

Exh.U-7

Appln PGA/718/2023

Cross examination of the Applicant by Adv. S.M.Rathi, Advocate for Opponent :

It is true to say that the Opponent retired me on 30/09/2018. It is not true to say that for the years I served with Opponent I got all the benefits under M.C.S.R. Rules. It is true to say that before my retirement, my Opponent had given me letter regarding how much amount I had received. It is not true to say that I have not taken any objection for the amount of gratuity which I was received. It is true to say that we have not mentioned the details regarding objection taken by us on the amount of gratuity. It is not true to say that I am deposing false that I have taken objection. It is not true to say that I have received all gratuity amount. It is not true to say that I never worked 240 days continuous service each year with Opponent. It is true to say that I have not filed any document on record I continuously worked for 240 days in each year. It is not true to say that I never work for 240 days in each year. It is not true to say that I never work for Opponent for continuous 33 years. It is not true to say that P.G.Act is not applicable to Opponent. I do not know whether the M.C.S.R. Rules were applicable to Opponent. It is not true to say that I am not entitled to received gratuity of ₹6,49,814.42/- from Opponent. It is not true to say that document below Exh.U-10 are not in full set. It is not true to say that as I not get full benefits of gratuity amount hence I have not filed full set of documents. It is not true to say that amount of D.A. is not include while computing the gratuity amount. It is not true to say that I am deposing false that I joined the service on 07/05/1984. It is not true to say that I

am deposing false that my monthly wage was ₹49,593/-. It is not true to say that I am entitled to received ₹6,49,814.42/- It is true to say that Opponent has given ₹2,94,360.00/- against amount of gratuity. It is not true to say that I claim wrong difference of gratuity. It is not true to say that as Opponent has given proper amount of gratuity therefore, I am not entitled to receive the difference amount of gratuity. It is not true to say that I filed the present application with delay. It is not true to say that it is not mentioned in my Affidavit that on which dates I visited the Opponent office and before which competent authority. It is true to say that I have given notice for gratuity amount after 5 years of my retirement. It is not true to say that after my retirement I never went to the office of Opponent for demand to get gratuity amount. It is not true to say that I have filed a false affidavit and deposed falsely.

Re-examination : Nil.

R. O. A. C.

Amravati.
Date : 29-09-2025

(N.S. Nisal)
Judge,
Labour Court, Amravati