



We have heard learned Solicitor General as well as learned *amicus curiae*.

In a batch of IAs. that were heard and disposed of on 28<sup>th</sup> August, 2009, reported in (2009) 17 SCC 59, it was held *inter alia* as follows:

"9. Since DMRC accepts the technical parameters and specifications set out in the Advertisement Policy of EPCA without any qualifications, this Court need not pass any further order in this connection. The acceptance of the technical parameters and specifications of the Advertisement Policy by DMRC is taken note of.

10. In case MCD or NDMC raises any demand against DMRC for revenue sharing or gives it any notice for removal of any advertisement(s) put up on the DMRC land on grounds that no prior permission was accorded by the municipal bodies or it was not in conformity with the Policy specifications or for any other reason, it will always be open to DMRC to seek its remedies before an appropriate forum and in accordance with law."

Learned Solicitor General and learned *amicus curiae* say that if the above are followed by the Railways, nothing further will survive in these applications.

Learned Solicitor General says that this would be applicable to the Railways across the board.

In view of the above, nothing further survives in these applications which are disposed of in terms of paragraph 9 and 10 of the above report *mutatis mutandis*.

(SANJAY KUMAR-I)  
AR-CUM-PS

(JASWINDER KAUR)  
COURT MASTER