ITEM NO.1

COURT NO.13

SECTION IVB 144928

#### SUPREME COURT OF INDIA RECORD OF PROCEEDINGS

Petition(s) for Special Leave to Appeal (C) No(s). 23572/2009

(Arising out of impugned final judgment and order dated 10/08/2009 in CWP No. 7493/2007 passed by the High Court Of Punjab & Haryana at Chandigarh)

G.G.S. MED.INST.OF & HOSP.OF ELECT. & ANR

Petitioner(s)

VERSUS

UNION OF INDIA & ORS. office report for direction)

Respondent(s)

WITH

SLP(C) No. 14388/2010
(With Office Report for Direction)

SLP(C) No. 29919/2011 (With Office Report for Direction)

SLP(C) No. 19046/2012
(With Office Report for Direction)

Certified to be true capy

Assistant Registrar Judl.)

SUPREME COURT OF INDIA

SLP(C) No. 21611/2012 (With Office Report for Direction)

Date : 22/01/2015 These petitions were called on for hearing today.

CORAM :

HON'BLE MR. JUSTICE VIKRAMAJIT SEN HON'BLE MR. JUSTICE C. NAGAPPAN

For Petitioner(s)

Mr. Anurag Dubey, Adv. Mr. Meenesh Dubey, Adv. Ms. Ila Haildia, Adv. Mr. S. R. Setia, Adv.

Mr. Bharat Singh, Adv. Mr. Ashish Kr. Upadhyay, Adv. Mr. Amuit Pawan, Adv.

Mr. Chandra Shekhar, Adv. Mr. Sanjay Kumar Tyagi, Adv.

Mr.S.R. Singh, Sr.Adv. Ms. Savitri Pandey, Adv. Dr. (Mrs. ) Vipin Gupta, Adv.



Mr. Vivek Chaudhari, Adv. Mr. Pabnkaj Bhatia, Adv. Dr. Kailash Chand, Adv.

For Respondent(s)

Mr. P.S. Narasimha, ASG Mr. R.S. Suri, Sr.Adv. Mr. M.P. Gupta, Adv. Mr. Chetan Chawla, Adv.

Mr. Mohan Prasad Gupta, Adv.

Mr. D. S. Mahra, Adv.

Mr. Irshad Ahmad, AAG, UP Ms.Archana Singh, Adv. Mr. Anurag Rawat, Adv. Mr. Abhisth Kumar, Adv.

Mr.Saurabh Ajay Gupta, Adv. Mr. Saurabh Singhal, Adv.

For Intervenor

Ms. Niranjana Singh, Adv.

Mr. Ram Bhaj, Adv.

For Intervenor

Mr. APS Shergill, Adv. Mr. Kuldip Singh, Adv.

UPON hearing the counsel the Court made the following ORDER

Learned Counsel for the Petitioners submit that in view of the counter affidavit filed by the Union of India, to the effect that there is no ban on the Medical Practice of Electro Homoepathy, the Petitioners do not wish to press the present Special Leave Petitions. It is also submitted that Circular dated 5th May, 2010 is also on similar lines. Therefore, they have instructions not to press these Petitions. The Special Leave Petitions are dismissed as not pressed.

(USHA BHARDWAJ) AR-CUM-PS

(SAROJ SAINI) COURT MASTER

THE SUPREME COURT OF INDIA

(CIVIL APPELLATE JURISDICTION)

SPECIAL LEAVE PETITION (CIVIL) NO. 29919 OF 2015

IN THE MATTER OF:

Gurvidnder kaur

Petitioner

Versus

State of Punjab & Ong.
...Respondent

### REPLY AFFIDAVIT

I, B.L. Meena, S/o Shri Nathu Lal Meena, age about 40 years, Under Secretary, Ministry of Health and Family Welfare, Department of Health Research, New Delhi, do hereby solemnly affirm and declare as under:-

- That is my official capacity I am conversant with the facts of the case and and I am competent to swear this affidavit.
- 2. At Present, the modern system of medicine is regulated through the Indian Medical Council Act, 1956, the Homeopathic system of medicine is regulated through the Homeopathy Central Council Act, 1973 and the three Indian Systems of medicine, namely Ayurveda, Siddha and Unani are regulated through the Indian Medicine Central Council Act 1970. For recognition of other systems of medicine it is proposed to bring a legislation titled "The Recognition of New System of Medicines Bill, 2011". The proposed Purport of the draft Bill is 'to provide procedure for recongnition of new system of medicine for the purpose of practice and eduction

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in that system and for matters connected therewith or incidental thereto.

- the case of State of Maharashtra Vs. Afroz Khan and Ors) wanted to know from the Central Government how many instates/systems of medicines other than allopathic and ayurvedic institutes are recognized by the Government and further directed that an affidavit be filed mentioning therein what steps are taken by the Government to regulate such institutes. In pursuance of this order, an affidavit was filed on 18.11.2004 in which the Department of Health & Family Welfare had stated that a statutory framework should be provided. The Hon'ble Supreme Court also directed the draft legislation sought to be enacted be placed on record.
- 4. In this regard a Note was sent to the Cabinet on 15.11.2006 for obtaining its approval. The Cabinet considered the proposal on 23.11.2006 and the proposal was withdrawn. Secretary (H&FW) directed to circulate the Note again to obtain revised comments of the concerned agencies. Comments of the concerned Ministries/ Departments have been received. A draft of the Bill titled "The Recognition of New Systems of Medicines Bill, 2011" has again been circulated in August, 2011 among the concerned

Ministries/Departments/ Organization for their comments and suggestions.

5. Subsequent, to impugned order of the Ministry of Health & Family Welfare issued vide No. R. 14015/25/96-&H(R)(Pt.) dated 25.11.2003 (copy enclosed as Annexure - I), another order has been issued by the Ministry of Health & Family Welfare vide No. V/ 25011/276/2009-HR dated 05.05.2010 (Copy enclosed as Annexure -II). According to these orders, in accordance with Order of the Hon'ble High Court & Supreme Court quoted here, there is no proposal to stop the petitioners from practicing in electropathy or imparting education, as long as this is done within the provision of the Order No. R. 14015/25/96-U&H (R)(Pt.) dated 25th November, 2003. Once the legislation to recognize new systems of medicine is enacted, any practice or education would be regulated in accordance with the said Act.

6. Another order has been issued by the Ministry of Health & Family Welfare vide Order No. C.3011/22/2010-HR dated 21.06.2011 (Copy enclosed as Annexure - III) in pursuance of the order passed by the Lucknow Bench of the Hon'ble High Court of Judicature at Allahabad in WP No. 3992/2004 and copy of this order has been sent to the Health Secretaries of all the State Governments/Union Territory Administrations.

That very recently yet another order has been issued by the Ministry of Health & Family Welfare vide Order No. C.30011/17/2011-HR dated 17.02.2012 (copy enclosed as Annexure - IV) in pursuance of the order passed by the Hon'ble High Court of Gujarat of Judicature at Ahmedabad in the SPA No. 2902 of 2011 and copy of this order has been sent to the Health Secretary of the State Government of Gujarat besides the petitioners.

Thus it may be seen that issue relating to alternative systems 8. of medicine has already been considered and disposed of by the Hon'ble Supreme Court and process of legislation is in progress. Till such time, the education and practice of alternative systems of medicine other than those already recognized, is not barred.

# VERIFICATION:

Verified at New Delhi on this \_\_\_\_ day of July, 2012 remains the contents of paras 1 to 8 of this reply affidavit are true and correct to my knowledge, no part of it is false and nothing material has been concealed therefrom.

DEPONENT

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Nirman Bhawan, New Delhi; Dated: 21.06.2011.

# And the second of <u>ORDER</u> . Been

Subject:- Regarding practice, education and research in alternative system of medicine

An order was passed on 11.10.2010 by the Eucknow Bench of the Hon. High Court of Judicature at Allahabad in the WP No.3992/2004 filed before the Hon. High Court of Judicature at Allahabad at Lucknow Bench. in Electro Homeo Medical Association of India vs. State of UP & 4 Ors. as under:

\* Heard Learned counsel for the parties and perused the record.

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With regard to it grievance, the petitioner may make a representation within a month from today in the Light of the Government Order dated 5.5.2010 (No.V.25011/276/2009-HR) issued by the Government of India, Ministry of Health & Family Welfare Department of Health Research.

If the representation made by the petitioner within the aforesaid period, the same shall be decided by the Government of India within three months from the date of its filing.

With above observation, the writ petition is finally disposed of."

- 2. Consequently, in accordance with the said order, Sh. Taj Ali, Secretary, Electro Homeo Medical Association of India, Lucknow has filed a representation in the matter vide his letter dated 03.11.2010 in which he has made the following submissions and prayer:-
  - \* That the order dated 25.11.2003 addressed to different officials and copies sent, however, to all their subordinates was mis-interpreted as if the Government of India has altogether prohibited the development and research of Electropathy, however the order dated 05.05.2010 has clarified that there is no proposal to stop the petitioner from practicing in electropathy or imparting education as long as this is done within the parameters of the order dated 25.11.2003 and once the legislation to recognize new system of medicine is enacted any practice or education would be regulated in accordance with the said Act.

On the basis of the order dated 25.11.2003 different authorities issued preventive orders as if there can be no teaching or practice in Electropathy/Electro Homoeopathy at all and that forced the applicant to file the above noted writ petition in the Hon'ble High Court Allhabad, Lucknow Bench, Lucknow. However in the meantime the order dated 05.05.2010 has clarified the position and the Hon'ble Division Bench in the light thereof has opined that now no detailed order is required to be passed and the petitioner may make the representation to the Government of India and Government of India may pass the order in the light of the order dated 05.05.2010.

It is, therefore, respectfully prayed that the authorities to whom the order No.R.14015/25/96-U&H(R)(Pt.) dated 25.11.2003 was issued, may kindly be communi-

cated to read the order in the light of the Government of India later order dated 05.05.2010 and act only in accordance with the same and may not cause any interference in contravention of the same."

- 3. As per the directions of the Hon. Lucknow Bench of the High Court of Judicature at Allahabad, the representation has been considered. It is clarified that the MH&FW Order No.R.14015/25/96-U&H(R)(Pt.) dated 25.11.2003 and No.V.25011/276/2009-HR dated 05.05.2010 would be treated as instructions of the Government of India related to practice, education and research with regard to alternative systems of medicine like electropathy, electro-homoeopathy, etc.
- 4. A copy of each of the said two orders viz. MH&FW Order No.R.14015/25/96-U&H(R)(Pt.) dated 25.11.2003 and No. V.25011/276/2009-HR dated 05.05.2010 is being forwarded herewith to each of the State Governments/UTs for information and necessary action. With this your representation is disposed off.
- 5. This issues with the approval of Secretary (Department of Health Research), Ministry of Health & Family Welfare, New Delhi.

(J. P. Mehta) Director (HR)

To,

All Health Secretaries of State Governments/Union Territory Administrations.

Copy to:

1. Sh. Taj Ali, Secretary, Electro Homeo Medical Association of India, 8 - Lal Bagh, Lucknow – 226001 (Uttar Pradesh).

2. The Registrar, High Court, Lucknow Bench, Lucknow.

# No.V.25011/276/2009-HR Government of India Ministry of Health and Family Welfare Department of Health Research

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Nirman Bhawan, New Delhi Dated 5th May 2010

### ORDER

This order is passed in pursuance of High Court of Allahabad order dated 3.8.2009 in Civil Miscellaneous Writ Petition No. 31904 of 1991, in which the Court has directed that, "the petitioner may file a fresh representation before the Ministry of Health & Family Welfare, New Delhi, bringing on record various orders passed by various High Courts and that of the Supreme Court. If such a representation is made with regard to recognition of the course, the authority will consider and decide that matter by a reasoned and speaking order within six months from the date of the production of a certified copy of this order with the representation. If necessary, the petitioner would be accorded personal opportunity of hearing by the respondents":

The NEHM through Dr N K Awasthy filed a representation dated 28.10.2009 before the Secretary, which was received on 31.11.2009. The major issues raised in this representation are as follows:

- 1. Electropathy is a medical system based on herbal and its medicines are prepared from medicinal plants with the help of distilled water.

  Its medicines are therefore 100% safe and curative.
- 2. Not a single complaint/ case has been reported/ registered with the Government regarding death of any patient.
- 3. There have been various Court judgments supporting electropathy. In support of this contention, the representation has annexed copies of orders relating to these cases.
- 4. Apart from the Court cases, the representation has also submitted affiliation with World Council, Reports of GB Pant University of Agriculture & Technology, letters from Deputy Minister of Health & Family Welfare dated 14:691 & 17.6.91, letter from Government Medical Councils, answers to Parliament questions, notification of directorate of health services, Government of NCT of Delhi, private member bill, letter from former Minister of Health & Family Welfare, article published in the Indian Journal of Veterinary Medicine, Punjab Agricultural Magazine, Ludhiana, Notification of J &K Government and letter of SSP Agra (UP), letter of Government of MP, as well as some publications (books & magazines) on electropathy.
- 5. Dr Awasthy has represented that the Health Ministry should honour the judgment and give shelter to Electropathy Medical System by permitting NEHM for promotion, development & Research (Education & Practice) in Electropathy Medical System at least initially for 15 years so that the necessary criteria for the recognition of a new medical system may be achieved without any hindrances.

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6. The representation was examined in the Ministry. The facts are as follows:

The following orders of the Court have been submitted:

- i) Order dated 14.8.92 within Suit No 27 of 1992 by Additional District Judge, Delhi has directed that No public notice be issued concerning the activity of the plainliff during the pendency of the suit.
- ii) Order of High Court of Delhi dated November 1998, in FAO No. 1205 of 1998: In public notice it will not be stated that the persons possessing the diploma/ certificates from the respondent No 10 are not entitled to practice Electro Homeopathy system of Medicine.
- iii) Order of Hon'ble Supreme Court made on 12.01.2000 in SLP No 11262/2000 (Union of India vs Naturo Electro Homeo Medicose of India):

"Learned counsel for the respondent has pointed out that as per his instructions the order made by the High Court in C.W.P No. 4015/96 to the extent indicated at page 4 of the paper book has been accepted by the petitioners and in view of the matter the impugned direction given by the High court is unexceptionable"

"In view of the order made by us on 12.10.2000 and that no proceedings having been initiated, challenging the order made in the C.W.P No.4015/96, we decline to entertain the matter."

order of High Court of Jabalpur, MP: 2957/94 dated 19.3.1999 which essentially stated that the degree/diploma obtained by them are not recognized under any law. The practice in alternative system of medicine is not regulated by any stature & hence in the absence of of medicine is not regulated by any stature & hence in the absence of regulation/ prohibition they cannot be asked to stop practice. No legislation governing practice or teaching in alternate system of legislation governing practice or teaching in alternate system of medicine has been enacted either by the Union or the State. In this medicine has been enacted either by the Union or the MP Ayurvigyan case the MP Government has taken action under the MP Ayurvigyan case the MP Government has taken action under the MP Ayurvigyan case the MP Government has taken action under the MP Ayurvigyan to allopathic system of medicine and also stated that no other law to allopathic system of medicine and also stated that no other law was brought to the notice of the Court. So long as a valid law is not made regulating this branch, therefore stopping the petitioners from practicing in alternative system of medicine or imparting education is illegal.

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Order of High Court of Madhya Pradesh at Jabalpur bench, Gwalior in WP No 2462/08 in which directions were given that orders in WP 2957/94 shall apply.

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Apart from the above, Letter D.O. No. 2921/ DM (H&FW)91/VIP deted 17.6.1991 from Dasai Chowdhry, Deputy Minister of Health & Family Welfare to Shri Jagannath Singh, MP has been annexed, which states that:

"I have authorized N E H M of INDIA for the Development Promotion & Research of electropathy in India"

The Government of India issued an Order No. R. 14015/25/96-U & H(R) (pt) dated 25<sup>th</sup> November 2003, based on the recommendations of a "Standing Committee of Experts" under the chairmanship of Director General ICMR, set up by the Government of India. Based on the recommendations of the Committee, the Government of India has given the following orders:

The committee did not recommend recognition to alternative medicines except Ayurveda, Siddha, Unani, Homeopathy & Yoga & Naturopathy which were found to fulfill the essential & desirable criteria developed by the Committee for recognition of a system of inedicine.

The Committee further recommended that all systems of medicine not recognized as separate systems should not be allowed to continue full time Bachelor and Masters degrees and the term doctor should be used only by practitioners of systems of medicine recognized by Government of India. Those considered as mode of therapy can be conducted as certificate coursers for registered medical practitioners.

The Committee, however, recommended that certain practices as Acupuncture which qualified as modes of therapy, could be allowed to be practised by registered practitioners or appropriately trained personnel.

The Committee, based on the essential & desirable criteria, did not find electropathy to qualify as a system of medicine. Therefore, it is clear that, in accordance with this order, electropathy cannot run full time Bachelor and Masters degrees and those practicing this cannot use the term "doctor".

NEHM, as per the document submitted by them is conducting diploma and certificate courses, and not running full time Bachelor and Masters degrees.

In so far as recognizing the courses run by them, it is clarified that the concerned boards/statutory bodies like the Medical Council, give recognition to courses. Since electropathy is not recognized as a system of medicine, there is no system for recognition of any course run by them in the Health Ministry.

NEHM, has also not submitted any document according to which they fulfill the essential & desirable criteria developed by the Committee for recognition of a system of medicine.

However, the Order No. R. 14015/25/96-U & H(R) (pt) dated 25<sup>th</sup> November 2003, does not bar the Development & Research of Electropathy.

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In accordance with Orders of the High Court & Supreme Court quoted here, there is no proposal to stop the petitioners from practicing in electropathy or imparting education, as long as this is done within the provision of the Order No. R. 14015/25/96-U & H (R) (Pt) dated 25th November 2003. Once the legislation to recognize new systems of medicine is enacted, any practice or education would be regulated in accordance with the said Act. The representation of the petitioner dated 28.10.2009 is disposed off accordingly.

This issues with the approval of Secretary, Department of Health Research in this Ministry.

(MOHD. SALEEM)

Under Secretary to the Government of India of India Tel No.23061986

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N. E. H. M. of India, H.O. C-2 C/123, Pocket 12, Janak Puri, New Delhi 110058.

Copy for information and necessary action to:

1. Shri Ravi Bhushan Singhal, Assistant Solicitor General of India, , 200 , Lukerganj, Allahabad. (U.P)

2. Shri Ravi Bhushan Singhal, Assistant Solicitor General of India, High Court of Allahabad, Allahabad. (U.P)

(MOHD. SALEEM)

Under Secretary to the Government of India of India

No. R.14015/25/96-U&H(R) (Pt.)

Government of India

Ministry of Health & Family Welfare

(Research Desk)

Ninnan Bhavan, New Delhi Dated the 25th November, 2003

## ORDER

The matter regarding grant of recognition to the various medicine including alternative of streams · electropathy/electrohomeopathy, has been under consideration of the Govt. In this process Govt, has considered the orders dated 18.11.98 of the Hon'ble High Court of Delhi in CWP. No.4015/96 & OM NO.8468/97 which has inter-alia directed the Central/State Govts. to consider making legislation to grant of licenses to the existing and new institutes etc. to control & regulate the various 'unrecognised' streams of alternative medicines and also to give adequate publicity through media informing public about the 'Respondents' and similar other institutes not being recognized by the Govt. & affiliated with any of the Councils.

Government constituted a 'Standing Committee of Experts' under the Chairmanship of Director General, Indian Council of Medical Research and members were drawn from various fields of medicine to consider & give its recommendations to the Government on the efficacy/merits of various streams of alternative medicine and also examine feasibility of making legislation as suggested by the Hon'ble Court.

The Committee developed essential & desirable criteria for grant of recognition to a new stream of medicine and analysed the different streams of 'Alternative medicine viz. Ayurveda, Siddha Unani, Homoeopathy, Yoga & Naturopathy, Electropathy/Electrohomoeopathy, Acupuncture, magnetotherapy, Reiki, Reflexology, Urine Therapy/Autourine Therapy, Hypnotherapy, Aromotherapy Colour Therapy, Pranic Healing, Gems & Stone Therapy and Music Therapy.

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The Committee did not recommend recognition to any of these alternative medicines except the already recognized traditional systems of medicines, viz; Ayurveda, Siddha, Unani, Homeopaliy and Yoga & Naturopathy which were found to fulfill the essential & desirable criteria developed by the Committee for recognition of a system of medicine. The Committee has, however, recommended that certain practices as Acupuncture and Hypnotherapy which qualified as modes of therapy, could be allowed to be practised by registered practitioners or appropriately trained personnel. Committee further suggested that all those Systems of Medicine not recognized as separate Systems should not be allowed to continue full time Bachelor and Master's degree courses and the term "Doctor" should be used only by practitioners of Systems of Medicine recognized by the Government of India. Those considered as Mode of Therapy can be conducted as Certificate courses for registered medical practitioners to adopt these modes of therapy in their practice, whether modern medicine or Indian Systems of Medicine and Homospathy.

After carefully examining the various recommendations of the Committee, the Government accepted these recommendations of the Committee. Accordingly, it is requested that the State/UT Govt. may give wide publicity to the decision of the Govt. They may also ensure that institutions under the State/UT do not grant any degree/diploma in the stream of medicine which have not been recommended for recognition and the term 'Doctor' is used by practitioners of recognized system of medicine.

This issues with the approval of Secretary (Health), Munistry of Health & FW..

(Bhavani Thyagarajan Joint Secretary

All Health Secretaries of States/UTs.

Secretary, UGC.

Dental Council of India, Indian Nursing Council, Medical Council of India, Phanmacy Council of India, Indian Council of

Medical Research

Secretary, Deptt. of ISM&H

CCIM, CCH, CCRAS, CCRYN

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No.C.30011/17/2011—HR Government of India Distry of Health & Fam'ly Welfare Department of Health Research)

> Nirman Bhawan, New Delhi; Dated:17-02-2012

**ORDER** 

Subject:- Representation dated 26-01-2012 of Jignasaben. S. Patel and ors-regarding.

An order was passed on 20.01.2012 by the Hon. High Court of Gujarat of Judicature at Ahmedabad in the SPA No.2902/2011 filed before the Hon. High Court by Jignasaben. S. Patel & 4 Ors. as under:

- " the petition is disposed of with a liberty to the petitioners to take out appropriate representation to all the concerned authorities and submit along with the Central Government order dated 05.05.2010 and in such an eventuality, the concerned authority shall pass appropriate reasoned order in r/o the petitioners grievances. The petitioners shall approach within 2 (two) weeks from today and the authorities concerned shall pass order within 2 (two) weeks thereafter. In case if the order is adverse to the petitioners, it would be open for the petitioners to challenge the same in accordance with law with this observation, petition is disposed".
- 2. Consequently, in accordance with the said order, Jignasaben. S. Patel and the other petitioners have filed a joint representation vide letter dated 20-01-2012 in which following submissions and prayer has been made:-
  - "That kindly look into the matter at your honour's earliest, and issue appropriate reasoned orders. To the authorities and Government agencies concerned in accordance of the judgement of the hon'ble High Court of Gujarat Ahmedabad dated 20th January 2012. Along with the suitable instructions not to stop us from practicing in Electropathy and Electro-homeopathy system of medicine and surgery and also not to disturb our day to day's peaceful professional life for which we are entitled for by law".
- 3. As per the directions of the Hon. Gujarat High Court of Judicature at Ahmedabad, the representation has been considered. It is clarified that the MH&FW Order No.R.14015/25/96-U&H(R)(Pt.) dated 25.11.2003 and No.V.25011/276/2009-HR dated 05.05.2010 would be treated as instructions of the Government of India related to practice, education and research with regard to alternative systems of medicine like electropathy, electro-homoeopathy, etc.
- 4. A copy of each of the said two orders viz. MH&FW Order No.R.14015/25/96-U&H(R)(Pt.) dated 25.11.2003 and No. V.25011/276/2009-HR dated 05.05.2010 is being forwarded herewith to the State Governments for information and necessary action. With this your representation is disposed off.

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This issues with the approval of Joint Secretary (Department of Health Research), Ministry of Health & Family Welfare, New Delhi.

Under Secretary (HR)

To,

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1. The Health Secretary to the Government of Gujarat.

2. The Registrar High Court of Gujarat at Ahmedabad.

Jignashaben S Patel AT-Post -Ukai, Taluka-Songadh, DIST -Tapi(GUJARAT). 3.

4. Sanjaybhai Arjunbhai Chaudhari, AT-Post Taluka-Songadh, DIST -Tapi(GUJARAT).

Chetanbhai Jagnnathbhai Patel, AT-Post -Ukai, Taluka-Songadh, DIST -Tapi(GUJARAT). Sunilbhai Nathubhai Bhandari, AT-Post -Ukai, Taluka-Songadh, DIST -Tapi(GUJARAT). 5.

6.

7. Abhaykumar Raghunathbhai Patil, AT- Post Songadh, Taluka-Songadh, DIST -Tapi(GUJARAT).