

HARYANA GOVERNMENT
TECHNICAL EDUCATION DEPARTMENT - 18 -

NOTIFICATION

The 8th September, 2005

No.10/71/04-4 TE - In pursuance to the judgment dated 30th October 2002 of the Hon'ble Supreme Court of India in TMA Pai Foundation and others Versus State of Karnatka (2002 (8) SCC 481) wherein the Hon'ble Court has observed that for the redressal of grievances of employees of aided/ unaided technical institutions who are subjected to punishment or termination of services, a mechanism will have to be evolved by constituting appropriate tribunals. The right of filing appeals would lie before the district and session's judge or additional district and session judges till the tribunals are set up.

It is notified that the District and Session Judges in the State of Haryana have been authorized to hear the appeals of the employees of aided/ unaided technical institutions against decision of management within their jurisdiction, by the Hon'ble Punjab & Haryana High Court, Chandigarh vide No. 23414 Gaz. II/IX.C.11 dated 10th August, 2005.

Sd/-

Dated, Chandigarh
The 8th September, 2005

Ajit M. Sharan,
Commissioner & Secretary to Govt. Haryana
Technical Education Department,