

**Judgement cum Complianced Report as on Dated 19-Jun-17**

Sr.No.	CaseNo/Branch	Title	Subject	Judgement Date	Judgement	Received Date	Compliance Date	Compliance By	Remarks
1	<u>CWP 10125/12</u> HR(PS)	Green Field Public School, Faridabad v/s State & Ors.	Reg.Permanent Recognition	27-09-2012	<p><i>For orders, see Civil Writ Petition No.11416 of 2011 (G.C.Model Senior Secondary School, Tauru, District Mewat and another Vs. State of Haryana and others). decided on September 27, 2012.</i></p> <p><i>ORDER 11416 of 2011</i></p> <p><i>The petitioner-Institutions can not be allowed to escape their illegal activities. The petitioner-Institutions are, therefore, burdened with the costs of 5,000/- per student admitted by such Institutions in those classes, for which such Institutions did not have the proper recognition/sanction or affiliation from the competent authority as per the statute. The half of the costs imposed as damages shall be got deposited in the accounts of Legal Services Authority, Haryana and the remaining half shall be deposited in the Mediation and Conciliation Cell functioning in this Court.</i></p> <p><i>The writ petitions are accordingly disposed of with the above directions. The copy of the order be sent to the Director, School Education, Haryana, for ensuring compliance of the order.</i></p> <p><i>The copy be also forwarded to the Advocate General, Haryana, to ensure that the orders are properly complied with and implemented</i></p> <p><i>to recover the costs/damages and these are deposited in the appropriate head as directed above.</i></p>	23-10-2012		DEO Faridabad	Matter is being re-examined with regard to be students admitted by the schools.

Sr.No.	CaseNo/Branch	Title	Subject	Judgement Date	Judgement	Received Date	Compliance Date	Compliance By	Remarks
2	<u>LPA 1320/15 in CWP No.11096/12</u> PEN-II	State of Haryana & Ors. v/s Chet Ram	Reg.Grant the pension, considering the qualified period from the date of appointment and further grant ACP/L.Encashment and revised scales w.e.f 1.1.06	21-03-2017	<i>In the light of the above discussion, the appeal is allowed; order passed by the learned Single Judge to the extent it has declined the benefit of leave encashment is set-aside and the appellants are held entitled to the benefit of leave encashment which shall be paid by the Management of the School without claiming any reimbursement from the State Government under the grant-in-aid Scheme. The arrears of leave encashment shall be paid within a period of two months from the date of receiving a certified copy of this order, failing which the appellants shall be entitled to interest @7% per annum.</i>	14-04-2017	13-06-2017	DEO Faridabad	Write to DEO Faridabad for compliance. LPA dismissed on 21.03.17