

**IN THE HIGH COURT OF MANIPUR
AT IMPHAL**

MC (W.A.) No. 160 of 2022

Seikhothang Haokip; & Anr.

Applicants

Vs.

State of Manipur; & Ors.

Respondents

**With
W.A. No. 99 of 2022**

**BEFORE
HON'BLE THE CHIEF JUSTICE MR. SANJAY KUMAR
HON'BLE MR. JUSTICE MV MURALIDARAN**

27.09.2022

Sanjay Kumar (C.J.):

Having heard Mr. Anjan Prasad Sahu, learned counsel for the appellants; and Mr. RK Umakanta, learned Government Advocate, appearing for the State authorities, we find that no notification was ever issued under the Manipur Land Revenue and Land Reforms Act, 1960, notifying the two villages in question as 'Hill Areas' under Section 2(j) thereof. Exercise of power by the State Government under Section 1(2) in the year 1962 merely exemplified as to which areas were covered by the said enactment and no more.

However, Mr. Anjan Prasad Sahu, learned counsel, seeks time to verify as to whether any separate notification was issued under Section 2(j) notifying these two villages as 'Hill Areas'.

Post on 20.10.2022.

JUDGE

CHIEF JUSTICE

Sandeep