

Service matter – Compassionate employment – If there was no policy compassionate appointment cannot be granted – Cannot be considered and decided several years after applications were filed. 2023 PLRonline 408600.

PRINT / DOWNLOAD PDF

LogIn to read FULL TEXT/ Download

West Bengal Regulation of Recruitment in State Government Establishments and Establishments of Public Undertakings, Statutory Bodies, Government Companies and Local Authorities Act, 1999 - S.3, S.3(a), S.3(b), S.3(c), Constitution of India, 1950 - Art.14, Art.16, Art.226

<u>service matter</u> - Compassionate <u>employment</u> - Present appeals succeed on two counts: first, there was no policy existing to govern <u>compassionate appointment</u> to posts under local authorities in the State of West Bengal and hence, in the absence of such a policy, compassionate <u>appointment</u> cannot be granted; second, assuming that there was such a policy, it would be of no redeeming purpose to direct that the applications for appointment on compassionate grounds be considered and decided several years after they were filed. [Para 16.5]

Tags: 2016, ACR, Appointment, Arrest, B.V. Nagarathna, Cause of action, Compassionate appointment, Compassionate appointment – Time period, conduct, def, Discharge, Employment, Equity, Filing, Findings, FIR, Gm, IDA, Judgment, Jurisdiction, Limitation, Malaya Nanda Sethy v. State of Orissa, Mandamus, Minor, Pension, Public authority, RBI, Reasons, Representation, Service, Service matter, Termination, Title, Will, Writ