

Constitution of India, Art. 226 - Admission - Cancellation - PG Dental course -
Students got admission through the backdoor - Once it is found that the respective original writ petitioners were granted admissions illegally and their admissions are backdoor, thereafter to allow them to continue their course shall be perpetuating the illegality - Submission on behalf of the institutions that the seats remained vacant and therefore the same could have been wasted and therefore admissions were given cannot be accepted - No intimation was given by the institutions qua the vacant seats - Act of giving admission to the original writ petitioners without any intimation and/or without disclosing the vacant seats to the State Government, the Directorate/State Government cancelled the admissions given to the original writ petitioners - Prayer on behalf of the institutions/students to allow them to complete their course is not required to be accepted - Undue sympathy would lead to perpetuating the illegality and giving premium to the students who got admissions illegally - Order of cancellation of Directorate/State Government upheld.

2022 SCeJ 965

[LogIn / Subscribe](#) to read Full Notes and Judgment

2022 SCeJ 965