

2. 20.11.2015

The petition is made with the following prayer:-

The petitioner, therefore, prays that this Honble Court may graciously be pleased to admit this writ application, call for the records and issue RULE NISI calling upon the opp. party to show cause and if the opp. party fail to show cause or show insufficient cause;

(a) Issue a writ in the nature of MANDAMUS, to the opp. party to make the payment of the compensation of Rs.25 lakhs and 50% of back wages of Rs.41,17,951/- Total Rs. 66,17,951/- (Rupees sixty six lakhs seventeen thousand nine hundred fifty one) with simple interest @ 12% per annum w.e.f. 21.05.2015 as per the order of the tribunal contained in the award dt.19.1.2015 (Annexure-1); And

(b) Pass any such further order/orders as this Honble Court may deem fit and proper in the facts and circumstances of the case,

And for which act of kindness, petitioner as in duty bound shall ever pray.

While pressing the petition, learned counsel for the petitioner has refused to refer any of the relevant provisions of the Industrial Disputes Act under which the award is sought to be enforced in this petition.

The petition is summarily dismissed in view of the adequate and appropriate provision made under the Industrial Disputes Act, 1947 for execution of the award.

(D.H. Waghela)
Chief Justice.

(B. P. Ray)

Judge

biswal

