BAR COUNCIL OF A.P.

1 MAR 2008 HIGH COURT OF ANDHRA PRADESH AT AMARAVATI

AMARAVATI

Roc.No.105/SO/2023

Dated: 2千.02.2024

CIRCULAR No. 3/2024

Sub: High Court of Andhra Pradesh - Order dated 24.01.2023 of the Hon'ble Supreme Court of India passed in Miscellaneous Application No.1699 of 2019 in Writ Petition (Civil) No. 215 of 2005 (In Common Cause (A Regd. Society) versus Union of India) -- Passive Euthanasia Modified guidelines issued – Instructions for implementation of the same - Reg.

- Letter dated 03.02.2023 from the Hon'ble Supreme Court of Ref: India along with copy of Order dated 24.01.2023 of the Hon'ble Supreme Court of India passed in Miscellaneous Application No.1699 of 2019 in Writ Petition (Civil) No. 215 of 2005.
 - 2. High Court's letter in ROC.No.105/SO/2023, dated 03.03.2023.

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In continuation of the letter in the reference 2nd cited, all the Unit Heads in Andhra Pradesh, are hereby informed that the Hon'ble Supreme Court of India, in it's Judgment dated 09.03.2018 passed in Writ Petition (Civil) No. 215 of 2005, had dealt with Passive Euthanasia and formulated procedure for effectuating voluntary and nonvoluntary Passive Euthanasia and laid down certain safeguards and guidelines.

The Unit Heads are further informed that the Hon'ble Supreme Court in it's Order dated 24.01.2023 passed in Miscellaneous Application No.1699 of 2019 in Writ Petition (Civil) No. 215 of 2005, having considered the difficulties which are being encountered by a large number of doctors, felt it necessary to revisit the directions issued earlier in it's Judgment, dated 09.03.2018 in Writ Petition (Civil) No. 215 of 2015 to put in place a mechanism to effectively carry out the object of the principles laid down by the Hon'ble Supreme Court with regard to voluntary and non-voluntary Passive Euthanasia and "modified/deleted" earlier directions, which read as under:

Para	Existing Guidelines	Modifications
Para	It should specify the name of a	It should specify the name of a
198.2.5	guardian or close relative who; in the	guardian (s) or close relative (s)
	event of the executor becoming	who, in the event of the executor
	incapable of taking decision at the	becoming incapable of taking
	relevant time, will be authorized to give	decision at the relevant time, will
	consent to refuse or withdraw medical	be authorized to give consent to
	treatment in a manner consistent with	refuse or withdraw medical
	the Advance Directive.	treatment in a manner consistent
		with the Advance Directive.
Para	The document should be signed by the	The document should be signed by
198.3.1	executor in the presence of two	the executor in the presence of two
•	attesting witnesses, preferably	attesting witnesses, preferably
	independent, and countersigned by the	independent, and attested before a
	jurisdictional Judicial Magistrate of First	notary or Gazetted Officer.
	Class (JMFC) so designated by the	
	District Judge concerned.	
Para	The witnesses and the jurisdictional	The witnesses and the notary or
198.3.2	JMFC shall record their satisfaction that	Gazetted Officer shall record their
	the document has been executed	satisfaction that the document has
	voluntarily and without any coercion or	been executed voluntarily and
	inducement or compulsion and with full	without any coercion or inducement
	understanding of all the relevant	or compulsion and with full
	information and consequences.	understanding of all the relevant
		information and consequences.
Para	The JMFC shall preserve one copy of	Deleted.
198.3.3	the document in his office, in addition	
	to keeping it in digital format.	
Para	The JMFC shall forward one copy of the	Deleted.
198.3.4	document to the Registry of the	
	jurisdictional District Court for being	
	preserved. Additionally, the Registry of	
	the District Judge shall retain the	
	document in digital format.	
Para	The JMFC shall cause to inform the	The executor shall inform, and
198.3.5	immediate family members of the	hand over a copy of the Advance
	executor, if not present at the time of	copy of the Directive to the person
	execution, and make them aware about	or persons named in paragraph
	the execution of the document.	198.2.5, as well as to the family
		physician, if any.

Para	Existing Guidelines	Modifications
Para 198.3.6	A copy shall be handed over to the competent officer of the local Government or the Municipal Corporation or Municipality or Panchayat, as the case may be. The aforesaid authorities shall nominate a competent official in that regard who shall be the custodian of the said document.	A copy shall be handed over to the competent officer of the local Government or the Municipal Corporation or Municipality or Panchayat, as the case may be. The aforesaid authorities shall nominate a competent official in that regard who shall be the custodian of the said document. The executor may also choose to incorporate their Advance Directive as a part of the digital health records, if any.
Para 198.3.7	The JMFC shall cause to hand over copy of the Advance Directive to the family physician, if any.	
Para 198.4.1	In the event the executor becomes terminally ill and is undergoing prolonged medical treatment with no hope of recovery and cure of the ailment, the treating physician, when made aware about the Advance Directive, shall ascertain the genuineness and authenticity thereof from the jurisdictional JMFC before acting upon the same.	prolonged medical treatment with no hope of recovery and cure of the aliment, and does not have decision-making capacity, the treating physician, when made aware about the Advance Directive, shall ascertain the genuineness and authenticity thereof with reference to the existing digital health records of the patient, if any or from the custodian of the document referred to in Paragraph 198.3.6 of this judgment.
Para 198.4.2	The instructions in the document must be given due weight by the doctors. However, it should be given effect to only after being fully satisfied that the executor is terminally ill and is undergoing prolonged treatment or is surviving on life support and that the illness of the executor is incurable or there is no hope of him/her being cured.	

Para	Existing Guidelines	Modifications
Para	If the physician treating the patient	If the physician treating the patient
198.4.3	(executor of the document) is satisfied	(executor of the document) is
	that the instructions given in the	satisfied that the instructions given
	document need to be acted upon, he	in the document need to be acted
	shall inform the executor or his	upon, he shall inform the person or
	guardian/close relative, as the case may	persons named in the Advance
	be, about the nature of illness, the	Directive, as the case may be,
	availability of medical care and	about the nature of illness, the
	consequences of alternative forms of	availability of medical care
	treatment and the consequences of	consequences of alternative forms
	remaining untreated. He must also	treatment and the consequences of
	ensure that he beliefs on reasonable	remaining untreated. He must also
	grounds that the person in question	ensure that he believes on
	understands the information provided,	reasonable grounds that the person
	has cogitated over the options and has	in question understands the
	come to a firm view that the option of	information provided, has cogitated
	withdrawal or refusal of medical	over the options and has come to a
	treatment is the best choice.	firm view that the option of
	Magneria de la companya del companya de la companya del companya de la companya d	withdrawal or refusal of medical
		treatment is best choice.
Para	The physician/hospital where the	The hospital where the executor
198.4.4	executor has been admitted for medical	has been admitted for medical
	treatment shall then constitute a	treatment shall then constitute a
	Medical Board consisting of the Head of	
	the treating department and at least	the treating physician and at least
	three experts from the fields of general	two subject experts of the
	medicine, cardiology, neurology,	concerned specialty with at least
	psychiatry, or oncology with experience	five years experience, who, in turn,
	in critical care and with overall standing	shall visit the patient in the
	in the medical profession of at least	presence of his guardian/close
	twenty years who, in turn, shall visit the	relative and form an opinion
	patient in the presence of his guardian/	preferably within 48 hours of the
	close relative and form an opinion	case being referred to it whether to
	whether to certify or not to certify	certify or not to certify carrying out
	carrying out the instructions of	the instructions of withdrawal or
	withdrawal or refusal of further medical	refusal of further medical
	treatment. This decision shall be	treatment. This decision shall be
D-	regarded as a preliminary opinion.	regarded as a preliminary opinion.
Para	In the event the Hospital Medical Board	In the event the <u>Primary</u> Medical
198.4.5	certifies that the instructions contained	Board certifies that the instructions
	in the Advance Directive ought to be	contained in the Advance Directive
	carried out, the physician/hospital shall	ought to be carried out, the
	forthwith inform the jurisdictional	hospital shall then immediately

Para	Existing Guidelines	Modifications
Para 198.4.6	Collector about the proposal. The jurisdictional Collector shall then immediately constitute a Medical Board comprising the Chief District Medical officer of the district concerned as the Chairman and three expert doctors from the fields of general medicine, cardiology, neurology, nephrology, psychiatry or oncology with experience in critical care and with overall standing in the medical profession of at least twenty years (who were not members of the previous Medical Board of the hospital). They shall jointly visit the hospital where the patient is admitted and if they concur with the initial decision of the Medical Board of the hospital, they may endorse the certificate to carry out the instructions given in the Advance Directive. The Board Constituted by the Collector must beforehand ascertain the wishes of the executor if he is in position to communicate and is capable of understanding the consequences of withdrawal of medical treatment. In the event the executor is incapable of taking decision or develops impaired decision making capacity, then the consent of the guardian nominated by the executor in the Advance Directive should be obtained regarding refusal or withdrawal of medical treatment to the executor to the extent of and consistent with the clear instructions given in the	constitute a Secondary Medical Board comprising one registered medical practitioner nominated by the Chief Medical Officer of the District and at least two subject experts with at least five years experience of the concerned specialty who were not part of the Primary Medical Board. They shall visit the hospital where the patient is admitted and if they concur with the initial decision of the Primary Medical Board of the hospital , they may endorse the certificate to carry out the instructions given in the Advance Directive. The Secondary Medical Board shall provide it's opinion preferably within 48 hours of the case being referred to it. The secondary Board must beforehand ascertain the wishes of the executor if he is in a position to communicate and is capable of understand the consequences of withdrawal of medical treatment. In the event the executor is incapable of taking decision or develops impaired decision making capacity, then the consent of the person or persons nominated by the executor in the Advance Directive should be obtained regarding refusal or withdrawal of medical treatment to the executor to the extent of and
Dara	Advance Directive. The Chairman of the Medical Board	consistent with the clear instructions given in the Advance Directive.
Para 198.4.7	The Chairman of the Medical Board nominated by the Collector, that is, the Chief District Medical Officer, shall convey the decision of the Board to the jurisdictional JMFC before giving effect	The hospital where the patient is admitted, shall convey the decision of the Primary and Secondary Medical Boards and the consent of the person or persons named in the

Para	Existing Guidelines	Modifications
	to the decision to withdraw the medical	Advance Directive to the
	treatment administered to the executor.	jurisdictional JMFC before giving
	The JMFC shall visit the patient at the	effect to the decision to withdraw
	earliest and, after examining all aspects,	the medical treatment administered
1 1 1	authorize the implementation of the	to the executor.
VIII a	decision of the Board.	
Para	It will be open to the executor to revoke	No change.
198.4.8	the document at any stage before it is	
	acted upon and implemented.	
Para	If permission to withdraw medical	If permission to withdraw medica
198.5.1	treatment is refused by the Medical	treatment is refused by the
150.5.1	Board, it would be open to the executor	secondary Medical Board, it woul
	of the Advance Directive or his family	be open to the person or person
	members or even the treating doctor or	named in the Advance Directive of
	the hospital staff to approach the High	even the treating doctor or th
	Court by way of writ petition under	hospital staff to approach the Hig
	Article 226 of the Constitution. If such	Court by way of writ petition under
	application is filed before the High	Article 226 of the Constitution.
	[such application is filed before the
Jan 1	Court, the Chief Justice of the said High	High Court, the Chief Justice of the
	Court shall constitute a Division Bench	
	to decide upon grant of approval or to	said High Court shall constitute Division Bench to decide upo
	refuse the same. The High Court will be	
	free to constitute an independent	grant of approval or to refuse the
	committee consisting of three doctors	same. The High Court will be free
	from the fields of general medicine,	
	cardiology, neurology, nephrology,	네 [10] [1] - [10] [10] [10] [10] [10] [10] [10] [10]
	psychiatry or oncology with experience	
	in critical care and with overall standing	
	in the medical profession of at least	
	twenty years.	with experience in critical care ar
		with overall standing in the medic
		profession of at least twenty years
Para	The High court shall hear the	No change.
198.5.2	application expeditiously after affording	
	opportunity to the State Counsel. It	
	would be open to the High Court to	
	constitute Medical Board in terms of its	
	order to examine the patient and	
	submit report about the feasibility of	
	acting upon the instructions contained	
	in the Advance Directive.	
	Needless to say that the High Court	No change.
Para	INEEDIESS to say that the mun count	INO CHARIGE.

Para	Existing Guidelines	Modifications
	as such matters cannot brook any delay and it shall ascribe reasons specifically keeping in mind the principles of "best interests of the patient".	
Para 198.6.1	An individual may withdraw or alter the Advance Directive at any time when he/she has the capacity to do so and by following the same procedure as provided for recording of Advance Directive. Withdrawal or revocation of an Advance Directive must be in writing.	No change.
Para 198.6.2	An Advance Directive shall not be applicable to the treatment in question if there are reasonable grounds for believing that circumstance exist which the person making the directive did not anticipate at the time of the Advance Directive and which would have affected his decision had he anticipated them.	No change.
Para 198.6.3	If the Advance Directive is not clear and ambiguous, the Medical Boards concerned shall not give effect to the same and, in that event, the guidelines meant for patients without Advance Directive shall be made applicable.	No change.
Para 198.6.4	Where the Hospital Medical Board takes a decision not to follow an Advance Directive while treating a person, then it shall make an application to the Medical Board constituted by the Collector for consideration and appropriate direction on the Advance Directive.	Where the <u>Primary Medical Board</u> takes a decision not to follow a Advance Directive while treating a person, the person or persons named in the Advance Directive may request the hospital to refer the case to the Secondary Medical <u>Board</u> for consideration appropriate direction on the Advance Directive.
Para 199	It is necessary to make it clear that there will be cases where there is no	No change.

Para	Existing Guidelines	Modifications
	Advance Directive. The said class of	
	persons cannot be alienated. In cases	
	where there is no Advance Directive,	
	the procedure and safeguards are to	
	be same as applied to cases where	
	Advance Directives are in existence and	
	in addition there to, the following	
	procedure shall be followed:	

Cases where there is No Advance Directive

Para	Existing Guidelines	Modifications
Para	In cases where the patient is terminally	In cases where the patient is
199.1	ill and undergoing prolonged treatment	terminally ill and undergoing
	in respect of ailment which is incurable	prolonged treatment in respect
	or where there is no hope of being	of ailment which is incurable or
	cured, the physician may inform the	where there is no hope of being
	hospital which, in turn, shall constitute	cured, the physician may inform
	a Hospital Medical Board in the manner	the hospital, which, in turn, shall
	indicated earlier. The Hospital Medical	constitute a <u>Primary</u> Medical
	Board shall discuss with the family	Board in the manner indicated
	physician and the family members and	earlier. The <u>Primary</u> Medical
	record the minutes of the discussion in	Board shall discuss with the
	writing. During the discussion the	family physician, if any and the
	family members shall be apprised of	patient's next of kin/next friend
	the pros and cons of withdrawal or	<u>/guardian</u> and record the
	refusal of further medical treatment to	minutes of the discussion in
	the patient and if they give consent in	writing. During the discussion,
	writing, then the Hospital Medical	the patient's next of kin/next
	Board may certify the course of action	<u>friend/guardian</u> shall be
	to be taken. Their decision will be	apprised of the pros and cons
	regarded as a preliminary opinion.	of withdrawal or refusal of
		further medical treatment to
		patient and if they give consent
		in writing, then the primary
		Medical Board may certify the
		course of action to be taken
		preferably within 48 hours of
		the case being referred to it.
		Their decision will be regarded
		as a preliminary opinion.
Para	In the event the Hospital Medical	In the event the <u>Primary</u> Medical
199.2	Board certifies the option of withdrawal	Board certifies the option of

Para	Existing Guidelines	Modifications
T this be	or refusal of further medical treatment,	withdrawal or refusal of further
	the hospital shall immediately inform	medical treatment, the hospital
10 mg	the jurisdictional Collector. The	shall then constitute a
ace last	jurisdictional Collector shall then	<u>Secondary</u> Medical Board
a upote	constitute a Medical Board comprising	comprising <u>in the manner</u>
	the Chief District Medical Officer as the	indicated hereinbefore. The
Ta I	Chairman and three experts from the	Secondary Medical Board shall
	fields of general medicine, cardiology,	visit the hospital for physical
× 0	neurology, nephrology, psychiatry or	examination of the patient and,
The state of	oncology with experience in critical	after studying the medical
	care and with overall standing in the	papers, may concur with the
	medical profession of at least twenty	opinion of the <u>Primary</u> Medical
	years. The Medical Board constituted	Board. In that event, intimation
	by the Collector shall visit the hospital	shall be given by the hospital to
100 Per 19	for physical examination of the patient	the JMFC and the next of
The local of	and, after studying the medical papers,	kin/next friend/ guardian of the
	may concur with the opinion of the	patient preferably within 48
	Hospital Medical Board. In that event,	hours of the case being referred
	intimation shall be given by the	to it.
	Chairman of the Collector nominated	* 45. *
	Medical Board to the JMFC and the	
	family members of the patient.	7
Para	The JMFC shall visit the patient at the	Deleted.
199.3	earliest and verify the medical reports,	
	examine the condition of the patient,	
	discuss with the family members of the	
	patient and, if satisfied in all respects,	
This N 5 90 1	may endorse the decision of the	
	Collector nominated Medical Board to	4.0 W.
	withdraw or refuse further medical	
	treatment to the terminally-ill patient.	
Para	There may be cases where the Board	There may be cases where the
199.4	may not take a decision to the effect of	<u>Primary Medical</u> Board may not
	withdrawing medical treatment of the	take a decision to the effect of
	patient or the Collector nominated	withdrawing medical treatment
	Medical Board may not concur with the	of the patient or the <u>Secondary</u>
	opinion of the hospital Medical Board.	Medical Board may not concur
	In such a situation, the nominee of the	with the opinion of the <u>Primary</u>
	patient or the family member or the	Medical Board.
	treating doctor or the hospital staff can	In such a situation, the
	seek permission from the High Court	nominee of the patient or the
	to withdraw life support by way of writ	family member or the treating
	petition under Article 226 of the	doctor or the hospital staff can

Para	Existing Guidelines	Modifications
Para	Constitution in which case the Chief Justice of the said High Court shall constitute a Division Bench which shall decide to grant approval or not. The High Court may constitute an independent committee to depute three doctors from the fields of general medicine, cardiology, neurology, nephrology, psychiatry or oncology with experience in critical care and with overall standing in the medical profession of at least twenty years after consulting the competent medical practitioners. It shall also afford an opportunity to the State counsel. The High Court in such cases shall render its decision at the earliest since such matters cannot brook any delay. Needless to say, the High Court shall ascribe reasons specifically keeping in mind the principle of "best interests of the patient".	seek permission from the High Court to withdraw life support by way of writ petition under Article 226 of the constitution in which case the Chief Justice of the said High Court constitute a Division Bench which shall decide to grant approval or not. The High Court may constitute an independent committee to depute three doctors from the fields of general medicine, cardiology, neurology, nephrology, psychiatry or oncology with experience in critical care and with overall standing in the medical profession of at least twenty years after consulting the competent medical practitioners.
Para 200	Having said this, we think it appropriate to cover a vital aspect to the effect the life support is withdrawn, the same shall also be intimated by the Magistrate to the High Court. It shall be kept in a digital format by the Registry of the High Court apart from keeping the hard copy which shall be destroyed after the expiry of three years from the death of the patient.	No change.

The High Court vide letter 2nd cited, communicated copy of Order dated 24.01.2023 of the Hon'ble Supreme Court of India, passed in Miscellaneous Application No. 1699 of 2019 in Writ Petition (Civil) No. 215 of 2005 (*In Common Cause (A Regd. Society) versus Union of India)*, to all the Unit Heads instructing them to circulate the same among all the Judicial Officers in the State.

Therefore, as directed, all the Jurisdictional Magistrates are hereby directed to adhere scrupulously to the revised directions issued supra by the Hon'ble Supreme Court of India.

REGISTRAR GENERAL

To

1. The P.S. to the Hon'ble the Chief Justice (with a request to place before the circular before the Hon'ble the Chief Justice for his His Lordship's kind perusal).

2. The P.S. to the Hon'ble Judges of High Court of Andhra Pradesh (with a request to place the circular before the Hon'ble Judges for their Lordship's kind perusal).

3. All the Registrars, High Court of Andhra Pradesh.

4. The Registrar (Judicial), High Court of Andhra Pradesh, for communicating the circular among the Scrutiny Officers and Section Officers under his control.

5. The Registrar (I.T. cum Central Project Coordinator), High Court of Andhra Pradesh (with a request to instruct the concerned to place the circular in High Court's website).

6. The Director, Andhra Pradesh Judicial Academy, Mangalagiri, Guntur District.

7. The Member Secretary, Andhra Pradesh State Legal Services Authority, High Court Buildings, Nelapadu.

8. All the Principal District Judges/Unit Heads in Andhra Pradesh (with a request to communicate the same to all the Judicial Officers in the District).

9. The Chairman/Secretary, Bar Council of Andhra Pradesh (with a request to communicate the circular to all Bar Associations in Districts and Mofussil areas of Andhra Pradesh)

10. The President and Secretary, Advocates' Association, High Court of Andhra Pradesh, Amaravati, with a request that this Circular may be given wide publicity for the information of Members of the Association.

11. The Director, Mediation and Arbitration Centre, High Court of Andhra Pradesh.

12. The Secretary, Andhra Pradesh High Court Legal Services Committee, Amaravati.

13. All the Section Officers, High Court of Andhra Pradesh.