

2200/R
17/7/14
2200/R
15/7/14
323
21-7-14

(To be substituted bearing the same number and date)

No. 62/30/95-6GS1

From

The Chief Secretary to Government, Haryana

To

1. All the Administrative Secretaries to Government Haryana
2. All the Heads of Departments, Commissioner, Ambala, Hisar, Gurgaon and Rohtak Divisions.
3. The Registrar, Punjab and Haryana High Court, Chandigarh
4. All the Deputy Commissioners of the State of Haryana.
5. The Managing Directors/Chief Administrators of all the Boards/Corporations in Haryana State.
6. The Registrars of all the Universities in the State of Haryana.

Dated Chandigarh, the 7th July, 2014.

Subject: Allocation of Business and disposal of works at various levels of the Government-Implementation of Court Orders and filing joint reply

Sir/Madam,

I am directed to invite your attention towards Government letter 62/30/95-6GS1, dated 4.1.1996 on the subject noted above vide which the instructions were issued that in such cases where the petitions are filed against the concerned Administrative Secretaries and the Chief Secretary to Government, Haryana, where the issues involved in the writ petitions are not at all require to be decided at their level and further in such a situation the Chief Secretary to Government Haryana continues to be respondent, though his name should have been deleted from the list of respondents on the ground of misjoinder of parties. Therefore, it was decided that in such cases the name of Chief Secretary should be got deleted from the list of respondents on the grounds of misjoinder of parties at the first instance.

2. It has been observed by the Government that despite the above said instructions the cases are being filed against the State wherein Chief Secretary is being impleaded as respondent, but no relief has been claimed by the petitioner(s) from the Chief Secretary. The name of Chief Secretary continues as respondent in various cases but departments concerned are not complying with the above instructions in letter & spirit.

for
D.G.
15.7.14

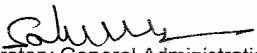
JD(A) / (On 7/14)
15/7/14
PS/DG
DSE/11

Re put on website
18/07/2014
DSE-11

for RA-11

3 The matter has been reconsidered by the State Government and it has been decided that in case the State of Haryana through Chief Secretary is impleaded as respondent in the Hon'ble Courts where no relief has been claimed by the petitioner(s) against the State of Haryana through Chief Secretary, the contesting department shall file joint reply even on behalf of State of Haryana or in case of any difficulty in filing joint reply, the contesting department shall make submissions in its reply before the Hon'ble Court for deleting the name of respondent i.e. State of Haryana through Chief Secretary being performa party.

4. You are, therefore, again requested to ensure full compliance of these instructions in letter and spirit. These instructions may please be brought to the notice of all concerned for strictly compliance.


Under Secretary General Administration,
for Chief Secretary to Government Haryana