

RFA No. 426 of 2015.

07.03.2018

Present: Mr. Romesh Verma, Advocate for the appellants.

Mr. K.B. Khajuria, Advocate for respondents No.1 to 11.

Mr. S.C. Sharma & Mr. Narinder Guleria, Addl. A.Gs. for respondents No.12 and 13.

CMP No. 306 of 2018.

In view of the averments in this application, a sum of ₹1,88,331/- is stated to be deposited in excess in the main appeal. As reported by the Registry, a sum of ₹55,50,000/- is lying deposited in this case. In view of the further averments in the application, only a sum of ₹53,61,669/- is due and payable under the impugned award to non-applicants/respondents. Mr. Khajuria, learned counsel, on instructions, submits that the excess amount may be released to the applicant-appellant. The application, as such, is allowed. Consequently, out of ₹55,50,000/- lying deposited in the Registry of this Court ₹1,88,331/- together with proportionate interest be released to the applicant-appellant. The remaining amount shall, however, remain invested in fixed deposit. The application stands disposed of.

CMP No. 7986 of 2017.

Reply under the registration number of this application has been filed by none-else but applicant-appellant itself. In the head-note of the reply

the same is stated to be filed in some application under Section 151 CPC for release of amount of compensation. No such application, however, is available on record. The Registry should have not taken the reply on record without its satisfaction that the same has been properly filed and in the so called application in which the same has been shown to be filed. Learned Registrar (Judicial) to look into the matter and find out as to who is responsible to take the reply on record in this manner and put up the matter on administrative side.

Reply to this application, however, be now filed within four weeks.

March 07, 2018 (ps)

(Dharam Chand Chaudhary),
Judge