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No. 207 CUTTACK, THURSDAY, JANUARY 24, 2019/MAGHA 4, 1940

LABOUR & E. S. I. DEPARTMENT

NOTIFICATION

The 15th January 2019

No. 304—Li-1(S)-69/1999(Pt.)-LESI.—In pursuance of Section 17 of the Industrial Disputes Act, 1947 (14 of 1947), the Award, dated the 5th September 2018 in Industrial Dispute Case No. 10/2000 of the Presiding Officer, Industrial Tribunal, Rourkela to whom the industrial dispute between the Management of (1) The General Manager/Joint G. M., M/s Larson & Toubro Ltd., Kansbahal Works, At/P.O. Kansbahal, Dist. Sundargarh, (2) M/s Saharoom Mistry, Contractor (Town Administration), Kansbahal Works, Dist. Sundargarh and its workman Represented by General Secretary, Kansbahal Industrial Labour Association, At Kansbahal, Dist. Sundargarh is hereby published as in the Schedule below:—

SCHEDULE

BEFORE THE PRESIDING OFFICER, INDUSTRIAL TRIBUNAL, ROURKELA
INDUSTRIAL DISPUTE CASE No. 10 of 2000
In the matter under Sections 10 & 12 of Industrial Disputes Act, 1947

Present:

Hiranmaya Bisoi, LLB.
Presiding Officer,
Industrial Tribunal, Rourkela.
JO Code No. OD - 0032.

Between:

- (1) The General Manager/Joint G. M., . . . M/s Larson & Toubro Ltd., Kansbahal Works, At/P.O. Kansbahal, Dist. Sundargarh.
- (2) M/s Saharoom Mistry, Contractor (Town Administration), Kansbahal Works, Dist. Sundargarh.

And

Their workmen, Represented by General Secretary, Kansbahal Industrial Labour Association, At Kansbahal, Dist. Sundargarh. Second Party—Workmen

First Party—Managements

Appearances:

None ... For the First Party—Managements

None ... For the Second Party—Workmen

Date of Award ... The 5th September 2018

AWARD

This matter arises out of a reference made by the Government of Odisha, Labour & E.S.I. Department under Sections 10 and 12 of Industrial Disputes Act under their memo No. 3502(6), dated the 8th March 2000 for adjudication on the following question:

"Whether the demand of the workers of M/s Saharoom Mistry, Contractor, Town Administration Department of M/s Larson & Toubro Ltd., Kansbahal is justified in demanding to be regularized by the principal employer, M/s Larson & Toubro Ltd., Kansbahal Works, Kansbahal ? If so, what should be the conditions of their employment ?

2. On notices being sent both parties appeared and filed their statement of claim and written statement, respectively. Thereafter management No. 2 was set ex parte on the 25th September 2001. The case was stayed by the management on the 24th December 2001 and it was vacated on the 28th January 2017 with a direction to adjudicate the reference expeditiously as possible, preferably within a period of six months. Issues were settled. But thereafter neither party appeared nor took any steps. Hence it seems that either they have settled their dispute amicably outside the court or they do not want to proceed with the case. So 'no dispute award' is passed.

Dictated and corrected by me.

HIRANMAYA BISOI
05-09-2018
Presiding Officer
Industrial Tribunal, Rourkela

HIRANMAYA BISOI 05-09-2018 Presiding Officer Industrial Tribunal, Rourkela

By order of the Governor
U. S. ROUT

Under-Secretary to Government