

IN THE HIGH COURT OF ANDHRA PRADESH AT AMARAVATI

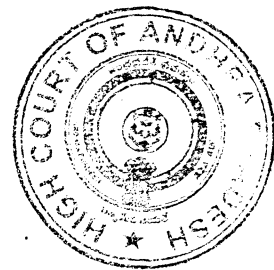
(Special Original Jurisdiction)

WEDNESDAY, THE TWENTY SECOND DAY OF JULY,
TWO THOUSAND AND TWENTY

:PRESENT:

THE HONOURABLE SMT JUSTICE T.RAJANI

WRIT PETITION NO: 11958 OF 2020



Between:

N.Satish Kumar, S/o. Late N. Madan, Aged about 49 years, Occ. Sr. Foreman Town Administration (L & E), R/o. Q.No. 222/B/B/XI Ukkunagaram, Visakhapatnam Steel Plant, Visakhapatnam- 530032

Petitioner

AND

1. Rastriya Ispat Nigam Ltd., Visakhapatnam Steel Plant, Rep. by its Chairman Cum Managing Director, Visakhapatnam.
2. Rastriya Ispat Nigam Limited, Visakhapatnam Steel Plant, Rep. by its Chief General Manager Town Administration Department, Visakhapatnam
3. Rastriya Ispat Nigam Limited, Vishakapatnam Steel Plant Human Resources Department, Rep. by its HR Department Section, Visakhapatnam
4. The Rastriya Ispat Nigam Limited, Visakhapatnam Steel Plant, General Manager, Rep. by its General Manager, Finance Department, Visakhapatnam
5. The Deputy General Manager, Town Administration Department, Rastriya Ispat Nigam Limited, Visakhapatnam Steel Plant
6. Junior Manager, (Estate) Quarter Allotment Section, Town Administration Department.

Respondents

Petition under Article 226 of the Constitution of India praying that in the circumstances stated in the affidavit filed therewith, the High Court may be pleased to issue a Writ, Order or direction more particularly one in the nature of Writ of Mandamus declaring the action of Respondents in deducting the petitioner salary amount every month as a part of recovery amount for company owned accommodation adjustments without issuing any notice, without following the due process of law is bad, illegal, arbitrary, discriminatory, contrary and violation of principle of natural justice and consequently direct the Respondents not deduct the petitioner salary amount for recovery;

IA NO: 1 OF 2020

Petition under Section 151 CPC praying that in the circumstances stated in the affidavit filed in support of the petition, the High Court may be pleased to direct the Respondents not to deduct the petitioner salary amount for recovering amount for company owned accommodation adjustments, pending disposal of WP 11958 of 2020, on the file of the High Court.

The petition coming on for hearing, upon perusing the Petition and the affidavit filed in support thereof and upon hearing the arguments of SRI.K.V.ADITYA CHOWDARY Advocate for the petitioner and of Sri K.Sarvabhuma Rao, learned Standing Counsel for Respondents, the Court made the following.

ORDER:

Print the name of Sri K.Sarvabhuma Rao, learned Standing Counsel for Rashtriya Ispat Nigam Limited for the respondents.

Post on 29.07.2020.

In the meantime, no recovery shall be made from the petitioner towards the rent for the quarters.

**SD/- K Venkaiah
ASSISTANT REGISTRAR**

//TRUE COPY//

For ASSISTANT REGISTRAR

To,

1. The Chairman Cum Managing Director, Rastriya Ispat Nigam Ltd., Visakhapatnam Steel Plant, Visakhapatnam.
2. The Chief General Manager Town Administration Department, Rastriya Ispat Nigam Limited, Visakhapatnam Steel Plant, Visakhapatnam
3. The HR Department Section, Rastriya Ispat Nigam Limited, Vishakapatnam Steel Plant Human Resources Department, Visakhapatnam
4. The General Manager, Finance Department, Rastriya Ispat Nigam Limited, Visakhapatnam Steel Plant, General Manager, Visakhapatnam
5. The Deputy General Manager, Town Administration Department, Rastriya Ispat Nigam Limited, Visakhapatnam Steel Plant
6. The Junior Manager, (Estate) Quarter Allotment Section, Town Administration Department (1 to 6 by RPAD)
7. One CC to SRI.K.V.ADITYA CHOWDARY Advocate [OPUC]
8. One CC to SRI.K.SARVABHOUMA RAO, STANDING COUNSEL (OPUC)
9. One spare copy

SRL

HIGH COURT

TR,J

DATED:22/07/2020

NOTE: POST ON 29.07.2020

ORDER

WP.No.11958 of 2020

DIRECTION

