

IN THE SUPREME COURT OF INDIA  
CIVIL APPELLATE JURISDICTION

IA NO.2 OF 2007  
IN  
CIVIL APPEAL Nos.800 OF 2005

DOIWALA SEHKARI SHRAM  
SAMVIDA SAMITI LTD.

....Applicant/  
Appellant

VERSUS

STATE OF UTTARANCHAL & ORS.

....Respondents

ORDER

This is an application for clarification/modification of judgment dated 12.12.2006 passed by this Court in Civil Appeal No.800 of 2005.

In first line of third paragraph at page 31 of the said judgment it has been stated that "the lease was granted to the appellant in Civil appeal No.800 of 2005 for a period of ten years on 14.7.1998". By the present application, the applicant/appellant requests for correction to the extent that instead of above line, it should be "the appellant in Civil Appeal No.800 of 2005 applied for grant of lease for a period of ten years on 14.7.1998". Similarly, last sentence of page 32 running upto page 33 of the said judgment reads as "The appellant, in our opinion, must be allowed to operate the mine for the full period of lease subject to adjustment for the period for which he has already operated and subject to the payment of lease amount and other dues etc."

The applicant/appellant also requests for correction to the extent that

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instead of above sentence, it should be "The appellant, in our opinion, must be allowed to operate the mine for the full period of lease subject to the payment of lease amount and other dues etc."

Aforesaid prayer of the learned counsel for the applicant/appellant is allowed and I.A. No.2 is accordingly disposed of. The Registry is directed to carry out the corrections and issue necessary corrigendum.

