

MULP 01/25
Exh. U-6 contd...

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Cross-examination by Advocate Mr. V. S. Enchilwar on behalf of the respondent

The respondent company was working since long and from the year 1971 used to work as per 'B' register. In respondent company 300 labourer and 12 officials were working. The respondent company closed in the year 1993. It is not true to say that the company stopped work in the year 1988-89. Previously we have filed cases against the respondent company in the Labour Court. Nine workmen have filed cases against the complainant. Out of 9, the respondent company has made payment to two workmen. In the year 2003, for my case the claim was of Rs. 33,825/-.

It is not true to say that since year 2003 till the year 2025, I have not claimed said amount by filing any proceedings. I can file document about taking action during the period 2003 to 2025. It is not true to say that I have not filed any such document. I was not having an idea as to in how much period the recovery proceedings have to be filed. (Witness volunteers that Assistant Labour Commissioner is empowered to file recovery proceedings.) I have not stated portion marked "A" in my affidavit of evidence. I have stated about violation of specific section of unfair labour practice. Today, I cannot state that section. I do not remember date of recovery certificate issued by Assistant Labour Commissioner, Bhandara. I have not stated its date in my affidavit of evidence. I do not remember on which date the Assistant Labour Commissioner has issued notice to the respondent. I have not stated that date in my affidavit of evidence.

I am studied upto 10th STD. It is not true to say that I have stated falsely in my affidavit that I am illiterate. I was working as a Clerk

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with the respondent and other workers were working in mines as a Labour. Prior to 2 years back through Tahsildar and Collector an attempt was made for recovery of amount. Recovery proceeding is still pending before the Assistant Labour Commissioner, Bhandara. It is not true to say that I deposing falsely that there is no intentional or deliberate delay in filing present case.

It is not true to say that after closing of company in the year 1988-89 we have not worked with the company. I have not received complete salary till 1993. I have received salary till 1988. (Witness volunteers that the respondent company was working till 1993.) It is not true to say that after 1988-89 as the company was closed, we were only used to go and sit idle in the company and we did not work after 1988. It is not true to say that I am deposing falsely.

Cross-examination is over.

Re-examination – Nil.

BHANDARA.
Date : 16/01/2026.

MSH/-

Sd/-
(Kishore M. Jaiswal)
Member,
Industrial Court, Bhandara.