



HIGH COURT OF MADHYA PRADESH:BENCH AT INDORE FORM –'D'

REJECTION ORDER
(See Rule 4(2)

No.RTIA/DR-HCIND/ 1/72

Indore, Dated 30-07-2018

From:

The Deputy Registrar, State Public Information Officer, High Court of M.P.,Bench at Indore.

To,

Mr. Rajendra Singh Bapna S/o. Mr. Tejsingh Bapna, Aged 53 years, Occuption: Unemployed, R/o.104 Hyde Park, II- Meera Path, INDORE -3(M.P.)

Please refer to your application dated 11-06-2018, originally addressed to SPIO, High Court of M.P., Jabalpur, registered at I.D.No.698/2018 dt. 02.07.2018 at Jabalpur, transferred to the undersigned vide Form "C" D.No. 894 dated 09.07.2018, received Vide Inward No. 1712 dated 16-07-2018 registered at Indore at our I.D.No 20/2018-19 dated 16.07.2018, regarding supply of information under Right to Information Act,2005. As per the application you have sought the following information:-

Q.Please let me know that in what way your office will help me under administrative provision with you to protect my legal suits under proceedings from illegal influence by interested defendant-Bombay Hospital to get undue/illegal favors from judges under you?

I have filled two cases against Bombay Hospital, Indore as per following details...

- 1) First appeal no. 875/2017 (service matter in high court, admitted for hearing in due course which will now take 7-10 years to come on board.
- 2) Case No. nil/2017 (criminal case, yet to be registered) against which appeal for quashing by defendant u/s 482 (M.Cr.C.25503/2017) is due for hearing in July in Indore high court.Reason for such request are on your record under 1/D 363/2018.

As desired by you, the information can not be supplied due to the following reason:-

- (1) As per Rule 3 (2) of the High Court of M.P. (Right to information) Rules 2006 every application shall be made for one particular item of information only but multiple information have been sought by you.
- (2) By the instant RTI Application you have sought the advice, consultation and opinion of the undersigned regarding your First appeal no. 875/2017 (service matter in high court which is admitted for hearing in due course and will now take 7-10 years to come on board, which cannot be opined/answered because under the RTI Act, an information seeker cannot demand to know from the public authority especially in the matter pertaining to judicial decisions that as to when his case would be decided. Such queries are beyond the scope of RTI Act and outside the purview of Section 2(f).
- (3) The other information sought by you i.e. Case No. nil/2017 (criminal case, yet to be registered) against which appeal for quashing by defendant u/s 482 (M.Cr.C.25503/2017) is due for hearing in July in Indore high court can also not be provided because SPIO is not expected to answer queries which are not specific and properly presented and do not in fact exists. It is the mandate of law that information which is not available on records cannot be disseminated.

30.07.18 P.T-C As per Section 19 of the Right to Information Act,2005, you may file an appeal to the Appellate Authority (Principal Registrar, High Court of M.P., Indore Bench) within 30 days of the issue of this order.

O.

DEPUTY REGISTRAR & SPIO
HIGH COURT OF M.P., BENCH AT INDORE.

Endt.No.RTIA/DR-HCIND/ 1173

Indore, Dated 30-07-2018

COPY FORWARDED TO:-

The Registrar(J-I) & PIO, High Court of M.P., Jabalpur for kind information.

(RAJESH KUMAR SHARMA)

R. & SPIO,

HIGH COURT OF M.P., BENCH AT INDORE.