

S U P R E M E C O U R T O F I N D I A  
R E C O R D O F P R O C E E D I N G S

C I V I L A P P E A L N O ( s ) . 6 9 5 1 O F 2 0 0 1

H A R Y A N A T O U R I S M C O R P O R A T I O N L T D . & A N R .

Appellant (s)

V E R S U S

B O D H R A J G U P T A & A N R .

Respondent(s)

(With appln(s) for taking additional document on record and office report)

Date: 1 2 / 1 2 / 2 0 0 7 This Appeal was called on for hearing today.

C O R A M :

H O N ' B L E M R . J U S T I C E H . K . S E M A

H O N ' B L E M R . J U S T I C E L O K E S H W A R S I N G H P A N T A

For Appellant(s)

Mr. S.R. Shar m a , Adv.

Mr. S. Bal aji, Adv.

Ms. Madhu Smita Bora, Adv.

Mr. J. B . Ravi, Adv.

Mr. S. Srinivas a n, Adv.

For Respondent(s)

Mr. Seeraj Bagga, Adv.

Mrs. Sureshta Bagga, Adv.

Rr- Ex- P a r t e

UPON hearing counsel the Court made the following  
O R D E R

The order of the Civil Judge and the order of the High Court are modified to the extent that the rate of interest payable to the claimant is at the rate of 9% from 3 0 . 1 1 . 1 9 9 2 (date of the award) till the payment is made. It is stated that the amount of award has already been deposited before the Court. The interest on the amount of award shall be calculated at the rate of 9% from the date of award till the date of deposit.

The appeal is disposed of in terms of the signed order.

(P A W A N K U M A R)  
C O U R T M A S T E R

(A N A N D S I N G H)  
C O U R T M A S T E R

(signed order is placed on the file)  
I N T H E S U P R E M E C O U R T O F I N D I A

C I V I L A P P E L L A T E J U R I S D I C T I O N

C I V I L A P P E A L N O . 6 9 5 1 O F 2 0 0 1

H A R Y A N A T O U R I S M C O R P O R A T I O N L T D . & A N R .

...

A P P E L L A N T S

V E R S U S

B O D H R A J G U P T A & A N R .

...

R E S P O N D E N T S

O R D E R

Heard the parties.

In the given facts of this case we see no reason to interfere with the concurrent findings recorded by the Civil Court and affirmed by the High Court. We are, however, of the view that the interest awarded by the Tribunal and affirmed by the High Court at the rate of 15% from the date of the award upto the date when it became rule of the Court and thereafter at the rate of 9% from the date of decree upto the date of the payment needs modification. We accordingly modify the order of the Civil Judge and the order of the High Court to the extent that the rate of interest payable to the claimant is at the rate of 9% from 30.11.1992 (date of the award) till the payment is made. It is stated that the amount of award has already been deposited before the Court. The interest on the amount of award shall be calculated at the rate of 9% from the date of award till the date of deposit.

The appeal is disposed of in the above terms.

J.

( H.K. S E M A )

..... J.  
( L O K E S H W A R S I N G H P A N T A )

N E W D E L H I ,  
D E C E M B E R 1 2 , 2 0 0 7 .