

6. The representation was examined in the Ministry. The facts are as follows:

The following orders of the Court have been submitted:

- i) Order dated 14.8.92 within Suit No 27 of 1992 by Additional District Judge, De has directed that No public notice be issued concerning the activity of the plain during the pendency of the suit.
- ii) Order of High Court of Delhi dated November 1998, in FAO No. 1205 of 1998: public notice it will not be stated that the persons possessing the diplom certificates from the respondent No 10 are not entitled to practice Elec Homeopathy system of Medicine.
- iii) Order of Hon'ble Supreme Court made on 12.01.2000 in SLP No 11262/20 (Union of India vs Naturo Electro Homeo Medicose of India):

*"Learned counsel for the respondent has pointed out that as per instructions the order made by the High Court in C.W.P No. 4015/96 to extent indicated at page 4 of the paper book has been accepted by petitioners and in view of the matter the impugned direction given by the H court is unexceptionable"*

*"In view of the order made by us on 12.10.2000 and that no proceeding having been initiated, challenging the order made in the C.W.P No.4015/ we decline to entertain the matter."*

- iv) Order of High Court of Jabalpur, MP: 2957/94 dated 19.3.1999 which essentially stated that the degree/diploma obtained by them are not recognized under a law. The practice in alternative system of medicine is not regulated by any statute & hence in the absence of regulation/ prohibition they cannot be asked to stop practice. No legislation governing practice or teaching in alternate system of medicine has been enacted either by the Union or the State. In this case the Government has taken action under the MP Ayurvedic Parished Adhiniyam 1996. The Court held that this Act applies only to allopathic system of medicine and stated that no other law was brought to the notice of the Court. So long as a law is not made regulating this branch, therefore stopping the petitioners from practicing in alternative system of medicine or imparting education is illegal.
- v) Order of High Court of Madhya Pradesh at Jabalpur bench, Gwalior in WP 2462/08 in which directions were given that orders in WP 2957/94 shall apply.

Apart from the above, Letter D.O. No. 2921/ DM (H&FW)91/VIP dated 17.6.1991 from Dasai Chowdhry, Deputy Minister of Health & Family Welfare to Shri Jaganna Singh, MP has been annexed, which states that:

