

Resumed on S.A.

Further cross-examination on behalf of first party by Advocate Shri. B.D. Birjadar:-

83) I say that I have not gone through or read the agreement signed dated 19.09.2011 between the parties. I have no knowledge whether any agreement signed by the second party union with the first party corporation in respect of wages and other allowances. I say that before signing the affidavit in examination in chief, I have not inquired with the officers of union in respect of any agreement or wages and allowances on which basis it was paid time to time. I know the circulars in respect of wages and allowances issued by the corporation after signing the agreement. It is correct to say that our wages are fixed as per circular issued in the year 2011.

84) Now I am shown my affidavit in chief para nos. 13 and 14. I say that I do not remember whether I had gone through the notification dated 22.04.2009 issued by Govt. of Maharashtra for implementation of Fifth Pay Commission. I say that I have not seen the notification dated 22.04.2009 at the time of preparation of affidavit in chief filed at Exh.U-47 prepared by second party union. I say that I have gone through the notification dated 10.12.1998 issued by Govt. of Maharashtra for implementation of Fifth Pay Commission.

Q. Prior to Sixth Pay Commission, corporation had not adopted Fifth Pay Commission report or earlier reports?

A. It is not correct to say that

Ref.(IT)No.14/2017

:32:

Exh.U-47

Sumati Maruti Chaskar

I say that I have not seen any circular, notification or any agreement signed between first party and second party in respect of adoption of Fifth Pay Commission recommendation to the first party corporation.

At this stage, as per request of witness as she wants some more time to go through the affidavit in chief filed on record. Hence, cross-examination is deferred till next date.

R.O.A.C.

Date: 15.07.2024

(M. R. Kumbhar)

Member

Industrial Court, Mumbai.

ams/-