

No.W.12017/19/2014-PNDT
GOVERNMENT OF INDIA
Ministry of Health & Family Welfare
(PNDT Section)

कार्यालय निदेशक
राष्ट्रीय प्रजनन नियंत्रण मिशन
क्रमांक 583 12/5/17

Nirman Bhawan, New Delhi,
Dated the 11th May, 2017

To

All State /UTs Appropriate Authorities (SAA)/
(PC & PNDT Act)
[All States /UTs.]

Subject: Compliance of order dated 13.04.2017 passed by Hon'ble Supreme Court in Writ Petition No. 341 of 2008 Dr. Sabu Methew Gorge Vs Union of India & Ors.

Sir/Madam,

I am directed to forward a copy of the Order dated 13.04.2017 passed by Hon'ble Supreme Court in Writ Petition No. 341 of 2008 Dr. Sabu Methew Gorge Vs Union of India & Ors.

2. As per this order, the States/UTs Appropriate Authorities under the PC & PNDT Act and States/UTs Nodal Officers are requested to take further necessary action for receiving the complaints of online advertisements violating section 22 of PC & PNDT Act 1994 related to pre conception and prenatal determination of sex or sex selection or having any impact in identifying a boy or girl in any method, manner or mode by search engines (Google, Yahoo, Bing or any other search engine).

3. The Nodal Officers as intimated by Government of India in one affidavit before Hon'ble Supreme Court are in the Annexure. Action is required from SAAs/UTs Appropriate Authorities to take further action as follows:-

(A) After receiving complaints Authorities are to forward the complaint to search engines and seek an Action Taken Report from the concerned search engines. Contact details of few search engines are below:

Google : Adwords-support@google.com

Yahoo : in-legalpoc@yahoo-inc.com

Microsoft : srchcont-ext@microsoft.com

M/s. Facebook : jwu@fb.com, snegho@fb.com

M/s. Twitter : tw-le-requests@twitter.com, mkaul@twitter.com

M/s. Youtube : legal@support.youtube.com, gitanjli@google.com

(B) The State/UT Appropriate Authorities are further requested to share the information with the Nodal Agency set up at NIHFW by the Ministry (details below) on the list of complaints from public, date and time of forwarding it to search engine and date and time of its redressal (removal of illegal material from website).

PD, PNDT
11 MAY 2017
Medical & Health Services
No. 1373
Date 12/5/17
State PCPNDT Cell, Jaipur

L.A.
2

Details of the Nodal Agency is as under:


(i) Nodal Officer: Dr. Chetna Chouhan,
Chief Medical Officer (CMO)
Dr. Geetanjaly Singh,
Senior Medical Officer (SMO)
Email: chetnachouhan@nihfw.org,
geetanjaly@nihfw.org
pcpndtcomplaints@nihfw.org
Telephones : 011-26165959, 26107773, 26166441,
26185696 Extn-125

3. As per earlier Hon'ble Supreme Court order dated 16.11.2016 (copy enclosed) the search engines are mandated to remove the illegal material within 36 hours of receiving of complaint.

4. Quarterly Reports may please be submitted to MoHFW in this regard.

Encls. As stated above.

Yours faithfully,


(Ajay Kumar)
Under Secretary to the Government of India
Tel. 011-23061883
Email: pndtmohw@gmail.com

Copy to: Nodal Agency, NIHF, New Delhi.

ITEM NO. 62

COURT NO. 2

SECTION PIL(W)

S U P R E M E C O U R T O F I N D I A
R E C O R D O F P R O C E E D I N G S

Writ Petition(s) (Civil) No(s). 341/2008

SABU MATHEW GEORGE

Petitioner(s)

VERSUS

UNION OF INDIA & ORS.

Respondent(s)

(with appln. (s) for permission to file additional documents)

Date : 13/04/2017 This petition was called on for hearing today.

CORAM : HON'BLE MR. JUSTICE DIPAK MISRA
HON'BLE MR. JUSTICE A.M. KHANWILKAR
HON'BLE MR. JUSTICE MOHAN M. SHANTANAGOUDAR

For Petitioner(s) Mr. Sanjay Parikh, Adv.
Ms. N. Susan Thomas, Adv.
Ms. Manjula Gupta, AOR

For Respondent(s) Mr. Anupam Lal Das, AOR
Mr. Anirudh Singh, Adv.

Dr. Abhishek Manu Singhvi, Sr. Adv.
Mr. Pryadarshi Banerjee, Adv.
Ms. Ruby Singh Ahuja, Adv.
Mr. Saransh Kumar, Adv.
Mr. Vishal Gehrana, Adv.
Ms. Suman Yadav, Adv.
Ms. Tahira Karanjawala, Adv.
Mr. Arvind Chari, Adv.
Mr. Vikrant Pachnanda, Adv.
Mr. Saransh Jain, Adv.
Mr. Sashank Manish, Adv.
Mr. E.C. Agrawala, AOR

Mr. Harish N. Salve, Sr. Adv.
Ms. Saanjh Purohit, Adv.
Mr. Tanuj Bhushan, Adv.
Mr. Aishwary Vikram, Adv.
Mr. S.S. Shroff, AOR

Signature Not Verified

Digitally Signed by
GULSHAN KUMAR
ARORA
Date: 2017.04.15
13:16:12 IST
Reason:

Mr. Ranjit Kumar, SG
Ms. Binu Tamta, Adv.
Ms. Gunwant Dara, Adv.
Mr. R.R. Rajesh, Adv.
Mr. Gurmeet Singh Makker, AOR

UPON hearing the counsel the Court made the following
O R D E R

Heard Mr. Sanjay Parekh, learned counsel for the petitioner, Mr. Ranjit Kumar, learned Solicitor General for the Union of India, Mr. Harish Salve, learned senior counsel, Dr. A.M. Singhvi, learned senior counsel and Mr. Anupam Lal Das, learned counsel for the Microsoft Corporation (I) Pvt. Ltd., Google India and Yahoo ! India respectively.

In course of hearing, Mr. Sanjay Parekh, learned counsel has submitted that the respondents, namely, Microsoft Corporation (I) Pvt. Ltd., Google India and Yahoo ! India are bound to follow scrupulously what is being stated in Section 22 of the Pre-conception and Pre-natal Diagnostic Techniques (Prohibition of Sex Selection) Act, 1994 (for brevity, 'the Act'). Section 22 of the Act reads as follows :-

"22. Prohibition of advertisement relating to pre-natal determination of sex and punishment for contravention.-1. No person, organization, Genetic Counselling Centre, Genetic Laboratory or Genetic Clinic, including clinic, laboratory or centre having ultrasound machine or imaging machine or scanner or any other technology capable of undertaking determination of sex of foetus or sex selection shall issue, publish, distribute, communicate or cause to be issued, published, distributed or communicated any advertisement, in any form, including internet, regarding facilities of pre-natal determination of sex or sex selection before conception available at such centre, laboratory, clinic or at any other place.

2. No person or organization including Genetic Counselling Centre, Genetic Laboratory or Genetic Clinic shall issue, publish, distribute, communicate or cause to be issued, published, distributed or communicated any advertisement in any manner regarding pre-natal determination or

preconception selection of sex by any means whatsoever, scientific or otherwise.

3. Any person who contravenes the provisions of sub-section (1) or sub-section (2) shall be punishable with imprisonment for a term which may extend to three years and with fine which may extend to ten thousand rupees.

Explanation.—For the purposes of this section, "advertisement" includes any notice, circular, label, wrapper or any other document including advertisement through internet or any other media in electronic or print form and also includes any visible representation made by means of any hoarding, wall-painting, signal, light, sound, smoke or gas."

Mr. Parekh has drawn our attention to certain search results. One such result is 'Medical Tourism In India'. It is pointed out by Mr. Parekh that it deals with 'gender determination' in India which is prohibited by the aforesaid provision.

At this juncture, Mr. Salve, Dr. Singhvi and Mr. Das, learned counsel for the respondents submitted that the key words are 'Medical Tourism In India' which do not offend the provision. It is the 'Originator' of the blog who has used the offensive words in the contents of the website and in such a situation the Nodal Officer of the Union of India can block the website as per the Act.

Be it noted, in pursuance of the order passed by this Court, the respondents have appointed their own 'In-house' experts. It is accepted by the learned counsel for the respondents that they have never indulged in any kind of advertisement as contemplated under Section 22 of the Act and nor do they have any kind of intention to cause any violation of the said mandate. It is further accepted by them that they will not sponsor any advertisement as provided under Section 22 of the Act. Learned counsel for the respondents would contend, and rightly, that they do not intend to take an adversarial position with the petitioner but on the contrary to play a participative and co-operative role so that the law made by the Parliament of India to control sex selection and to enhance the

sex ratio is respected. It is further accepted by them that if the Nodal Officer of the Union of India communicates to any of the respondents with regard to any offensive material that contravenes Section 22, they will block it.

Needless to say, the intimation has to be given to the respondents. The Nodal Officers appointed in the States under the Act are also entitled to enter into communication with the respondents for which they have no objection. The action taken report, as further acceded to, shall be sent to the Nodal Officer. Be it stated, the names of the Nodal Officers have been mentioned in the affidavit filed by the Union of India dated 11.11.2016.

At this juncture, it is necessary to state that volumes of literature under various heads come within the zone of the internet and in this virtual world the idea what is extremely significant is 'only connect'. Therefore, this Court has recorded the concession of the respondents so that the sanctity of the Act is maintained and there is no grievance on any score or any count by anyone that his curiosity for his search for anything is not met with and scuttled. To elaborate, if somebody intends to search for 'Medical Tourism In India' is entitled to search as long as the content does not frustrate or defeat the restriction postulated under Section 22 of the Act. It is made clear that there is no need on the part of anyone to infer that it creates any kind of curtailment in his right to access information, knowledge and wisdom and his freedom of expression. What is stayed is only with regard to violation of Section 22 of the Act. We may further add that freedom of expression included right to be informed and right to know and feeling of protection of expansive connectivity.

As agreed to by learned counsel for the parties, the let the matter be listed on 5.9.2017 so that the outcome of this acceptance will be plain as day.

(Gulshan Kumar Arora)
Court Master

(H.S. Parasher)
Court Master