

IN THE HIGH COURT OF JUDICATURE FOR RAJASTHAN
AT JAIPUR BENCH

ORDER

Rajasthan Public Service Commission Vs. Madan Singh Mehla & Another
(S.B. Civil Writ Petition No.2506/2007)

Date of Order:

February 18, 2016.

PRESENT

HON'BLE MR. JUSTICE ALOK SHARMA

Mr. S.N. Kumawat, for the Petitioner.

BY THE COURT:

The petitioner Rajasthan Public Service Commission (RPSC) challenges the order dated 18-1-2007 passed by the Chief Information Commissioner, Jaipur whereby it has been directed to supply information with regard to marks obtained by the respondent applicant Madan Singh Mehla in the Screening examination for the post of School Lecturer.

Heard. Considered.

Nothing perverse is attributable to the impugned order passed by the Chief Information Commissioner nor is it vitiated by any misdirection in law. Contrarily it is founded upon a conclusion that Section 8(1) of the Right to Information Act, 2005 (hereinafter 'the Act of 2005'), did not attract to allow withholding information of marks obtained at an examination by a public authority which RPSC admittedly is. The



generality of the obligation under the Act of 2005 thus obtained. Aside of aforesaid, the Hon'ble Apex Court in the case of Central Board of Secondary Education Vs. Aditya Bandopadhyay [Civil Appeal No.6454/2011] decided on 9-8-2011 has held that information with regard to marks obtained at an examination is to be supplied to the applicants under the Act of 2005.



There is no force in the writ petition. The same is dismissed.

arn/



(Alok Sharma), J.

सत्यमेव जयते