ORDER SHEET

WEST BENGAL ADMINISTRATIVE TRIBUNAL

Present-

The Hon'ble Justice Soumitra Pal (Chairman) & The Hon'ble Mr. Subesh Kumar Das (Administrative Member)

G : 181 1		Office action with data
Serial No. and	Order of the Tribunal with signature	Office action with date and dated signature
Date of order.	2	of parties when necessar
1		3
1	Case No – <u>O.A. 264 of 2019</u>	
02.04.2019	DR. DEBASIS SIL & ORS. <u>Vs</u> The State of West Bengal & Ors.	
	Case No – <u>O.A. 265 of 2019</u>	
	DR. PRALAY MAJUMDAR & ORS. Vs The State of West Bengal & Ors.	
	For the Applicant: Mr. Pratik Dhar, Senior Advocate Mr. K.K. Ray, Mr. M.N. Ray,	
	Mr. Samit Haldar, Advocates	
	For the Respondents: Mr. B.P. Ray, Mr. G.P. Banerjee, Mr. S. Roy Chowdhury, Advocates	
	For the Respondent No.8: Mr. Indranil Ray (Medical Council of India) Mr. Sunil Kr. Ray Advocates	
	On the prayer of Mr. Pratik Dhar, learned senior	
	advocate for the applicants the applications being O.A. No.	
	264 of 2019 and O.A. No. 265 of 2019 are taken up for	
	hearing analogously as issues are similar which Mr. G.P.	
	Banerjee, learned advocate for the State respondents in his	
	usual fairness does not oppose.	
	Let affidavits of service filed be kept on record.	

ORDER SHEET

Serial No. and	Order of the Tribunal with signature	Office action with date
Date of order.	2	and dated signature of parties when necessary
1		3

Heard Mr. Dhar, Mr. Banerjee and Mr. I. Ray for the respondent no.8. The matter is admitted. As prayed for on behalf of the respondents let reply be filed by 3rd May, 2019. Rejoinder, if any, by 10th May, 2019. Matter to appear under the heading "Reply, Rejoinder and Objection" on 14th May, 2019.

So far as the prayer for interim order is concerned Mr. Dhar, relying on the statements made in the application as well as the grounds, particularly ground nos. II and III of the application and the judgement delivered on 11th June, 2018 in O.A. 260 of 2018: Soumya Kundu & 43 Ors. v. The State of West Bengal & Ors. as well as judgement of the High Court delivered on 10th August, 2018 passed in WPST 54 of 2018, State of W.B. v. Soumya Kundu and referring to the impugned notification dated 28th February, 2019, submits that the said notification restricting the number of service candidates on Trainee Reserve is uncalled for and illegal as according to him in any event, the Trainee Reserve for 2019 should be at least 466 instead of 237 as notified and, therefore, as the counselling is continuing, interim order, as prayed for, may be passed.

Mr. Banerjee on behalf of the State submits that the notification dated 28th February, 2019 under challenge is in consonance with the Rules and is just and proper. Moreover,

ORDER SHEET

Serial No. and Date of order. 1 as the application is premature, no interim order may be passed. So far as the prayer for interim order is concerned, in view of the statements made in the applications and keeping in mind the grounds, particularly ground nos. 7 II. and III, we are of the view that a prima facie case has been made out for passing an interim order. Therefore, let there be an interim order in terms of prayers 11 (a) and (b) directing the respondents particularly West Bengal University of Health	ignature
as the application is premature, no interim order may be passed. So far as the prayer for interim order is concerned, in view of the statements made in the applications and keeping in mind the grounds, particularly ground nos. 7 II. and III, we are of the view that a prima facie case has been made out for passing an interim order. Therefore, let there be an interim order in terms of prayers 11 (a) and (b) directing the	•
as the application is premature, no interim order may be passed. So far as the prayer for interim order is concerned, in view of the statements made in the applications and keeping in mind the grounds, particularly ground nos. 7 II. and III, we are of the view that a prima facie case has been made out for passing an interim order. Therefore, let there be an interim order in terms of prayers 11 (a) and (b) directing the	
passed. So far as the prayer for interim order is concerned, in view of the statements made in the applications and keeping in mind the grounds, particularly ground nos. 7 II. and III, we are of the view that a prima facie case has been made out for passing an interim order. Therefore, let there be an interim order in terms of prayers 11 (a) and (b) directing the	
So far as the prayer for interim order is concerned, in view of the statements made in the applications and keeping in mind the grounds, particularly ground nos. 7 II. and III, we are of the view that a prima facie case has been made out for passing an interim order. Therefore, let there be an interim order in terms of prayers 11 (a) and (b) directing the	
view of the statements made in the applications and keeping in mind the grounds, particularly ground nos. 7 II. and III, we are of the view that a prima facie case has been made out for passing an interim order. Therefore, let there be an interim order in terms of prayers 11 (a) and (b) directing the	
view of the statements made in the applications and keeping in mind the grounds, particularly ground nos. 7 II. and III, we are of the view that a prima facie case has been made out for passing an interim order. Therefore, let there be an interim order in terms of prayers 11 (a) and (b) directing the	
in mind the grounds, particularly ground nos. 7 II. and III, we are of the view that a prima facie case has been made out for passing an interim order. Therefore, let there be an interim order in terms of prayers 11 (a) and (b) directing the	
are of the view that a prima facie case has been made out for passing an interim order. Therefore, let there be an interim order in terms of prayers 11 (a) and (b) directing the	
passing an interim order. Therefore, let there be an interim order in terms of prayers 11 (a) and (b) directing the	
order in terms of prayers 11 (a) and (b) directing the	
respondents particularly West Bengal University of Health	
Sciences, the respondent no.7 to allow the applicants to take	
SCN. part in counselling for allotment of seats in NEET-PG 2019	
examination without prejudice to the rights and contentions of	
the parties and subject to further order that may be passed. It	
is made clear that this order will not create any right or equity	
in favour of the applicants.	
Learned advocates for the parties are permitted to	
take down the gist of the order for communication and the	
respondents, including the West Bengal University of Health	
Sciences, the respondent No.7, shall act on the basis of such	
communication.	
(S.K. Das) (Soumitra Pal)	
MEMBER (A) CHAIRMAN	