Bihar High Schools Administration (Appeal) Rules, 1963

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Rule BIHAR-HIGH-SCHOOLS-ADMINISTRATION-APPEAL-RULES-1963 of 1963

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Bihar High Schools Administration (Appeal) Rules, 1963Published vide Notification No. 2/R402/63-E-5113 the 9th December, 1963No. II/R402/63-E-5113 the 9th December, 1963 - In exercise of the powers conferred by sub-section (1) of Section 6 and sub-section (1) of Section 8 of the Bihar High Schools (Control and Regulation of Administration) Act, 1960 (Bihar Act XIII of 1960) the Governor of Bihar is pleased to make the following Rules regulating to the disposal of appeals, the same having been previously published as required by sub-section (1) of Section 8 of the said Act namely:-

1. Short title.

- These Rules may be called "the Bihar High Schools Administration (Appeal) Rules, 1963.

2. Definitions.

- In these Rules "Board" means the Board of Secondary Education established under Section 3 of the Bihar High Schools (Control and Regulation of Administration) Act, 1960 (Bihar Act XIII of 1960).

3. Appeal.

(1)Any person aggrieved by an order made by the Board under clause (b) of Section 4 or under Section 5 of the Bihar High Schools (Control and Regulation of Administration) Act, 1960 (Bihar Act XIII of 1960) may within sixty days of such order, prefer an appeal to the Secretary to the Government of Bihar in the Education Department.(2)The appeal shall be in the nature of a

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memorandum setting forth the grounds of appeal.(3) The appeal shall be accompanied with a treasury challan showing deposit of fee of one hundred rupees under the head "T. Deposits and Advances [11-Deposits not bearing interest-(c)] Other deposits Accounts Departmental and Judicial Deposits-Civil Deposits-Revenue Deposits (Receipts)". The fee so deposited shall be refundable in case the appeal is allowed.(4)Certified copies of relevant documents shall be supplied to the party concerned on application made in this behalf to the Secretary of the Board within fifteen days of the receipt of the order of the Board along with a treasury challan showing a deposit of Rs. 5 under the head "XXII Education-E-General Miscellaneous-Miscellaneous".(5)The parties to dispute shall have the right to be heard in person or through an authorised agent; and no order prejudicial to any party shall be passed unless he has been given a reasonable opportunity of being heard. (Vide G. Notification No. 11/R402/63/f-dated 9.12.93). Government of Bihar Education Department Resolution No. 1554, 8th May, 1658Subject-Criteria and procedure for conversion into and recognition of non-Government High Schools as Higher Secondary and Multipurpose Higher Secondary Schools and for payment of grants to such Schools. The State Government have generally accepted the recommendations of the Secondary Education Commission including the conversion of High Schools into Higher Secondary Schools for the introduction of diversified courses in such schools. The State Government had earlier selected 25 and 22 non-Government High Schools for conversion into Multipurpose Higher Secondary and Higher Secondary Schools respectively. As an increasingly large number of High Schools are now to be converted into Higher Secondary and Multipurpose Higher Secondary Schools, it has become necessary to lay down more detailed and specific criteria for conversion into and procedure for recognition of non-Government High Schools as Higher Secondary and Multipurpose Higher Secondary Schools and for payment of grants to such schools. It has now been decided to lay down the following procedure and criteria in this connection:-