

The issue of 100% reservation has always been frowned upon by the Courts whether it was in the form of public employment or in the form of providing reservation on institutional basis in admissions by excluding all others from applying.

*Kiran Dixit v. Chandigarh Administration through Secretary to Government* 1998 (2) RSJ 609 wherein the 50 seats in the MBBS course in U.T. Chandigarh had been reserved for students who have passed their 10th and 12th from the schools and colleges situated in Chandigarh which was struck down on the ground that it amounted to 100% reservation. It was accordingly held that the notification was not justified.