



view of the employment policy of the petitioner having age of superannuation of 60 years. It is his say that there are many such persons and large number of writ petitions are still pending before the High Court. He submits that he confines his relief to the aspect that for the period when these persons have not worked, the principle of 'No Work No Pay' should apply as it has a larger ramification.

We may also note that in the present case, the original petition was filed only for change of date of birth which relief has been declined.

Issue notice.

In the meantime all the emoluments be remitted to respondent No. 1, except for the period he has not worked and to that extent the impugned order is stayed.

[CHARANJEET KAUR]  
ASTT. REGISTRAR-cum-PS

[ANITA RANI AHUJA]  
ASSISTANT REGISTRAR