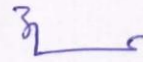
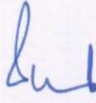



Recommendations of the Commission is
prepared and placed on file "A" for
concurrence.


30/5/2015

Chairman (Incharge) 
6/6/15

Issue order


9.6.2015

5/31
1293

Before the Maharashtra State Commission for Protection of Child Rights.

Enquiry, under section 13, 13 (b) & 14 of the Child Right Protection Act, 2005
read with sections 31 and 32 (3) of Right to Education Act, 2009.

Case No.116/2014

Vidyarthi Palak Takrar Nivaran Sanghatana (Ltd.)----- Complainant

Vs.

Indian Education Society's Ash Lane English ----- Respondent
Medium Primary School

Background:-

This matter came before the Commission filing by one Mr. Kuldeep Deshpande, claiming to be ex-vice chairman of P.T.A. making allegation against School. Indian Education Society's Ash Lane Primary School, Bawrekar Marg, Dadar (West), has hiked in the fees in case of students studying from 1st to 4th Standard.

2. Complainant has further alleged that despite of repeated requests to have a discussion on the issue of hike in fees, the management refused to listen the demand. Complainant has annexed Xerox copy of signature of some person saying that they are parent and all are sufferer. Commission took cognizance, listed the matter on 29th April, 2014. Advocate representating the management and head master were present. Complainant was also present. The school has filed a detailed reply, refuted the charges, raised the issue regarding the registration of the organization, non-permission from the management to use the address of the school on the letter head of the complainant. The complainant, Mr. Kuldeep Deshpande is a defaulter. This organization is not recognized organization and the school has its own PTA. The signature of the persons annexed in the complaint having no proof that who have made the signature, were aware of the reason, it is appearing that they were asked to sign on the plain paper. The signatures do not have any evidentiary and supportive documents. The reason to hike the fees due to 23% increase in dearness allowance and it is approved by the meeting of the

PTA. School has mentioned that since case has no merit, therefore, it needs to be dismissed.

2. As in the complaint, complainant has not submitted supportive documents, proof by which it can be established that school has enhanced the fees without taking into confidence of member of PTA. Even signatures as annexed by the complainant are also not having the supportive evidence by which it can be said that the same has been taken regarding the hike in fees by the school.

3. In view of above, the Commission does not feel that complaint is tenable, therefore, disposing this matter without any recommendation.

By order and seal of the Commission



(A.N.Tripathi)

I.F.S.

Secretary

Maharashtra State Commission for Protection
of Child Rights

Date:- 9/6/2015