REPORTABLE

IN THE SUPREME COURT OF INDIA

CIVIL APPELLATE JURISDICTION

CIVIL APPEAL NO. 1834 OF 2018
[ARISING OUT OF SPECIAL LEAVE PETITION
(CIVIL) NO.34336 OF 2009]

STEEL AUTHORITY OF INDIA LTD.

...APPELLANT(S)

**VERSUS** 

CHOUDHARY TILOTAMA DAS & ORS.

...RESPONDENT(S)

WITH

CIVIL APPEAL NO. 1835 OF 2018
[ARISING OUT OF SPECIAL LEAVE PETITION
(CIVIL) NO.2564 OF 2010]

## **JUDGMENT**

RANJAN GOGOI, J.

SLP(C) NO.34336 OF 2009

- 1. Leave granted.
- 2. In the year 1999, to be precise on 12<sup>th</sup> February, 1999, the Rourkela Steel Plant (hereinafter referred to as "RSP") introduced a Voluntary Retirement Scheme, 1999 covering employees who had served for

a minimum of 15 years or who are above 40 Thereafter by Circular years of age. dated 9<sup>th</sup> August, 1999 the RSP floated called "Scheme another scheme for Allotment of Quarters to Ex-employees Separating under the SAIL VRS Scheme, Under the said Scheme of 1999, employees of the RSP who were allotted official quarters were allowed to occupy such quarters on licence basis for period of 22 (twenty two) months following their leaving the RSP/Company on the basis of voluntary retirement.

3. The respondents, 53 (fifty three) in number, were allotted quarters by the RSP and had opted for voluntary retirement under the Scheme. Accordingly, they were allowed to retain the official quarters for a period of 22 (twenty two) months which period was extended. Thereafter, the RSP came up with another Scheme called "Sail Scheme for Leasing of Houses to

Employees, 2002". This was on 22<sup>nd</sup> July, 2002. The said Scheme of 2002 contemplated allotment of houses/flats on long term lease basis (33 years) to serving employees. Ex-employees like the respondents-writ petitioners were excluded from the purview of the scheme.

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The said Scheme of 2002 was challenged in a writ petition before the High Court of Orissa which was instituted way back in the year 2002. As it would appear from the pleadings of the parties before the High Court, while the appellant - Steel Authority of India Limited, at that point of time, had pressed for the inclusion of the ex-employees within the framework of 2002, the of the said Scheme Government took the stand that such action may invite public criticism. affidavit was, however, filed by the State Government. By the impugned judgment and order dated 7th September, 2009 the writ

petition in question was closed/disposed of by the following operative direction:

"In view of such, we dispose this writ petition with direction to the O.P. Authorities to consider the case of the petitioners for allotment of quarters, which are in their long occupation, on term sub-lease basis, in terms of the Circular dated 22.7.2002 Annexure-5. We further that in the event the quarters are allotted to the petitioners on long term sub-lease basis, the cost of such quarters shall be computed at the rate at which it was prevalent at the time when the Scheme came into force, along with interest thereon @ 9% per annum and the same shall be paid by the petitioners. Apart from that the petitioners are also liable to pay the unpaid house rent, electricity duty, charges, if any, along with the aforesaid cost. However, there shall be no charge of penal rent from the petitioners.

We make it clear that this order only relates to those petitioners, who are presently in occupation of the quarters.

The writ petition as well as Misc. Case Nos. 842/2002, 3924/2003 & 354/2006 is also disposed of accordingly."

5. Aggrieved, the Steel Authority of India Limited has filed the present appeal before this Court.

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- heard We have Shri Ranjit Kumar, learned Senior Counsel appearing for the appellant - Steel Authority of India Ltd., Shri Ratnakar Dash, learned Senior Counsel appearing for the respondents-writ petitioners and Shri Shibashish Misra, learned counsel for the State of Odisha.
- 7. Though several grounds including the authority of SAIL to grant a sub lease as directed by the High Court has been urged, the case of the appellant in the appeal before us is primarily based on subsequent facts which have been brought on record by means of an additional affidavit dated 22<sup>nd</sup> January, 2018. In the aforesaid additional affidavit dated 22<sup>nd</sup> January, 2018 it has been stated that the RSP, a unit of Steel Authority of India Limited (SAIL), had an

initial production capacity of 2 (two) million tons per annum which was expanded and the plant modernized to reach a target production of 4.2 million tons per annum. This was at an overall cost of Rs.13684 crores and was completed in the year 2013. In the said additional affidavit dated 22<sup>nd</sup> January, 2018 it has been further stated that the SAIL is now engaged in process of enhancing the annual capacity of the RSP to 7.5 million tons per annum which a huge infrastructural investment will have to be made running into almost Rs. 2.6 million crores. further stated by the appellant in the additional affidavit dated January, 2018 that keeping in mind that employees the optimum  ${\tt number}$ of million ton of production should be 3200, once the production capacity is raised to 7.5 million tons the RSP will have about 24000 employees. It is contended that the entire township of Rourkela is established

and maintained by the RSP itself which is, therefore, required to provide additional accommodation to various Government Agencies like Police, Revenue Officers, Government employees, employees Government School/Colleges, Banks, Public Sector Undertakings (PSUs), etc. In the additional affidavit dated 22<sup>nd</sup> said January, 2018, the appellant has further stated that as per the directive received from the Union Cabinet Secretariat long-term lease is presently prohibited. It is further stated that presently the available quarters are about 19916 which about 18300 quarters are already occupied by the employees/ex-employees and various other employees of the State Government, PSUs, etc. Ιt is further stated that about 250-300 quarters are in a dilapidated condition. The remaining/ vacant quarters would be required not only to house the in-coming employees but also various Agencies that would be working at

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the site in connection with the expansion/modernization plans. On the strength of the aforesaid statements and the official correspondences/decisions enclosed in this regard to the additional affidavit dated 22<sup>nd</sup> January, 2018 the appellant submits that the order of the High Court should be appropriately interfered with.

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Shri Ratnakar Dash, learned 8. Senior Counsel appearing for the respondents petitioners has disputed writ statements made by the appellant in the additional affidavit dated 22<sup>nd</sup> January, 2018 and has drawn the attention of the Court to the reply of the respondent to the said additional affidavit dated 22<sup>nd</sup> January, 2018 filed by the appellant. learned counsel for the respondents-writ petitioners, apart from contesting the various statements made in the additional affidavit dated 22<sup>nd</sup> January, 2018 filed by

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the appellant, has submitted that the RSP is a loss making concern and admittedly is reducing its workforce. It is claimed that huge number of vacant quarters are available and even if the production capacity of the RSP is enhanced to 7.5 million tons there would still be surplus of accommodation/quarters.

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The respondents-writ petitioners have brought on record a Circular dated 23rd August, 2017 by which applications have been invited for allotment of one room/1 BR(L.T) quarters on licence basis for a period of 33 (thirty three) months. applications have been invited employees, ex-employees of the RSP who would be separating from the RSP/Company. fact, according The said respondents - writ petitioners, has belied the claim made by the appellant - Steel Authority of India Limited.

10. Insofar as the State of Odisha is concerned, Shri Shibashish Misra, learned counsel appearing for the State of Odisha has taken a stand that the appellant -Steel Authority of India Limited is free to take its decision in the matter subject to the conditions of lease under which the allotted to land has been the Steel Authority of India Limited.

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- 11. We have considered the matter.
- 12. "Sail Scheme for Leasing of Houses to Employees, 2002" was valid for a period of three months. The operation of it had not been extended. Under the said Scheme of 2002, ex-employees, to which category the respondents-writ petitioners belong, were not vested with any right for consideration of their cases for allotment on long-term lease. In fact, the lease deed between the State of Orissa and Steel Authority of India Limited makes it very

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clear that the lands can be used only for the Steel plant and for the purposes ancillary thereto and that the Steel Authority of India Limited shall not use the land for any other purpose except with the previous sanction of the Government.

13. "Sail Scheme for Leasing of Houses to Employees, 2002" was introduced in the year 2002. Considerable time has elapsed in the meantime. The Scheme of 2002 was applicable only to regular/serving employees and not to ex-employees. In the long period of interval that has been occasioned by the pendency of the present litigation the very basis for introduction of the Scheme of 2002 has changed and the facts stated in the additional now affidavit dated 22<sup>nd</sup> January, 2018 of the appellant - Steel Authority of Limited would indicate that today long-term lease of quarters built/maintained by the RSP

feasible. In fact, according to the appellant - Steel Authority of Limited, there would be a shortage of accommodation/quarters in the immediate future and, perhaps, new constructions have to be raised to meet the increasing demand for accommodation account of increase of production levels of the RSP.

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14. In a situation where no legal right can be understood to have been vested in the respondents - writ petitioners under the Scheme of 2002 and operation of the 2002 said Scheme of today is considered feasible or necessary by the appellant on account of the reasons stated the additional affidavit dated in 22<sup>nd</sup> January, 2018, as noticed herein above, we see how the appellant can do not compelled to grant any long-term lease of the official quarters in the RSP to the respondents - writ petitioners who are its

ex-employees. Such subsequent facts developments that have taken place during interregnum would certainly in moulding the relief(s) material answering the issues arising before this Court.

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15. Consequently and in the light of the above we are of the view that no relief can be afforded to the respondents-writ petitioners, at this point of time. Consequently, we allow this appeal; set aside the order of the High Court but at time same we direct that the respondents-writ petitioners (53 in number) or their legal heirs, as may be, be allowed to remain in occupation of the quarters for a period of 33 (thirty three) months with effect from today, on expiry of which they will handover vacant peaceful possession of the accommodation/quarter to the competent authority of the RSP.

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16. The appeal, consequently, is disposed of in the above terms.

## S.L.P.(C) NO.2564 OF 2010

- 17. Leave granted.
- 18. The appeal is disposed of in terms of the judgment/order passed in Civil appeal arising out of Special Leave Petition (Civil) No.34336 of 2009.

• •	(RANJAN GOGOI)

NEW DELHI

FEBRUARY 12, 2018

## SUPREME COURT OF INDIA RECORD OF PROCEEDINGS

Petition(s) for Special Leave to Appeal (C) No(s). 34336/2009

(Arising out of impugned final judgment and order dated 07-09-2009 in WP No. 1224/2002 passed by the High Court Of Orissa At Cuttack)

STEEL AUTHORITY OF INDIA LTD.

Petitioner(s)

**VERSUS** 

CHOUDHARY TILOTAMA DAS & ORS.

Respondent(s)

WITH

SLP(C) No. 2564/2010 (XI -A)

Date: 12-02-2018 These petitions were called on

for pronouncement of judgment today.

For Petitioner(s) Mr. Sunil Kumar Jain, AOR

Mr. Punya Garg, Adv.
Mr. Abhishek Jain, Adv.
Mr. Baij Nath Patel, adv.

Ms. Sweta, Adv. Ms. Romila, Adv.

For Respondent(s) Mr. Rameshwar Prasad Goyal, AOR

Mr. Shibashish Misra, AOR

Mr. Sibo Sankar Mishra, AOR

Hon'ble Mr. Justice Ranjan Gogoi pronounced the judgment of the Bench comprising His Lordship and Hon'ble Mrs. Justice R.Banumathi.

Leave granted.

The appeals are disposed of in terms of the signed reportable judgment.

In view of the above, pending applications, if any, shall stand disposed of.

(NEETU KHAJURIA) COURT MASTER (TAPAN KUMAR CHAKRABORTY)
BRANCH OFFICER

(Signed reportable judgment is placed on the file.)