

IN THE LAND ACQUISITION, REHABILITATION AND RESETTLEMENT
AUTHORITY, THALASSERY

(ADDITIONAL DISTRICT COURT-II, THALASSERY)

Present: Titty George, The Land Acquisition, Rehabilitation and
Resettlement Authority, Thalassery (Additional District Judge-II)
Saturday, the 15th day of March, 2025, 24th Phalguna, 1946

L A R R No. 123/2022

(LAC.No.41/2020(A2 458/18) of Award No. 01/2022 dated 10.01.2022)

C Usha P, Kunnathur House, Kadachira P.O.] Claimant
]

Vs.

- 1 The Government of Kerala represented by the]
District Collector, Kannur.] Respondents
- 2 MD, KINFRA, Trivandrum.]
- 3 The Special Tahsildar, LA Airport No.1,]
Mattannur.]

This reference coming on this day for hearing before me in the presence of Smt. Jayasree V.S., Addl. Govt. Pleader for the respondent Nos.1 and 3; of Sri. P.U. Shailajan, Advocate for the respondent; and of claimant and her counsel Sri. Vasu Thottathil, called absent, the court passed the following:

ORDER

This is a reference u/s.77 of the Right to Fair Compensation and Transparency in Land Acquisition, Rehabilitation and Resettlement Act, 2013 (hereinafter referred to as the RFCTLARR Act).

2. The reference relates to the acquisition of 0.0054 H of land in resurvey No.36/2 in Block no 91 of Pazhassi Village in iritty Taluk, Kannur District which was acquired for the purpose of development of Kannur International Airport, Kannur. Enquiry notice u/s.21 of the RFCTLARR Act was issued to the claimant.

Compensation for the acquisition of the acquired land as per Award No.1/2022 dated 10.01.2022 in LAC 41/2020 (A2 458/18) is **₹1,67,497/- (Rupees One lakh sixty seven thousand four hundred and ninety seven only)**. In the enquiry conducted by the Land Acquisition Officer, the claimant neither appeared nor produced any documents to prove the title over the property. Therefore, the compensation was deposited before this Authority u/s.77 of the Act.

3. Notice was served on claimant on 16.06.2022. Though vakalath was filed, there was no representation thereafter. In spite of several postings, the claimant failed to file claim statement and adduce evidence to prove her claim. Therefore, the reference is answered against the claimant.

In the result, the reference is answered against the claimant.

(Dictated to the Confdl. Asst., typed by her, corrected, and pronounced by me in open Court, on this the 15th March, 2025).

THE LAND ACQUISITION, REHABILITATION AND
RESETTLEMENT AUTHORITY
(ADDITIONAL DISTRICT JUDGE- II)

bkm/

Fair/Copy of Order in
LARR No.123/2022
Dated: 15-03-2025.