

**Company:** Sol Infotech Pvt. Ltd. **Website:** www.courtkutchehry.com

**Printed For:** 

Date: 07/11/2025

## (2022) 04 TEL CK 0004

High Court For The State Of Telangana:: At Hyderabad

Case No: Writ Petition No. 16991 Of 2022

Sowmya Cheemala APPELLANT

Vs

State Of Telangana RESPONDENT

Date of Decision: April 4, 2022

Hon'ble Judges: Satish Chandra Sharma, CJ; Abhinand Kumar Shavili, J

Bench: Division Bench

Advocate: Srinivasa Rao Pachwa

Final Decision: Disposed Of

## Judgement

Learned counsel for the petitioner has straight away drawn the attention of this Court towards the order dated 17.03.2022 passed by a Division Bench

of this Court in W.P.No.13857 of 2022 in similar circumstances. He has also stated that the aforesaid writ petition was disposed of keeping in view

the earlier order passed by this Court in W.P.No.8410 of 2022 dated 15.02.2022. The order passed by the Division Bench of this Court in

W.P.No.13857 of 2022 is reproduced as under:-

ââ,¬Å"This writ petition is filed for the following relief;

ââ,¬Å"to issue a writ, order or direction, particularly one in the nature of a Writ of Mandamus declaring the action of the respondents in not considering

and permitting the petitioner into the counseling for category  $\tilde{A}\phi\hat{a},\neg \tilde{E}\omega B\tilde{A}\phi\hat{a},\neg \hat{a},\phi \& \tilde{A}\phi\hat{a},\neg \tilde{E}\omega C\tilde{A}\phi\hat{a},\neg \hat{a},\phi = 0$  and permitting the petitioner into the Course for the academic year 2021-2022 as

illegal, arbitrary, unconstitutional and consequently direct the respondents to include the Petitioner $\tilde{A}\phi$ a,  $\phi$ s name in the counseling for the MBBS course

for the academic year 2021-2022 and pass such other order or orders as this  $Hon\tilde{A}\phi a, \neg a, \phi b$  Court may deem fit and proper in the circumstances of the

case.ââ,¬â€∢

2. Learned counsel for the petitioner submits that the lis in the present writ petition is squarely covered by the order passed by this court in

W.P.No.8410 of 2022, dt.15.02.2022, and hence similar order may be passed.

- 3. Sri A.Prabhakar Rao, learned Standing Counsel for 2nd respondent does not dispute the same, and seeks to dispose of the writ petition.
- 4. Heard Learned Government Pleader for Medical and Health and Family Welfare for the 1st respondent.
- 5. Having regard to the facts and circumstances of the case and the submissions of the learned counsel, the writ petition is disposed of permitting the

petitioner to approach the 2nd respondent and submit her application along with original certificates by paying Rs.6,300/- (Rupees Six Thousand Three

Hundred only) towards registration charges and Rs.7,500/- (Rupees Seven thousand Five Hundred only) towards service provider charges, within

three days from today.

6. On receipt of such representation, respondent No.2 shall consider the case of the petitioner under Management Quota  $\tilde{A}\phi\hat{a}$ ,¬"B and C Category for

admission into MBBS course for the academic year 2021- 2022, in accordance with law and take necessary action thereon. No order as to costs.

Interlocutory applications pending, if any, shall stand closed.ââ,¬â€∢

In order to maintain parity, as the present case is also identical, the writ petition stands disposed of permitting the petitioner to approach the 2nd

respondent and submit her application along with original certificates by paying Rs.6,300/-(Rupees Six Thousand Three Hundred only) towards

registration charges and Rs.7,500/- (Rupees Seven thousand Five Hundred only) towards service provider charges, within three days from today. On

receipt of such representation, respondent No.2 shall consider the case of the petitioner under Management Quota  $\tilde{A}$ ¢â,¬" B and C Category for

admission into MBBS/BDS course for the academic year 2021-2022, in accordance with law and take necessary action thereon.

Learned Standing Counsel is present in Court and undertakes to inform the order passed by this Court to the respondents.

Pending miscellaneous applications, if any, shall stand closed. There shall be no order as to costs.