

IN THE COURT OF ADDITIONAL DISTRICT JUDGE
AIZAWL JUDICIAL DISTRICT, AIZAWL, MIZORAM.

Present : Shri Vanlalenmawia, MJS
Additional District Judge,
Aizawl Judicial District, Aizawl.

Execution Case No. 12 of 2015
in L.A. No. 3 of 2014

Shri Vanlalfela Hrahsel S/o Thangthuama (L)
R/o Sakawrtuichhun, Aizawl, Mizoram.

.....Decree Holders/Applicants

-versus-

1. The District Collector
Aizawl, Mizoram.
2. The Secretary to the Govt. of Mizoram
Public Works Department, Aizawl.
3. The Engineer-in-Chief,
Public Works Department,
Mizoram; Aizawl.
4. Secretary to the Govt. of Mizoram
Land Revenue & Settlement Department
AizawlJudgment Debtors/Respondents.

APPEARANCE

For the Decree Holders : Shri C. Lalramzauva, Sr. Advocate,
For the Judgment Debtors No. 1 : Shri R. Lalremruata, Addl. G.A.
For the Judgment Debtors No. 2-4 : Shri Joseph Lalfakawma, Addl. G.A.

Hearing : 20.1.2016
Order delivered on : 20.1.2016

O R D E R

1. The brief fact is that in L.A. Case No. 3 of 2014 the **Decree holder** was awarded a sum of Rs. 2,93,732/- at the rate of 12% per annum under Section 23(1A) and solatium at the rate of 30% under section 23 (2) of the land Acquisition Act vide Order dated 21.7.2014 passed by predecessor Smt. Helen Dawngliani, the then learned Additional District & Sessions Judge, Aizawl Judicial District, Aizawl.
2. The present Execution Case was filed before me on 25.8.2015.
3. No written objection has been filed by the **Judgment Debtors** though they have been given sufficient time to submit written objection.
4. I heard the learned Sr. Counsel Shri C. Lalramzauva who made a prayer for attachment of vehicles of Judgment Debtors for willful disobedience of the Order dated 21.7.2014 passed by predecessor Smt. Helen Dawngliani, the then learned Addl. District & Sessions Judge, Aizawl Judicial District, Aizawl.
5. The prayer of the learned Sr. Counsel is considered.
6. I also heard the learned Counsel Shri Joseph Lalfakawma, Addl. G.A. appearing for the Judgment Debtors and Shri R. Lalremruata, Addl. G.A. appearing for the District Collector.
7. Upon hearing the parties and on perusal of the record, I feel justified that sufficient time by way of notice was also served upon Judgment Debtor i.e. Public Works Department, but the department has not complied the order dated 21.7.2014.
8. Hence, the decree holder is directed to specify what action has to be taken for the ends of justice and they shall submit on or before 22.2.2016.
9. Fix 22.2.2016 for Further Proceeding.

Sd/- (VANLALENMAWIA)
Addl. District Judge,
Aizawl Judicial District,
Aizawl, Mizoram.

Memo No. _____/ADJ(A)/2016 : Dated Aizawl, the 20th January, 2016

Copy to: -

1. Vanlalfela Hrahsel through Counsel Shri C. Lalramzauva, Sr. Advocate.
2. The District Collector, Aizawl through Sh. R. Lalremruata, Addl. GA.
3. The Secretary to the Govt. of Mizoram,
Public Works Department, Aizawl.
4. The Engineer-in-Chief,
Public Works Department, Mizoram; Aizawl
5. District Judge, Aizawl Judicial District, Aizawl.
6. Registration Section.
7. Guard File.
8. Case Record.
9. Calendar Judgment.

through Sh. Joseph
Lalfakawma, Addl. GA

P E S H K A R