

IN THE HIGH COURT OF DELHI AT NEW DELHI

Date: 30.04.2009

Petitioner in WP 8610/2009

WP (C) No. 8610/2009 (Common Order)

WP (C) No. 8614/2009

The schools are also instructed to convene a General Body Meeting of the PTA within 30 days and send a copy of the minutes of the meeting to the concerned Deputy Director. Counsl for the petitioner has made a submission that this is contrary to the mechanism of the Grievance Redressal Committee provided in the order dated 11.2.2009. It is pointed out that of such a mandate is not observed by convening a meeting within 30 days, as per para 3 of the public notice, hike in fee which is already made as per the orders dated 11.2.2009 by the schools, is treated as illegal and the schools will have to roll back the fee to the previous level. Further, as per para 4 of this public notice, PTA has also to agree to this hike within the permissible limit.

Prima facie, we find that paras 2 to 4 are contrary to the scheme provided under order dated 11.2.2009. Therefore, stay against the mandatory convening of the PTA meeting or obtaining the approval of PTA is granted.