

No.2-16/2017-PAP [E-3070642]
Government of India
Ministry of Communications
Department of Posts
[Establishment Division / PAP Section]

Dak Bhawan, Sansad Marg
New Delhi – 110 001

Dated: 23.04.2018

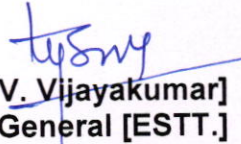
To

All Chief Post Masters General,
All Post Masters General
All General Managers (Postal Accounts & Finance),
All Directors of Accounts (Postal),
The Director, Rafi Ahmed Kidwai National Postal Academy, Ghaziabad,
U.P.
All Directors of PTCs

Sub.. : Writ Petition No. 844/2014 in High Court of Delhi filed by Ms. Rama Pandey, Teacher, Kendriya Vidyalaya V/s UOI & others - regarding.

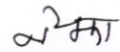
I am directed to forward herewith the copy of Ministry of Personnel, Public Grievances & Pensions, Department of Personnel & Training Office Memorandum No. 13018/6/2013-Estt.(L) dated 29th January, 2018 on the subject cited above for kind information and further necessary action at your end.

Encl.: As above.


[K. V. Vijayakumar]
Asstt. Director General [ESTT.]

Copy for kind information to :

1. Sr. PPS to Secretary (Posts) / PPS to DG (Posts).
2. All member of Postal Services Board,
3. JS & FA (Posts), 4. DDG (PAF) / Secretary (PSB) / GM(F) BDD / CGM (PLI)
5. All other DDsG in Postal Directorate
6. Guard File, 7. Spare Copy
8. SO(C&A)
9. Departmental Website through : CEPT Mysore
10. All Postal Unions.


(Nagesh Nath Jha)
Asstt. Accounts Officer (PAP)

E-34870/2018/PAR DOP
16/4/18

F.E-3070642
F.No.-2-16/2017-PAR

No.13018/6/2013 -Estt.(L)
Government of India
Ministry of Personnel, Public Grievances and Pensions
Department of Personnel & Training

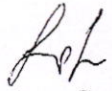
JNU Old Campus, New Delhi
Dated 29 January, 2018

OFFICE MEMORANDUM

Subject: Writ Petition No.844/2014 in the High Court of Delhi filed by Ms. Rama Pandey, Teacher, Kendriya Vidyalaya V/s UoI & Others - reg.

The undersigned is directed to enclose herewith Hon'ble High Court of Delhi's Order dated 17th July, 2015 in the Writ Petition No.844/2014 in the High Court of Delhi filed by Ms. Rama Pandey, Teacher, Kendriya Vidyalaya V/s UoI & Others.

2. All Ministries/Departments are advised to give wide publicity of its contents to the concerned officers.
3. This issues with the approval of Secretary (P).


(Sandeep Saxena)
Under Secretary to the Govt. of India
011-26164316

As per standard mailing list.

Copy to:-

NIC, DOPT - for uploading on the website.

ADG (S) D/W 352
16/4/18

Dy no 37/cwr/2018-PAR
16/4/18

Delhi High Court

Rama Pandey vs Union Of India & Ors. on 17 July, 2015

Author: Rajiv Shakdher

* IN THE HIGH COURT OF DELHI AT NEW DELHI

Judgment reserved on: 12.12.2014

% Judgment delivered on: 17.07.2015

+ WP(C) No. 844/2014

RAMA PANDEY

..... PETITIONER

Versus

UNION OF INDIA & ORS.

..... RESPONDENTS

Advocates who appeared in this case:

For the Petitioner: Mr Sunil Kumar and Mr Rahul Sharma, Advocates

For the Respondents: Mr Jasmeet Singh, CGSC with Ms Kritika Mehra, Adv. for R-1.

Mr S. Rajappa & Dr. Puran Chand, Advs. for R- 2 & 3.

CORAM:

HON'BLE MR. JUSTICE RAJIV SHAKDHER

RAJIV SHAKDHER, J

FACTS

1 A synthesis of science and divinity (at least for those who believe in it), led to the culmination of the petitioner's desire for a child. Married, on 18.01.1998, to one Sh. Atul Pandey, the petitioner's, wish to have a child was fulfilled on 09.02.2013, albeit via the surrogacy route. Her bundle of joy comprised of twins, who were born on the aforementioned date, at a city hospital.

1.1 To effectuate the aforesaid purpose, the petitioner had entered into an arrangement with, one, Ms Aarti, wife of Mr Surya Narayan (hereafter referred to as the surrogate mother). The arrangement required the surrogate mother to bear a child by employing the In-Vitro Fertilization (IVF) methodology. The methodology used and agreed upon required the genetic father to fertilize, In-Vitro, the ovum supplied by a designated donor. The resultant embryo was then required to be transferred and implanted in the surrogate mother. This arrangement, along with other terms and conditions, which included rights and obligations of the commissioning parents, as also those of the surrogate mother, were reduced to a written agreement dated 08.08.2012 (in short the surrogacy agreement).

2. The fact that the surrogacy agreement reached fruition, is exemplified by the birth of twins, as indicated above, on 09.02.2013. This far, the petitioner was happy; her unhappiness, however, commenced with rejection of her application dated 06.06.2013, for grant of maternity and Child Care Leave (CCL). By this application, the petitioner sought 180 days maternity leave and 3 months CCL. This application was addressed to respondent no.3, with a copy to respondent no.2.