

**O.A. 815/2020 (D.B.)**

(Vijay W. Dhakite Vs. State of Mah. & Ors.)

**Coram: Shri Shree Bhagwan,  
Vice-Chairman and  
Shri A.D. Karanjkar,  
Member(J)**

**Dated : 27/11/2020.**

Heard Shri R.D. Karode, Id. counsel for the applicant and Shri S.A. Sainis, Id. P.O. for the State.

2. The impugned order is dated 31/12/2019 (Annex-A-7,P-45). After perusal of the impugned order, it seems that without giving opportunity of hearing to the applicant the impugned order is passed, therefore, it be stayed till filing of the reply by the respondents.

3. Issue notice to the respondents returnable **after four weeks**. Learned P.O. waives notice for the State. Hamdast allowed.

4. Tribunal may take the case for final disposal at this stage and separate notice for final disposal shall not be issued.

5. Applicant is authorized and directed to serve on Respondents intimation / notice of date of hearing duly authenticated by Registry, along with complete paper book of O.A. Respondent is put to notice that the case would be taken up for final disposal at the stage of admission hearing.

6. This intimation / notice is ordered under Rule 11 of the Maharashtra Administrative Tribunal (Procedure) Rules,1988, and the questions such as limitation and alternate remedy are kept open.

7. The service may be done by Hand delivery, speed post, courier and acknowledgement be obtained and produced along with affidavit of compliance in the Registry within one week. Applicant is directed to file Affidavit of compliance and notice.

8. In case notice is not collected within **three days** and if service report on affidavit is not filed **three days** before returnable date. Original Application shall stand dismissed without reference to Tribunal and papers be consigned to record.

**S.O. after four weeks.**

Steno copy be supplied.

**Member (J)**

**Vice-Chairman**

dnk.

**O.A. 816/2020 (D.B.)**

(G.B. Nakoriya Vs. State of Mah. & Ors.)

**Coram:Shri Shree Bhagwan,  
Vice-Chairman and  
Shri A.D. Karanjkar,  
Member(J)**

**Dated : 27/11/2020.**

Heard Shri R.D. Karode, Id. counsel for the applicant and Shri S.A. Sainis, Id. P.O. for the State.

2. The impugned order is dated 31/12/2019 (Annex-A-4,P-30). After perusal of the impugned order, it seems that without giving opportunity of hearing to the applicant the impugned order is passed, therefore, it be stayed till filing of the reply by the respondents.

3. Issue notice to the respondents returnable **after four weeks**. Learned P.O. waives notice for the State. Hamdast allowed.

4. Tribunal may take the case for final disposal at this stage and separate notice for final disposal shall not be issued.

5. Applicant is authorized and directed to serve on Respondents intimation / notice of date of hearing duly authenticated by Registry, along with complete paper book of O.A. Respondent is put to notice that the case would be taken up for final disposal at the stage of admission hearing.

6. This intimation / notice is ordered under Rule 11 of the Maharashtra Administrative Tribunal (Procedure) Rules,1988, and the questions such as limitation and alternate remedy are kept open.

7. The service may be done by Hand delivery, speed post, courier and acknowledgement be obtained and produced along with affidavit of compliance in the Registry within one week. Applicant is directed to file Affidavit of compliance and notice.

8. In case notice is not collected within **three days** and if service report on affidavit is not filed **three days** before returnable date. Original Application shall stand dismissed without reference to Tribunal and papers be consigned to record.

**S.O. after four weeks.**

Steno copy be supplied.

**Member (J)**

**Vice-Chairman**

dnk.

**O.A. 817/2020 (D.B.)**

(B.B. Jadhav Vs. State of Mah. & Ors.)

**Coram:Shri Shree Bhagwan,  
Vice-Chairman and  
Shri A.D. Karanjkar,  
Member(J)**

**Dated : 27/11/2020.**

Heard Shri R.D. Karode, Id. counsel for the applicant and Shri S.A. Sainis, Id. P.O. for the State.

2. The impugned order is dated 31/12/2019 (Annex-A-5,P-25). After perusal of the impugned order, it seems that without giving opportunity of hearing to the applicant the impugned order is passed, therefore, it be stayed till filing of the reply by the respondents.

3. Issue notice to the respondents returnable **after four weeks**. Learned P.O. waives notice for the State. Hamdast allowed.

4. Tribunal may take the case for final disposal at this stage and separate notice for final disposal shall not be issued.

5. Applicant is authorized and directed to serve on Respondents intimation / notice of date of hearing duly authenticated by Registry, along with complete paper book of O.A. Respondent is put to notice that the case would be taken up for final disposal at the stage of admission hearing.

6. This intimation / notice is ordered under Rule 11 of the Maharashtra Administrative Tribunal (Procedure) Rules,1988, and the questions such as limitation and alternate remedy are kept open.

7. The service may be done by Hand delivery, speed post, courier and acknowledgement be obtained and produced along with affidavit of compliance in the Registry within one week. Applicant is directed to file Affidavit of compliance and notice.

8. In case notice is not collected within **three days** and if service report on affidavit is not filed **three days** before returnable date. Original Application shall stand dismissed without reference to Tribunal and papers be consigned to record.

**S.O. after four weeks.**

Steno copy be supplied.

**Member (J)**

**Vice-Chairman**

dnk.

**O.A. 818/2020 (D.B.)**

(S.R. Dabhade Vs. State of Mah. & Ors.)

**Coram:Shri Shree Bhagwan,  
Vice-Chairman and  
Shri A.D. Karanjkar,  
Member(J)**

**Dated : 27/11/2020.**

Heard Shri R.D. Karode, Id. counsel for the applicant and Shri S.A. Sainis, Id. P.O. for the State.

2. The impugned order is dated 31/12/2019 (Annex-A-7,P-42). After perusal of the impugned order, it seems that without giving opportunity of hearing to the applicant the impugned order is passed, therefore, it be stayed till filing of the reply by the respondents.

3. Issue notice to the respondents returnable **after four weeks**. Learned P.O. waives notice for the State. Hamdast allowed.

4. Tribunal may take the case for final disposal at this stage and separate notice for final disposal shall not be issued.

5. Applicant is authorized and directed to serve on Respondents intimation / notice of date of hearing duly authenticated by Registry, along with complete paper book of O.A. Respondent is put to notice that the case would be taken up for final disposal at the stage of admission hearing.

6. This intimation / notice is ordered under Rule 11 of the Maharashtra Administrative Tribunal (Procedure) Rules,1988, and the questions such as limitation and alternate remedy are kept open.

7. The service may be done by Hand delivery, speed post, courier and acknowledgement be obtained and produced along with affidavit of compliance in the Registry within one week. Applicant is directed to file Affidavit of compliance and notice.

8. In case notice is not collected within **three days** and if service report on affidavit is not filed **three days** before returnable date. Original Application shall stand dismissed without reference to Tribunal and papers be consigned to record.

**S.O. after four weeks.**

Steno copy be supplied.

**Member (J)**

**Vice-Chairman**

dnk.



**O.A. 819/2020 (D.B.)**

(Sau. Nanda P. Wane Vs. State of Mah. & Ors.)

**Coram: Shri Shree Bhagwan,  
Vice-Chairman and  
Shri A.D. Karanjkar,  
Member(J)**

**Dated : 27/11/2020.**

Heard Shri R.D. Karode, Id. counsel for the applicant and Shri S.A. Sainis, Id. P.O. for the State.

2. The impugned order is dated 31/12/2019 (Annex-A-6,P-30). After perusal of the impugned order, it seems that without giving opportunity of hearing to the applicant the impugned order is passed, therefore, it be stayed till filing of the reply by the respondents.

3. Issue notice to the respondents returnable **after four weeks**. Learned P.O. waives notice for the State. Hamdast allowed.

4. Tribunal may take the case for final disposal at this stage and separate notice for final disposal shall not be issued.

5. Applicant is authorized and directed to serve on Respondents intimation / notice of date of hearing duly authenticated by Registry, along with complete paper book of O.A. Respondent is put to notice that the case would be taken up for final disposal at the stage of admission hearing.

6. This intimation / notice is ordered under Rule 11 of the Maharashtra Administrative Tribunal (Procedure) Rules,1988, and the questions such as limitation and alternate remedy are kept open.

7. The service may be done by Hand delivery, speed post, courier and acknowledgement be obtained and produced along with affidavit of compliance in the Registry within one week. Applicant is directed to file Affidavit of compliance and notice.

8. In case notice is not collected within **three days** and if service report on affidavit is not filed **three days** before returnable date. Original Application shall stand dismissed without reference to Tribunal and papers be consigned to record.

**S.O. after four weeks.**

Steno copy be supplied.

**Member (J)**

**Vice-Chairman**

dnk.

**O.A. 820/2020 (D.B.)**

(K.S. Shanke Vs. State of Mah. & Ors.)

**Coram:Shri Shree Bhagwan,  
Vice-Chairman and  
Shri A.D. Karanjkar,  
Member(J)**

**Dated : 27/11/2020.**

Heard Shri R.D. Karode, Id. counsel for the applicant and Shri S.A. Sainis, Id. P.O. for the State.

2. The impugned order is dated 31/12/2019 (Annex-A-10,P-49). After perusal of the impugned order, it seems that without giving opportunity of hearing to the applicant the impugned order is passed, therefore, it be stayed till filing of the reply by the respondents.

3. Issue notice to the respondents returnable **after four weeks**. Learned P.O. waives notice for the State. Hamdast allowed.

4. Tribunal may take the case for final disposal at this stage and separate notice for final disposal shall not be issued.

5. Applicant is authorized and directed to serve on Respondents intimation / notice of date of hearing duly authenticated by Registry, along with complete paper book of O.A. Respondent is put to notice that the case would be taken up for final disposal at the stage of admission hearing.

6. This intimation / notice is ordered under Rule 11 of the Maharashtra Administrative Tribunal (Procedure) Rules,1988, and the questions such as limitation and alternate remedy are kept open.

7. The service may be done by Hand delivery, speed post, courier and acknowledgement be obtained and produced along with affidavit of compliance in the Registry within one week. Applicant is directed to file Affidavit of compliance and notice.

8. In case notice is not collected within **three days** and if service report on affidavit is not filed **three days** before returnable date. Original Application shall stand dismissed without reference to Tribunal and papers be consigned to record.

**S.O. after four weeks.**

Steno copy be supplied.

**Member (J)**

**Vice-Chairman**

dnk.

\*\*