



that the affect of the impugned order would result in the demotion of the petitioner(s) even though in their own petitions they have succeeded before this Court and those orders were implemented in pursuance to the directions passed in contempt proceedings. It is his case that the persons who have already benefitted from the judgments of this Court cannot now be reverted in view of the impugned judgment.

Learned counsel further states that it may be appropriate to implead AICTE as a party respondent for better understanding of the issue. We accept the oral prayer of learned counsel and implead AICTE as respondent No. 14 in the present petition.

Amended memo of parties be filed within one week.

Issue notice, which is accepted by learned counsel for respondent/caveator on behalf of respondent No. 2.

Let notice issue to other respondents.

[CHARANJEET KAUR]  
ASTT. REGISTRAR-cum-PS

[POONAM VAID]  
COURT MASTER (NSH)