J.K. Aggarwal vs Haryana Seeds Development Corporation ... on 5 September, 1990

Equivalent citations: 1991 AIR 1221, 1990 SCR SUPL. (3) 13, AIR 1991 SUPREME COURT 1221, 1991 (2) SCC 283, 1991 LAB. I. C. 1008, 1991 (1) UJ (SC) 633, 1992 () LAB LR 21, (1991) 5 JT 191 (SC), 1991 UJ(SC) 1 633, (1991) 3 SERVLJ 161, 1991 (1) ALL CJ 697, (1991) 79 FJR 214, (1991) 2 LABLJ 412, (1991) 5 SERVLR 78, 1991 SCC (L&S) 483, (1991) 16 ATC 480, (1991) 1 CURLR 988

Author: K.N. Saikia

Bench: K.N. Saikia

PETITIONER:

J.K. AGGARWAL

۷s.

RESPONDENT:

HARYANA SEEDS DEVELOPMENT CORPORATION LTD.AND ORS.

DATE OF JUDGMENT05/09/1990

BENCH:

VENKATACHALLIAH, M.N. (J)

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SAIKIA, K.N. (J)

CITATION:

1991 AIR 1221 1990 SCR Supl. (3) 13 1991 SCC (2) 283 JT 1991 (5) 191

1991 SCALE (1)488

ACT:

Harvana Civil Services (Punishment and Appeal) Rules, 1952-Rule 7(5)--Charges likely to result in dismissal of delinquent Government servant in inquiry--Representation by counsel whether permitted in the disciplinary proceeding.

Civil Service--Disciplinary proceeding--Presenting Officer trained in law--Denial of representation by counsel to delinquent Government servant--Violates natural justice. Words and Phrases--`Legal Adviser', 'Lawyer'--Construction of.

HEADNOTE:

A disciplinary inquiry was initiated against the appellant, who was the Company Secretary of the Corporation on certain charges which if established might lead to his dismissal from service.

Inquiry-Authority, rejected the appellant's prayer made at the initial stage of the inquiry for permission to engage the services of a lawyer.

Before the High Court, appellant challenged the inquiry proceedings on grounds of denial of natural justice.

The High Court dismissed the Writ-Petition in-limine against which this appeal was filed.

Allowing the appeal, this Court,

HELD: 1. The right of representation by a lawyer may not in all cases be held to be a part of natural justice. No general principle valid in all cases can be enunciated. [15C-D]

In the present case, the matter is guided by the Provisions of Rule 7(5) of the Civil Services (Punishment & Appeal) Rules, 1952. [17C]

The Rule itself recognises that where the charges are so serious as to entail a dismissal from service, the inquiry-authority may permit the services of a lawyer. This rule vests a discretion. In the matter on exercise of this discretion one of the relevant factors is whether there is likelihood of the combat being unequal entailing a miscarriage or failure of justice and a denial of a real and reasonable opportunity for defence by reason of the appellant being pitted against a presenting officer, who is trained in law. [17G-H, 18A]

In the inquiry, the Respondent-Corporation was represented by its Personnel and Administration Manager, who is stated to be a man of law. Moreover, appellant, it is claimed, has had no legal background. The refusal of the service of a lawyer, in the facts of this case, results in denim of natural justice. [17G, 18G]

Pett v. Grehound Raling Association Ltd., [1969] 1 QB 125; Pett's case No. 2, 1970(1) QB 46: Enderby Town Football Club Ltd. v. Football Association Ltd., [1971] Chancery Div. 591; C.L. Subrahmaniam v. Collector of Customs, Cochin, [1972] 3 SCR 485, referred.

Board of Trustees of the Port of Bombay v. Dilip Kumar, [1983] 1 SCR 828, followed.

2. Legal Adviser and a lawyer are for this purpose somewhat liberally construed and must include "whoever assists or advises on facts and in law must he deemed to he in the position of a legal adviser." [18A-B]

JUDGMENT: