

3. O.A. 270/2004 with M.P. 114/2004.

Smti. Ina Baruah
Daughter of Late Munindra Nath Gogoi, IAS,
Sundarpur Zoo Road,
P.O. & P.S. – Dispur, Guwahati – 5.

4. O.A. 271/2004 with M.P. 134/2004.

Shri Ashok P
Son of Late Sri K.S. Paramu Pillai
Principal, Kendriya Vidyalaya, AFS,
Jorhat, Assam.

5. O.A. 272/2004 with M.P. 131/2004.

Shri Amit Tripathi
 Son of Shri Debabrata Tripathi
 Principal, Kendriya Vidyalaya
 Tura, Garo Hills, Meghalaya.

6. O.A. 273/2004 with M.P. 120/2004.

Shri Ranjit Kumar Sinha
 Son of Shri Tej Kishore Prasad Sinha
 Principal, Kendriya Vidyalaya, AFS,
 Borjhar, Guwahati, Guwahati – 17.

7. O.A. 274/2004 with M.P. 128/2004.

Sri Chandra Kumar Ojha
 Son of Sri Shakti Kumar Ojha
 Principal, Kendriya Vidyalaya
 HPCL, Jagiroad, Morigaon, Assam.

8. O.A. 275/2004 with M.P. 130/2004.

Sri Janakirajan Dash
 Son of Late Mayadhar Dash
 Principal, Kendriya Vidyalaya, AFS,
 Digaru, Kamrup, Assam.

9. O.A. 276/2004 with M.P. 135/2004.

Sri R.C. Agarwal,
 Son of Late Roshan Lal Agarwal
 Principal, Kendriya Vidyalaya,
 ONGC, Jorhat.
 Assam.

10. O.A. 277/2004 with M.P. 117/2004.

Shri K.S. Murali Krishna
 Son of Shir K. Sankar Narayan
 Principal, Kendriya Vidyalaya
 No. 1 Tezpur, Assam.

11. O.A. 278/2004 with M.P. 118/2004

Shri Nilamani Pany
 Son of Late Murali Dhar Pany
 Principal, Kendriya Vidyalaya
 Umroi Cantt.
 Shillong, Meghalaya.

12. O.A. 279/2004 with M.P. 116/2004

Sri Gona Rama Rao

Son of Shri Giona Raghupati Rao
 Principal, Kendriya Vidyalaya,
 Missmari, Sonitpur, Assam.

13. O.A. No. 280/2004 with M.P. 133/2004

Shri Vijay Prakash Mishra,
 Son of Shri Sadafal Mishra
 Principal Kendriya Vidyalaya,
 RRL, Jorhat
 Assam.

14. O.A. 281/2004 with M.P. 115/2004.

Shri Vijayakumar M. Karkal
 Principal, Kendriya Bidyalaya,
 Lokra
 District – Sonitpur, Assam.

15. O.A. 282/2004 with M.P. 132/2004.

Sri A. Jyothy Kumar
 Son of Sri A.A. Nayar
 Principal, Kendriya Vidyalaya,
 Tenga Valley,
 West Kameng, Arunachal Pradesh.

16. O.A. 283/2004 with M.P. 124/2004

Shri D.C. Chattopadhyay
 Principal, Kendriya Vidyalaya
 Panbari, Dhubri
 Assam.

17. O.A. 284/2004 with M.P. 121/2004

Sri Ranjan Kishore
 Son of Late Siya Saran Verma,
 Principal, Kendriya Vidyalaya,
 Kokrajhar, Assam.

18. O.A. 286/2004 with M.P. 126/2004

Smt. Pathamitra Basu
 Daughter of Late Priyabrata Ghosh
 Principal, Kendriya Vidyalaya,
 NEPA, Barapani, Shillong, Meghalaya.

19. O.A. No. 287/2004 with M.P. 122/2004

Shri Arpal Singh Bhati
 Son of Late Hanwant singh Bhati

Principal, Kendriya Vidyalaya
NERIST, Nirjuli, Arunachal Pradesh.

20. O.A. No. 288/2004 with M.P. 119/2004

Smt. Bandana Mohanty
Daughter of Sri Hare Krishna Mohanty
Principal, Kendriya Vidyalaya
No. 1 Itanagar, Arunachal Pradesh.

21. O.A. No. 289/2004 with M.P. 136/2004

Sri Devendra Kumar Dwivedi
S/O Chandra Bali Dwivedi
Principal Kendriya Vidyalaya
Duliajan
Dist. – Dibrugarh (Assam), 786602.

22. O.A. 290/2004 with M.P. 159/2004.

Mr. V. Sivaji
S/o – Venkatraman
Principal Kendriya Vidyalaya
Karimganj, Assam.

23. O.A. 291/2004 .

N.M. Varadharajulu
Son of N. Munuswamy Naidu
Principal, Kendriya Vidyalaya
Air Force Station chabua,
District – Dibrugarh, Assam.

24. O.A. 292/2004 with M.P. 137/2004.

Sri Bhat Keshav Narasinha
S/O Narasinha Bhat
Principal Kendriya Vidyalaya
Namrup.

25. O.A. 293/2004 with M.P. 163/2004.

Sri Gobind Prasad Saini
S/o C.L. Saini
Principal, Kendriya Vidyalaya,
ONGC Nazira.

26. O.A. 294/2004 with M.P. 160/2004

Sri Sri Sojan P John
S/o P.V. Johan
Principal, Kendriya Vidyalaya,
Hijuguri Colony Tinsukia.

5. 8
27. O.A. 295/2004 with M.P. 138/2004.

Sri P.C. Ratha,
Son of Mr. Rama Chandra Ratha
Principal Kendriya Vidyalaya
Kunjaban, Agartala.

28. O.A. 296/2004 with M.P. 161/2004

Sri K. Lakhmipathi
Son of Mr. E. Kothandapani
Principal, Kendriya Vidyalaya,
K.V. Project Sewak, C/o 99 APO.

29. O.A. 297/2004 with M.P. 164/2004

Sri Md. Shabidur Rahman
S/o Sh. Abdul Rashid
Principal, Kendriya Vidyalaya
ONGC, Sibsagar.

30. O.A. 298/2004.

Sri B.K. Pradhan
S/O Mr. G.M. Pradhan
Principal Kendriya Vidyalaya
Kailashahar, North Tripura.

31. O.A. 299/2004 with M.P. 157/2004

Sri E. Ananthan
S/o – Ellappa Naidu
Principal, Kendriya Vidyalaya,
Tarapur, Silchar.

32. O.A. 300/2004 with M.P. 139/2004

Sri S. Sarangi
Son of Sri M.D. Sarangi
Principal Kendriya Vidyalaya
ONGC, Agartala.

33. O.A. 302/2004 with M.P. 158/2004

Sri Radha Gobinda Das
Son of Late Sarat Narayan Das
Principal, Kendriya Vidyalaya
Zakhama, Dist. – Kohima, Nagaland.

34. O.A. 303/2004 with M.P. 162/2004

Sri P.C. Mahapatra
S/o Sri S.B. Mohapatra

[Signature]

Principal, Kendriya Vidyalaya
64 Bn. BSF, Jaraitola, Cachar, Assam.

35. O.A 304/2004 with M.P. 140/2004

Sri B. Bvijaya Varma
S/o B. Kannayya Raju
Principal Kendriya Vidyalaya
Tuli.

36. O.A. 305/2004 with M.P. 141/2004

Sri Dayaram Yadav
Son of Lt. R.C. Yadav
Principal, Kendriya Vidyalaya
Kumbhirgram (AFS), Dist. – Cachar, Silchar.

37. O.A. 306/2004 with M.P. 123/2004

Sri R.S. Ramanujam,
Son of Sri Srinivasan R.
Principal, Kendriya Vidyalaya
New Bongaigaon, Assam.

38. O.A. 307/2004 with M.P. 125/2004

Sri K. Sreenivasan,
Son of Kalyanasundaran
Principal, Kendriya Vidyalaya
ARC, Doomdama,
Tinsukia, Assam.

39. O.A. 313/2004 .

Sri Mandem Krishna Mohan
Son of Mr. M. Munaswamy
Principal, Kendriya Vidyalaya,
GC CRPF, Langjing, Imphal, Manipur- 795113 .Applicants

By Advocates S/Sri A.C.Buragohain & N.Borah for Sl.No.1 to 20 and S/Sri A.Dasgupta & K.Bhattacharya for Sl.No.21 to 39.

- Versus -

1. Chairman,
Kendriya Vidyalaya Sangathan,
18, Institutional Area,
Shaheed Jeet Singh Marg,
New Delhi – 1.
2. Kendriya Vidyalaya Sangathan
Represented by the Commissioner, KVS
18, Institutional Area,
Shaheed Jeet Singh Marg,



New Delhi-110 016.
Through its Chairman

3. Assistant Commissioner
Kendriya Vidyalaya Sangathan
Guwahati Regional Office,
Maligaon, Guwahati-12. Respondents

(By Advocate Sri M.K. Mazumdar, KVS Standing Counsel)

O R D E R (ORAL)
SHRI M.K. GUPTA, MEMBER (J):

Rejoinders have been filed in each case, which are taken on record. With the consent of parties, we have taken up the cases for final hearing at admission stage.

2. Since the question of law involved in these O.As is identical, we propose to dispose of the abovesaid 39 O.As by this common order.

3. The applicants were appointed as Principal in different Kendriya Vidyalayas. One set of the said applicants had been appointed as Principals on regular basis and others had been appointed on deputation/ad hoc basis. Their grievance is common.

4. By ~~virtue~~ of present O.As they seek setting aside of the decision of the Chairman, Kendriya Vidyalaya Sangathan whereby direction had been given to Commissioner, Kendriya Vidyalaya Sangathan, to cancel or terminate their appointment to the post of Principal, KVS and also quashing such decision which culminated in termination order dated 18.11.2004 passed by the Commissioner, KVS.

5. It is an admitted fact that as far as the question of validity of orders passed in individual case vide order dated 18.11.2004 by the Commissioner, KVS is concerned, the same had been the subject matter before the Principal Bench of this Tribunal in O.A. No.281/2004, Mrs. Radha G. Krishan & Ors. Vs. KVS & Ors. decided on 21.12.2004.

6. After considering the rival contentions of the parties as well as noticing catena of judgements by the Hon'ble Supreme Court on various issues including the mandate of the principle of natural justice etc. the aforesaid termination order dated 18.11.2004, which is common to all applicants in present O.As as well as in the O.A before the Principal Bench, was quashed and set aside on the ground that when Rules and Regulations confer particular power on an authority only, the said authority should exercise the same rather than act on the directions of another, may be the superior authority. The Principal Bench noted that Commissioner, KVS in his impugned order had specifically stated that : "the undersigned has been directed by the Chairman, KVS to cancel the Appointment Order.....". Similarly, the Co-ordinate Bench in para 34 of the said judgement observed that:

"Ordinarily when the persons who had been appointed on regular basis as Principals, have a vested right as accrued in normal circumstances and they should have been given a chance to explain and thereafter taking stock of the totality of facts, an order could be passed pertaining to if they could be reverted to the lower post or note."

At the same time the Bench added that their aforesaid expression should be treated as opinion on merits. The Co-ordinate Bench also ruled that: "In all fairness, the applicants



could have been given opportunity to explain in this regard, particularly to those who have been regularly appointed."

7. After noticing various judgements, the Principal Bench also recorded the following conclusion:

"50. These facts which we have analysed, clearly indicate that so far as the post of the Principal is concerned, the appointing authority is the Commissioner of KVS and he is also the disciplinary authority to impose all penalties. So far as the Chairman is concerned, the powers are circumscribed by the Rules that have been framed. It does not give him the power to remove the concerned persons as against the requirement of the rules. It is true that under Rule 25 to which we have referred to above, the Chairman can exercise such powers as may be delegated by the Sangathan or the Board. But our attention has not been drawn to any such delegation of power by the Sangathan or the Board by amending the relevant rules conferring the powers of the appointment and of the disciplinary authority or any such other power which is vested with the Commissioner of KVS.

51. Once it is clear that the order has been passed on the dictate of the Chairman and not by the Commissioner applying his own mind as is clear from the tenor of the order, the orders in both the cases, on this ground, are liable to be quashed."

8. A close perusal of the aforesaid order passed by the Principal Bench would show that certain other observations were also made, which we are not repeating here except to reiterate. We as a Co-ordinate Bench are bound to follow the said precedent as held by the Hon'ble Supreme Court in S.I. Rooplal and Another vs. Lt. Governor through Chief Secretary, Delhi and Others, AIR 2000 SC 594. It is pointed out by learned counsel for the applicants that the Writ Petition (Civil) No.29-32 of 2005 as preferred before the Delhi High Court, wherein the validity of the said order had been



questioned. Vide judgement dated 25.1.2005 the High Court of Delhi maintained the order passed by the Principal Bench in so far as the termination of the Principals on the dictate of Chairman, KVS. As far as the other question relating to declaration that the petitioners were direct recruits on the post of Principal in KV and were entitled to be absorbed against their vacancies, it was not decided and the issue was remanded to the Tribunal for adjudication.

9. We may note that in all the O.As the order dated 18.11.2004 was filed subsequently byway of various Misc. Petitions filed which have also been taken up along with the O.As

10. Following the ratio and the dicta laid down in the aforementioned judgement we allow the present O.As and quash order dated 18.11.2004 passed by the Commissioner, KVS terminating the services of the applicants on the dictate of Chairman, KVS, with liberty to the respondents to take action in accordance with rules and law as held in para 52 of the aforesaid order passed by the Principal Bench.

11. Accordingly O.As and Misc. petitions are disposed of. No costs.

Sd/ MEMBER (J)

Sd/ MEMBER (A)

BEFORE THE CENTRAL ADMINISTRATIVE TRIBUNAL:
GUWAHATI BENCH: GUWAHATI.

IN THE MATTER OF :

O. A. No. _____ of 2004

Smt. Parthamitra Basu.

... Applicant.

Versus.

Union of India & ors.

... Respondents.

LIST OF DATES AND SYNOPSIS

The applicant abovenamed respectfully submits that this original application seeking a direction upon the respondents for not to disturb the service of the applicant as Principal of Kendriya Vidyalaya and to set aside and quash the impugned press release dated 19-11-2004 and allow the applicant to continue as Principal of respective Kendriya Vidyalaya.

That some of the relevant dates with brief facts leading to filing of the present applicant are as under :-

18-06-2002 : Appointment on deputation basis at KV, Upper Camp, Shillong

(Annexure - A, Page - 13)

14-06-2003 : Office order transferring the Principals and the applicant was transferred to NEPA, Barapani.

(Annexure - B, Page - 15- 17)

19-11-2004 : A press release issued by Ministry of Human Resource Development Department, Govt. of India (Impugned order) cancelling the appointment of all the Principals who were initially appointed on deputation basis and later on regularised.

(Annexure - C, Page - 18-19)

Contd.

20.11.2004 : News item published in the The Hindu cancelling the appointment orders of over 300 KV, Principals on the ground that those appointments were made in violation of Rules.

(Annexure - D, Page - 20)

18.11.2004 : One particular office order cancelling the appointment of Sri S.K. Tyagi, Principal, KV, Faridabad.

(Annexure - E, Page - 21-22)

16

DISTRICT : BARAPANI

BEFORE THE CENTRAL ADMINISTRATIVE TRIBUNAL

GAUHATI BENCH, GUWAHATI

[An application under section 19 of the Administrative Tribunals
Act, 1985]

Original Application No. /2004

Smt. Parthamitra Basu

... Applicant.

-Versus-

The Union of India and others.

... Respondents.

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Filed by:

Advocate.

DISTRICT: BARAPANI

IN THE CENTRAL ADMINISTRATIVE TRIBUNAL:
GUWAHATI BENCH: GUWAHATI.

[An application under section 19 of the Administrative Tribunals Act, 1985]

Original Application No. /2004

I. Particulars of the Applicant:-

Smt. Parthamitra Basu,
Daughter of Late Priyabrata Ghosh,
Principal, Kendriya Vidyalaya,
NEPA, Barapani,
Shillong, Meghalaya.

II. Particulars of the Respondents:

1. Union of India,
Through the Secretary to the Government of
India, Ministry of Human Resource Development,
Central Secretariat,
New Delhi-1

2. Kendriya Vidyalaya Sangathan, (Represented by the Commissioner
18, Institutional Area, K.V.S.)
Shaheed Jeet Singh Marg,
New Delhi - 110016,
Through its Chairman.

Contd.

Parthamitra Basu

3. Assistant Commissioner:

Kendriya Vidyalaya Sangathan,

Guwahati Regional Office,

Maligaon,

Guwahati-12.

III. Particulars of the order against which the application is made:-

The application is also presented against the press release dated 19-11-2004 issued by the Respondent No.1 and for a declaration that his appointment as Principal on regular basis is legal and valid.

IV. Jurisdiction of the Tribunal:-

The applicant declares that the subject matter of the present application is within the jurisdiction of this Hon'ble Tribunal.

V. Limitation:-

The applicant further declares that the present application is within the limitation prescribed in Section 21 of the Administrative Tribunal Act, 1985.

VI. Facts of the case:-

1. The applicant is a citizen of India and is as such entitled to all the rights and privileges guaranteed to the citizens of India by the Constitution of India and the laws framed thereunder.

Contd..

Parthamitra Basu

2. The applicant was initially appointed in the Kendriya Vidyalaya Sangathan (KVS) as Post Graduate Teacher (PGT) (English) on 07-10-1987.

3. Advertisement for the post of Principal, KVS was issued in October, 2001 in the "Employment News". The applicant applied for the post of Principal pursuant to the said advertisement. The written test was held on 20-01-2002 and the interview was held on 20-04-2002. The applicant was called to appear in both and was selected and on the basis of the recommendations of the selection committee, the competent authority approved the appointment of the applicant as Principal in KVS on deputation basis. By the appointment order dated 18-06-2002, the applicant was posted as Principal at Kendriya Vidyalaya, Upper Shillong.

A copy of the said appointment order dated 18-06-2002 is enclosed herewith and marked as ANNEXURE - A.

4. The applicant joined as Principal at Kendriya Vidyalaya, Upper Shillong on 18-07-2002 under the approval of the Chairman, Vidyalaya Management Committee, Upper Shillong and subsequently she was transferred to KV, Umroi Cantt.

5. Thereafter, the deputation period was extended vide order dated 18-06-04 and the deputation period of the applicant was extended upto 18-07-05.

Contd..

Parthamitra Basu

Copy of the office order dated 28-06-04 are enclosed herewith and marked as ANNEXURES - B.

6. Since then, the applicant is serving as Principal, Kendriya Vidyalaya, Umroi Cantt on deputation basis.

7. To the utter shock and surprise of the applicant, the Respondent No.1 issued a press release dated 19-11-2004 whereby it was stated that the appointments of all the Principals who were initially appointed on deputation basis and later on regularised have been cancelled. It was stated that directions have been issued to repatriate those Principals to their parental posts/cadre. The reason given was that the regulations were made in violation of the Rules of KVS and the reservation Rules of the Government of India. It was stated that the appointments on regular basis have deprived the candidates of reserve category.

A translated copy of the said press release dated 19-11-04 is enclosed herewith and marked as ANNEXURE - C.

8. A news item was also published in the daily newspaper "The Hindu" on 20-11-04 wherein it was reported that the Respondent No.1 cancelled the appointment orders of over 300 Kendriya Vidyalaya Principals on the ground that those appointments were made in violation of Rules and constitutional provisions on equality of opportunity. It was also reported that orders were issued repatriating them to their parent cadre.

Contd..

Parthamitra Basu

A copy of the said news item published on 20-11-2004
is enclosed herewith and marked as ANNEXURE - D.

9. Though the applicant has not yet been served with any order cancelling her appointment as Principal on regular basis, she has obtained a copy of the office order bearing No.F7-7/2002/KVS (Esstt-I) dated 18-11-2004 issued by the Respondent No.2 in respect of one Shri S.K. Tyagi, Principal, No.1 Faridabad KVS, whereby his appointment as Principal on regular basis has been cancelled. It is stated therein that since his appointment on regular basis is void ab-initio, the cancellation of the same without issuing show cause notice is justified. Shri S.K. Tyagi has been directed to hand over the charge of Principal to the Vice-Principal/Senior most PGT immediately and report to the Principal-in-Charge in the same Kendriya Vidyalaya as PGT (Physics).

A copy of the said office order dated 18-11-04 is
enclosed herewith and marked as ANNEXURE - E.

10. The applicant is similarly placed like Shri S.K. Tyagi. The press release dated 19-11-04 covers the case of the applicant as well.

VII. GROUND:

1. For that the press release dated 19-11-04 and the decision contained therein are bad in law as well as on facts and the same are as such liable to be set aside and quashed.

Contd.

Parthamitra Basu

2. For that the applicant is eligible and qualified to hold the post of Principal, KVS. In pursuant to the advertisement issued in October, 2001, she submitted application for the post of Principal. She came out successful in both the written test and in the interview. Thereafter, he was appointed as Principal on deputation basis as per the approval of the competent authority. Her deputation periods was extended, which period is valid up to 18-07-2005.
3. For that the applicant was appointed against vacancies in the General and OBC category, and not against vacancies in the SC/ST category. His appointment was not at the expense of any SC/ST candidate.
4. For that the appointment of the applicant as Principal was made in accordance with the relevant provisions of the Education Code and there was no violation of any provisions of the KVS Rules or any constitutional provisions.
5. For that no notice was issued to the applicant or any opportunity of hearing was granted to him before taking the impugned decision. The impugned decision is in gross violation of the principles of natural justice and the same is as such liable to be set aside and quashed.
6. For that the applicant's appointment letter was valid upto 18-07-2005. Her case for regular appointment is under consideration and she would be appointed on such as and when vacancies against General and OBC categories arises.

Contd..

Parthamitra Basu

7. For that the clarification given that since the appointment order for the post of Principal is void-ab-initio, the cancellation of the same without issuing show cause notice is justified in law, is wholly untenable. Far from being void-ab-initio, the appointment order of the applicant for the post of Principal is legally valid and does not suffer from any infirmity. The impugned cancellation is most unjustified, illegal and arbitrary.

8. For that after becoming the Principal, the applicant's name was removed from the seniority list of PGTs. The applicant is senior to all the PGTs of her school. The impugned decision, if given effect to, would require the applicant to serve under his juniors.

9. For that as per the press release, the respondents are only contemplating amendment of the relevant service rules. The applicant's appointment was made as per the existing service Rule after following the due process of law. The same cannot therefore, be termed as illegal or unconstitutional.

10. For that after appointment of the applicant as Principal, there has been substantial improvement in the results for both board classes' and internal examinations in the KVS, Umroi Cantt. Repatriation of the applicant would be wholly detrimental to the interest of the students and the school.

11. For that the impugned cancellation/repatriation would cause serious prejudice to the applicant. It would entail adverse civil

Confd.

Parthamitra Basu-

consequences upon the applicant. Besides, it would cause extreme humiliation to the applicant which will have a demoralizing effect not only on the applicant but also on the whole school. Therefore, it become all the more necessary to atleast issue a show cause notice to the applicant, which is the minimum requirement.

12. For that the impugned decision can be justified only by reasons other than relevant and bonafide. No reasonable person properly instructed in law could have taken such a decision as has been done in the instant case. The impugned decision has been influenced by wholly irrelevant and extraneous considerations.

13. For that the impugned decision is vitiated by arbitrariness and unreasonableness. There is arbitrary exercise of power by the authority in the present case. The Respondents have acted illegally in taking the impugned decision and the same is violative of Articles 14 and 16 of the Constitution of India. There has been total non-application of mind by the Respondents to the relevant factors while issuing the impugned order. There is malice in law as well as on facts and the same has vitiated the impugned decision. The applicant has been subjected to an unfair treatment and the same has prejudicially affected her.

14. For that in any view of the matter, the impugned decision is wholly untenable and the applicant is entitled to the reliefs as prayed for in this application.

Contd..

Pasthamitra Basu

15. For that the Respondent No.1 vide press release on 19-11-2004 has cited the following three reasons for cancellation of the appointments -

- i) The percentage of marks was increased from 45% to 50% in the Master Degree as one of the essential qualifications making many aspirants ineligible for appointment. The Scheduled Caste, Scheduled Tribe, OBC and General category candidates have been deprived of their rights and equality of opportunity. Constitutional provisions on equality of opportunity have been violated.
- ii) Appointments were made against backlog quota of SC and ST vacancies.
- iii) Regularisation of deputation Principals is unconstitutional and violative of appointment rules.

16. For that the above reasons are flimsy, frivolous and devoid of merit. There has been precedence of increasing the percentage of marks in the essential condition by the UGC for lectureship. The increase in percentage of marks has only been applied to Principals of the KVS and PGTs, TGTs and PRTs, though in their cases the percentage of marks was also increased from 45% to 50%. The regularisation of the Principals has been only against regular vacancies of General and OBC categories.

Contd.

Parthamitra Basu

VIII. Details of the remedies exhausted:

As the applicant has challenged the legality and correctness of the impugned decision and has prayed for setting aside/quashing of the same, he has not submitted representation before the authority as the same would not only be a futile exercise but also render his challenge redundant.

IX. Matter not previously filed or pending with any other Court:-

The applicant has not filed any other case/application in any other Court/Tribunal regarding the present subject matter.

X. Reliefs sought:-

Under the facts and circumstances, the applicant prays for following reliefs :-

1. For a declaration that the applicant's appointment as Principal on deputation basis which is valid up to 24-07-2005 is legal and valid,
2. To set aside and quash the impugned press release dated 19-11-2004 (Annexure - C) in so far it relates to the applicant,
3. To pass such further order or orders as this Hon'ble Tribunal may deem fit and proper,
4. Costs of the proceeding.

Contd.

Parthamitra Basu

XI. Interim order prayed for:-

Pending disposal of the present application, the applicant prays for an interim direction to the Respondents not to disturb the service of the applicant as Principal of Kendriya Vidyalaya, Umroi Cantt and/or pass such interim order/orders as may be deemed fit and proper.

XII. Particulars of the Postal Order:-

Postal order -

Date -

Issuing Office - Guwahati GPO

Payable at - Guwahati GPO

XIII. List of enclosures:-

An index showing the particulars of documents enclosed.

Contd..

Parthamitra Baru

VERIFICATION:

I, Smt. Parthamitra Basu, daughter of Late Priyabrata Ghosh, aged about 52 years, by profession - service, resident of NEPA, Barapani, Shillong, Meghalaya, do hereby verify that I am the applicant in the accompanying application. I am acquainted with the facts and circumstances of the case. I hereby verify that the statements made in paragraphs I to XIII are true to my knowledge and that I have not suppressed any material facts.

And I set my hand on this verification today the 24th November, 2004 at Guwahati.

Parthamitra Basu

Applicant.

Contd.

Parthamitra Basu

KENDRIYA VIDYALAYA SANGATHAN
(ESTT.II SECTION)

- 13 -

18- INSTITUTIONAL AREA
SHAHEED JEET SINGH MARG
NEW DELHI-110016.

29
Date: 18/6/2002

F.7-11/2002-KVS (E.II)/0571959
The Assistant Commissioner,
Kendriya Vidyalaya Sangathan,
Regional office,
KOLKATTA

Subject:- Appointment of SMT. PRATHAMITRA BASU PGT (ENG)
Kendriya Vidyalaya FW, CALCUTTA to the post of
PRINCIPAL in Kendriya Vidyalaya Sangathan by
transfer on DEPUTATION BASIS in Pay Scale of
Rs.10000-325-15200/-

Sir/Madam,

On the basis of the recommendation of the Selection Committee, the competent authority has approved the appointment of SMT PRATHAMITRA BASU as Principal in KVS on deputation basis in pay scale of Rs.10000-325-15200/with effect from the date he/she assumes the charge of the post. His/Her deputation in KVS will be initially for a period of ONE YEAR or till further orders whichever is earlier. The period of deputation can be extended on year to year basis for a maximum period of 5 years depending upon his/her conduct and performance and administrative exigencies. The appointment will be governed by usual deputation terms.

02. He/She is posted as Principal at Kendriya Vidyalaya, UPPER CAMP SHILLONG.

03. He/She will have an option to draw pay in the scale of the post or draw deputation allowance as per Govt. of India orders/instructions on this subject.

04. SMT. PRATHAMITRA BASU may be informed that this appointment on deputation will not confer on him/her any claim for permanent absorption/regular appointment as Principal in Kendriya Vidyalaya Sangathan. Moreover, he/she cannot claim for extension of deputation period as a matter of right. It should be clearly understood that the aforesaid period of deputation can be curtailed at the sole discretion of the Commissioner, KVS. On completion/termination of deputation period, he/she will be reverted back to his/her Parent Office/feeder post.

05. It is, therefore, requested that SMT. PRATHAMITRA BASU may please be relieved with the instruction to Join K.V UPPER CAMP SHILLONG as Principal latest by 05.07.2002 failing which it will be presumed that he/she is not interested in this offer and this offer will be treated as WITHDRAWN without any further notice. Before relieving, it may be ensured that no disciplinary case is pending or contemplated against the official.

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06. In case it is found at any stage that the candidate does not satisfy/fulfil the eligibility condition as prescribed in Recruitment Rules for the post of Principal or is not clear from Vigilance angle or has furnished incorrect particulars or suppressed any material/information in the application for the post of Principal, his/her appointment shall stand terminated.

Yours faithfully,

DP-104
(V.K. GUPTA)
Deputy Commissioner (Admn.)
For Commissioner

Copy to:-

1. SMT. PARTHAMITRA BASU PGT (ENG) Kendriya Vidyalaya FORT WILLAM. He /She may communicate his/her acceptance immediately to this office within 7 days from the date of issue of offer and also report to posting place as stated above by the stipulated period.
2. The Chairman, VMC, K.V. UPPER CAMP SHILLONG with the request to intimate the date of joining of individual concerned to this office as well as Assistant Commissioner, K.V.S. R.C. concerned immediately by Speed Post/Fax.
3. The Principal, K.V./Chairman, VMC, KV FORT WILLAM. The date of relieving of individual concerned may be intimated to the undersigned immediately by speed as well as concerned office of Asstt Commissioner.
4. The Asstt. Commissioner, KVS, R.O GUWAHATI. He/She is requested to intimate the date of joining of the incumbent to this office immediately by speed Post/Fax.
5. Personal file. 6. Guard file.

DP-104
Deputy Commissioner (Admn.)

KENDRIYA VIDYALAYA SANGATHAN
(ESTT-I, SECTION)18-INSTITUTIONAL AREA,
SHAHEED JEET SINGH MARG,
NEW DELHI - 110016.

Mr - B

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-15-

F.7-1/2002-KVS(Estt.I)

Dated: 28.6.2004.

OFFICE - ORDER

In terms of the offer of appointment to the post of Principal on deputation basis, approval of the competent authority is hereby conveyed for extension of deputation period in respect of the following Principals of Kendriya Vidyalayas, who have been working on deputation basis, for a period of one more year or till further orders whichever is earlier as indicated against each:-

SI No.	Name of the Principal	KV where working	Date upto which period of deputation extended
01	Smt. Vineta Sharma	SAC Ahmedabad	10.7.2005
02	Smt. Lily Sidharthan	ONGC Chandkheda	30.6.2005
03	Smt. T. B. Panda	No. 1, AFS Bhuj	04.7.2005
04	Sh. B. S. Phogat	IFFCO Gandhidham	27.8.2005
05	Smt. M. S. Sudha	Rly. Gandhidham	03.7.2005
06	Sh. Ruhilas Kumar	AFS Wadsar	29.7.2005
07	Sh. K. Nairajan	ONGC Carnbay	03.7.2005
08	Smt. Savitri Thiagarajan	Viragaoon	15.7.2005
09	Sh. Hoshiyar Singh	Bidar	14-9-2005
10	Smt. M. Sharma	Dhar	28.6.2005
11	Sh. B. K. Pandey	New Majri	22.8.2005
12	Km. S. R. Vishnoi	Pulgaon Camp	30.6.2005
13	Sh. Joy Joseph	Sarni	06.8.2005
14	Sh. Praveen Sharma	No. II Jhansi	16.7.2005
15	Smt. U. Pillai	No. 3, Jhansi	02.7.2005
16	Sh. R. K. Sharma	Balasore	07.8.2005
17	Sh. N. Suresh Babu	Baripada	15.8.2005
18	Smt. Rashmi Mishra	No. 1, BBSR	28.7.2005
19	Smt. Mritlani T.	IIT Kharagpur	04.8.2005
20	Sh. R. P. Dwivedi	Dagdodgra	14.7.2005
21	M. M. Behira	Barnariachi	04.8.2005
22	Kum. R. Vijayalakshmi	Bengdubi	04.7.2005
23	Smt. Shalini Dikshit	ITI Naini, Allahabad	26.6.2005
24	Smt. R. Geeta Kurnari	Farrakha	19.7.2005
25	Smt. Shastri A.	Command Hospital	11.7.2005
26	Sh. Ram Singh	Kankinara	27.6.2005
27	Sh. S. P. Aggarwal	Julogah Cantt.	02.7.2005
28	Sh. M. Irudjevn	No. 3, Bhatinda	11-9-2005
29	Sh. J. P. Sinha	No. 1, AFS Adampur	25.8.2005
30	Sh. Vijay K. Malik	No. 1, Port Blair	04.7.2005
31	Sh. Pitambar Das	No. 2, Port Blair	05.7.2005
32	Smt. Renu Sabharwal	AFS Bareilly	29.9.2005

S. No. 8

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S. No. 8

S. No. 8

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33	Dr. (Smt.) Cicy Roy Mathew	New Tehri Town	6.10.2005
34	Sh. RA Singh	Uttarkashi	26.6.2005
35	Sh. S. K. Sharma	Ihajiai	28.6.2005
36	Sh. A. K. Trivedi	AFS Gurgaon	28.6.2005
37	Sh. A. M. Khan	Borivali daon	18.7.2005
38	Sh. J. R. Das	Digaru	03.7.2005
39	Sh. N. Pany	Unroi Canitt.	02.7.2005
40	Sh. C. K. Ojha	Jagi Road	04.7.2005
41	Sh. K. P. Rao	AFS Sambra	
42	Sh. R. C. Aggarwal	ONGC Jorhat	14.7.2005
43	Sh. R. S. Ramanujam	New Dogaingaon	12.7.2005
44	Sh. K. S. M. Krishna	No. 1, Tezpur	04.7.2005
45	Smt. P. Basu	Nepa	18.7.2005
46	Dr. Ranjeet Singh	NTPC	30.8.2005
47	Sh. Deepak Roy	Ramagundam	
48	Sh. K. R. Nakulan	Jayant Colliery	03.7.2005
49	Sh. D. S. Sastry	Dhanpuri	02.7.2005
50	Smt. Hemlatha Rajan	Balco Korba	03.7.2005
51	Dr. B. N. Singh	NTPC Korba	02.7.2005
52	Mrs. Geeta Rao	Balaghata	04.7.2005
53	Sh. S. K. Awasthy	Mahasamund	03.7.2005
54	Smt. R. Leela Bai	Raigarh	19.7.2005
55	Sh. V. K. Gaur	Dilaspur	20.6.2005
56	Smt. Rejini Anand	Salma	30.8.2005
57	Sh. A. T. Mishra	No. 1, AFS Jhodhpur	03.7.2005
58	Smt. Sunilra Rai	BSF Jodhpur	04.9.2005
59	Dr. (Smt.) Amila Chandra	No. 1, Udaipur	29.6.2005
60	Sh. R. Nallapan	No. 1, Kola	19.7.2005
61	Sh. Basu Dev Oli	BSF Dabla	30.7.2005
62	Smt. Manju Sehgal	Dulhousie	01.7.2005
63	Sh. Rakesh Chaturvedi	Dharamshala	30.6.2005
64	Sh. B. Ramachandaran	Yol Cantt.	04.9.2005
65	Sh. N. Vasanth	Phulpur Allahabad	07.8.2005
66	Smt. P. Subhashini	Mail	04.8.2005
67	Smt. Manjla Bhattacharya	IIIM Lucknow	11.8.2005
68	Smt. M. A. Suraha	AFS Thane	31.7.2005
69	Sh. Mukesh Kumar	SC Punc	30.6.2005
70	Smt. A. Jayalakshmi	No. 2 Dehu Rd.	28.7.2005
71	Sh. P. S. Khot	COID Chipli	01.7.2005
72	Sh. O. K. Sundar	MUM Jijapur	26.7.2005
73	Sh. Y. Vijayashankar	AFS Darbhanga	18.7.2005
74	Sh. M. K. Panigrahi	CRPF Mokamghat	27.6.2005
75	Sh. H. K. Nirmal	Ramgarh Cantt.	27.6.2005
76	Smt. S. Vijaylakshmi	IEC Ranchi	03.9.2005
77	Sh. B. Ranakrishnaiah	NTPPC, Shaktinagar	12.9.2005
78	Sh. P. C. Rath	Konapur	04.7.2005
79	Sh. S. Sarangi	Kunijan	02.7.2005
80	Sh. K. N. Roychoudhury	ONGC, Agartala	28.7.2005
81	Sh. Sojan P. John	Phugia	04.7.2005
82	Sh. G. P. Saini	Insukia	27.6.2005
		Hazira	04.7.2005

25/25/23

83	Sh.A.K.Dikshit	Bakhloh	26.7.2005
84	Sh.B. Vijaya Verma	Tull	09.7.2005
85	Sh Sudhakara Singh	PHU/Varanasi	25.7.2005

2. The terms & conditions of the offer of appointment of deputation to the post of Principal remain unaltered.


 (Rajiv Singh)
 Dy. Commissioner (Pers)
 for Commissioner

Copy to:

1. Individual concerned.
2. The Asstt. Commissioner, KVS, RO, concerned with the request to make proper entry in the S/Book of the individual concerned with proper attestation immediately and also regulate his increment as per rules.
3. The Chairman, FMC of Kendriya Vidyalaya concerned.
4. The Education Officer (Vis), KVS (HQ), New Delhi.
5. Office order file.

18 Annexure-B
My - C
PRESS INFORMATION OFFICE
GOVT. OF INDIA

Annexure-B

The Ministry of HRD cancels appointment of Principals
on deputation basis

NEWDELHI

Dt-19.11.2004

The Ministry of HRD has cancelled the appointment of all the Principals who were initially appointed on deputation basis and later on regularised in violation of the rules of KVS and the reservation rules of Govt. of India. The Ministry has also directed to repatriate the principals to their parental posts/cadre. A special drive will be launched to fill up the vacant post of Principals reserved for SC/ST. Besides this, the remaining vacancies will be filled up by all categories. The recruitment rules for Principals in KVS will be modified. As per this, one has to secure at least 45% marks at the Master Degree for direct recruitment. For appointment to the post of Principal on promotion, the employee has to serve at least one year as Vice Principal (Now three years).

The decisions were taken after thorough study of documents.

The 65th Meeting of the Board of Governors was held on 19th March, 1999 the mode of appointment of Principal by Commissioner was decided in the meeting. The study of documents reveals that the guidelines have not been followed due to which injustice has been done to the reservation as well as general category candidates. Apart from it, right to equal opportunity is laid down in constitutional articles, has also been flouted as a result of which employees belonging

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to reserved as well as general categories have been deprived of opportunities to face competition. It has also been known that such principals who were appointed on deputation basis were regularised afterwards. In such cases, the Commissioner has violated the directive of the Hon'ble Supreme Court in regard to reservations. Thus, the Commissioner, KVS, has deprived the candidates of reserved category from their legitimate right though they had requisite qualification for the post of Principal.

There are 140 Principals on deputation who have been regularised in violation of rules. Besides this, 187 persons have been appointed as Principal on deputation basis. These persons are working against vacancies of reserved as well as general categories.

THE JOURNAL, Saturday, November 20, 2004

Appointments of 300 KV principals cancelled

By Our Special Correspondent

NEW DELHI, Nov. 19. The Human Resource Development Ministry today cancelled the appointment orders of over 300 Kendriya Vidyalaya principals issued during the Mufti Mohammad Sayeed regime, as these appointments were "made in violation of rules and constitutional provisions on equality of opportunity. Cancelling the appointments, the Ministry also issued orders repatriating them to their parent cadre.

These appointments were made by exercise of the Committee's power to appoint principals and cleared at the 63rd meeting of the Board of Governors of the Kendriya Vidyalaya Sangathan (KVS) on March 19, 1999.

The appointments were initially made on a deputation basis and subsequently many of the appointees were regularized "in violation of the EVS rules and

Constitutional rules of the Government

Given the vacuum that will be created in a number of Kendriya Vidyalayas across the country, the Ministry simultaneously announced that a drive would be undertaken to fill the backlog of vacancies for principals from the Scheduled Caste and Scheduled Tribes categories followed by a general recruitment for all categories to fill up the remaining vacancies.

The Recruitment Rules for principals in FVS will be amended to reflect the changes in the

The qualifying mark had been increased to 50 per cent by the previous regime "to the disadvantage of the reserved categories."

The rules will be amended to reduce the number of years for promotion as principal from vice principal to

and According to the ministry, the

decided to ~~cancel~~ withdraw the
ment and to do so in accordance
with the decision of the Committee
to keep the original of the Treaty
as a record of the negotiations.
The documents revealed that the
members' power to approve
principles was not fully ex-
ercised, resulting in important
points, including the rights of
sized and penal disputes, not

Brooks' constituency had come over to his side of opposition, he was obliged to postpone his attempt to reorganise the party. He did not get any opposition to nominate for the post.

After a trial of approximately one year, the principal officers were found guilty of treason and deportation for a fixed term. The trial committee had not followed the Supreme Court judgment on treason, thereby depriving the legation of diplomatic persons. In keeping with the rules of competence, the plenipotentiary appointed a panel of 11 in 1875, the majority of

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 KENDRIYA VIDYALAYA BARODA
 HOD OFFICES
 18, INSTITUCIONAL AREA
 SHAHEED JEEV SINGH MARG
 NEW DELHI-110015

No. F.T.-7/2001/KVS(Estt-II)

November 18, 2001

OFFICE ORDER

WHEREAS Shri S.K. Tyagi presently working as the Principal at Kendriya Vidyalaya No.1 Faridabad was initially nominated as Principal on deputation basis vide letter No. F.7-4/2001-KVS(Estt-II) dated 12.6.2001.

WHEREAS the said Shri S.K. Tyagi was appointed as Principal on regular basis while working as Principal on deputation basis by the then Commissioner, KVS vide Office Order No. F-7/2002-KVS/Estt-II dated 28.6.2001.

WHEREAS the Chairman, KVS after examining all the materials on record and Recruitment Rules of KVS for the Post of Principal has found that the then Commissioner has acted beyond the Recruitment Rules and constitutional provisions in appointing the said Shri S.K. Tyagi as principal on regular basis while working Principal on deputation basis and has observed that his/her appointment on regular basis as Principal is not within and in law & is liable to be cancelled.

Contd.... P/2

Pursuant to the above direction, I hereby cancel the appointment order issued vide Office Order No. F-7.7/2002/KVS/Estt-II dated 28.6.2004 to Shri S.K. Tyagi appointing him/her as Principal on regular basis with immediate effect. It is clarified that since appointment Order for the post of Principal on regular basis is void and is under cancellation of the same without issuing Show Cause Notice is justified, in lieu, Shri S.K. Tyagi is directed to handover the charge of Principal to Vice Principal/Senior Most PGT immediately and report to Principal Incharge in the same Kendriya Vidyalaya as PGT (Physics) for the post held by him/her prior to his/her appointment as Principal and discharge his/her duties as may be assigned to him/her.

(TANGLAL JAHUDA)
COMMISSIONER

Copy to information and necessary action to :-

1. Shri S.K. Tyagi 'Principal', KV No.1 Faridabad.
2. The Principal, kendriya Vidyalaya No.1 Faridabad.
3. The Chairman, VMC, kendriya Vidyalaya No.1 Faridabad.
4. Asstt. Commissiuoner, KVS, Region-1 Office Delhi with the direction
5. Personal File.

- 7 JAN 2005

গুৱাহাটী বিধায়ক
Guwahati Bench

IN THE CENTRAL ADMINISTRATIVE TRIBUNAL
GUWAHATI BENCH - GUWAHATI

O.A No. 286/2004

IN THE MATTER OF:

Smt Parthamitra Basu

Applicant

-V E R S U S-

The Union of India & others

Respondents

Written Statement filed by the
Respondents No.2 & 3:

I, Sri U.N Khawarey, the Assistant Commissioner, Kendriya Vidyalaya Sangathan, Regional Office, Guwahati, do hereby solemnly affirm and file the written statement on my behalf and on behalf of Respondent No.2 as under:-

1). That I have been served with a copy of the Original Application, I have gone through the contents thereof. I am competent to serve this Written Statement on being supplied with comments from the Head-quarters on behalf of the respondents, they being official respondents. I am fully acquainted with the facts and circumstances of the case.

Contd....

2). That the deponent states the allegations / averments which are not borne out by records are denied and not admitted. Any averments / allegations which are not specifically admitted hereinafter are deemed to be denied.

3). That the deponent begs to apprise that the grievance of the applicant is that by issuing the order of cancellation of appointment and their repatriation to the substantive post their right have been violated, whereas the applicant has no right to submit that any of their right have been violated inasmuch as in the advertisement it is clearly mentioned that the term of deputation shall be for a period of one year extendable from year to year upto a maximum period of five years and will be governed by the existing instructions of the Government of India relating to deputation and that the Kendriya Vidyalaya Sangathan deserves the right to repatriate the deputationist at any point of time even before completion of the approved deputation period without assigning any reason.

4). That with regard to the statements made in paragraphs 6.2, 6.3, 6.4, 6.5, 6.6, the respondent states that these are matter of records and does not submit any comment.

5). That with regard to the statements made in paragraphs 7 and 8, the respondent denies the correctness of the same for, the decision of the Chairman in cancelling the appointment made on deputation basis is lawful.

Contd.....

Had the applicants been appointed as per Rule of the Kendriya Vidyalaya Sangathan, then there was no need for the Kendriya Vidyalaya Sangathan to take action in the manner it has taken now. To allow the applicant to continue in the post would mean to giving a go-bye to all the Constitutional provisions and the Kendriya Vidyalaya Sangathan would remain a silent spectator by suppressing the legitimate rights of those persons who were eligible for being either promoted or recruited as Principals. It is submitted that the then Commissioner who happened to be the appointing authority appointed Principals on deputation basis on year to year basis. Simultaneously, the then Commissioner was approving clubbing of all the posts earmarked for General and OBC / other reserved category and went on appointing Principals on regular basis who were working on deputation, although no such provisions were not made in the recruitment Rule for the post of Principal. In all, upto now, there are 140 candidates whose appointments have been regularised against the Rules and as many as 187 persons working on deputation basis as Principals in various Kendriya Vidyalayas. These persons (Regularised as well as on Deputation) are occupying the posts meant for the reserved as well as general category candidates. The Commissioner's power to appoint Principals in the manner decided by the BOG was not followed strictly resulting in injustice to persons belonging to reserved / general category. The appointments made by the then Commissioner cannot stand the scrutiny of law inasmuch as their has been a flagrant violation

of Constitutional provisions vis-à-vis persons belonging to reserved / general category who could not gather opportunity to compete for the post of Principal. Even the Hon'ble Supreme Court's Judgment on reservation has not been followed while operating the recruitment Rules thereby depriving the legitimate right of persons in the reserved category from getting appointed as Principals ever since the then Commissioner started regularising the deputationists as Principals who were initially appointed for a fixed tenure.

6). That with regard to the statements made in paragraphs 6.9 and 6.10, the respondent states that since filing of the Misc Petition 286/126/04 194/04 by which the impugned order has been annexed the defect being cured and the respondent does not offer any comment.

7). That with regard to the grounds set forth in the application in paragraph VII, the deponent submits that these grounds are ill founded and no legs to stand to support the claim of the applicant for the irregularities and illegalities as mentioned in above paragraph being committed in appointing the applicant in the initial, it has violated the provisions as under:

I.. Direct recruitment quotas of ST/ SC/ OBC categories have been utilized by the deputationist's incidentally, reservation rules are not applicable when the posts are filled up with by way of deputation. Similarly, promotion quotas of all candidates have been utilized by deputationist.

Deputationists for such period frustrated the very purpose of reservation Rules.

II. By denying the opportunity of competing for the post of Principal to the general public, the Constitutional Provisions have been violated.

Therefore, from the above it is seen that no action contrary to law has been taken by the respondent and the actions have been taken in accordance with the Constitutional provisions and further more the applicants have no vested rights conferred upon them to seek quashing of the order dated 18-11-2004 and in the circumstances it is submitted that the applicant have not made out any case for interference by this Hon'ble Tribunal.

It is further submitted that, as submitted above there were irregularities committed by the then Commissioner, the present Commissioner referred the matter to the Chairman for taking a decision although the Commissioner himself had pointed out the following steps to rectify the same and details that was put forward by the Commissioner in this regard are as follows:

"Considering this blatant violations in the recruitment rules for the posts of Principals the following policy decisions are proposed to rectify the situation:

i. The order of appointment issued to the Principal on deputation for regularising their

service as Principals while working on deputation may be cancelled.

ii. All the deputationist working as Principal may be repatriated to their parent cadre.

iii. Recruitment Rules for Principals may be amended providing for 45% qualifying marks in Master Degree in case of direct recruitment and in case of promotees minimum 1 year qualifying service as Vice Principal in the Kendriya Vidyalaya for promotion to the post of Principal.

iv. Special Recruitment drive may be made for SC and ST to fill up the backlog vacancies followed by the general recruitment for all categories to fill up the remaining vacancies".

Thereafter, on getting the direction from the Chairman, the Commissioner proceeded to issue the order dated 18-11-2004. A reading of the order dated 18-11-2004 itself makes it clear that the Commissioner had applied his mind and it is only the applicant who are twisting the facts.

As submitted in the preceding paragraphs, the chairman, KVS who is duty bound to implement the decisions of the BOG has after going through the records took a decision in the manner resulting the issuance of the order dated 18-11-2004. This order had not been issued in violation of any principles of natural justice but to protect the constitutional provisions. It is further submitted that the orders has not been issued by way of punishment but the same

has been passed for, their appointments as Principals when effected by contravening the rules. It is submitted that the order dated 18-11-2004 is not primitive in nature inasmuch as the applicant's original position has been restored and therefore question of civil rights having been violated does not arise.

It is most specifically submitted that since there is no right for the applicant to continue as Principal on deputation and his further continuance would have harmed the interest of the organisation, it was the high time that a decision was taken in this regard to review the appointment made. Had the appointment were made in accordance with rule no review would have taken place and therefore it cannot be stated that the order dated 18-11-2004 repatriating the applicant is illegal. It is further submitted that no prejudice is caused to the applicant and even if the principle of natural justice were to be followed the result would have been same inasmuch as appreciating the rule of deputation the applicant would not have got any right to continue in the post.

8). In view of the above it is submitted that there is no merit in the O.A and the O.A is liable to be dismissed with cost, it is also prayed that in view of the above the interim order passed by this Hon'ble Tribunal may be vacated.

AB

AFFIDAVIT *verification*

I Shri Uday Narayan Khawarey, Son of Shri Jagat Narayan Khawarey, aged about 44 years, presently working as Assistant Commissioner in the Regional Office of Kendriya Vidyalaya Sangathan, Maligaon, Guwahati, do hereby solemnly affirm and declare as follows:

1. That I am the Assistant Commissioner of the Kendriya Vidyalaya Sangathan, Maligaon, Guwahati, as such I am acquainted with the facts and circumstances of the case. By virtue of my office I am competent to swear this affidavit.
2. That the statements made in this affidavit and in the accompanying application in paragraph 1 2 3 4 & 5 are true to my knowledge, those made in — paragraphs being matter of records are true to my information derived therefrom. Annexures — are true copies of the originals and groups urged are as per the legal advice.

And I sign this affidavit on this the 4 th day of January
October, 2005 at Guwahati.

Identified by

Uday Narayan Khawarey

DEPONENT.

Advocate's Clerk.